· WTC92602

2012-002067 Klamath County, Oregon

001145022012000	

2007-012685

	Recording Return to:	
LSI-OS Recording		· -
5039 Dudley Blvd # D	02/27/2012 03:22:31 PM	Fee: \$67.0
McClellan, CA 95652		
13324358		
e print or type information		
rument Cover Sheet uired if document does not meet first page recording requiren e on the first page for the recording certificate)	nents under ORS 205.234 or does not provide	adequate
DOCUMENT TITLE(S) (If two or more transactions, document(s) must be clearly la	abeled to record transaction in appropriate rec	ords)
1. Subordination Agreement		
2.		
3.		
4.		
1. Alexander C Warrington and Nancy M V 1929 Park Ave. 2. Klamath Falls, OR 97601-1541 3.		
4		
NAME(S) AND ADDRESS(ES) of INDIRECT party(s): (i.e. DEEDS: Buyer/Grantee – MORTGAGES: Granton	- LIENS: Debtor/Defendant)	
1. Citibank, N.ACreditor	Citibank, N.A Lender	
1000 Technology Dr	1000 Technology Dr	
2. O'Fallon, MO 63368	O'Fallon, MO 63368	
3		
4		
If conveying or contracting to convey fee title to real pro-	pperty: True and Actual Consideration Paid \$	<u> </u>
ALL TAX STATEMENTS SHALL BE SENT TO:		
Citibank, N.A.		
Citibank, N.A. PO Box 1800		
Citibank, N.A. PO Box 1800 Attn: Tax Dept		
Citibank, N.A. PO Box 1800		
Citibank, N.A. PO Box 1800 Attn: Tax Dept		

Original recording information: Book ______ or Instrument #__

MANUS

Space Above This Line for Recorder's Use Only		
RECORDING REQUESTED BY		
AND WHEN RECORDED MAIL TO:		
Prepared by: Danielle Gauthier Citibank 1000 Technology Dr MS 321 O'Fallon, MO 63368 866-795-4978		
Citibank Account # 6100548-2713848188		
A.P.N.:Order No.: /3324358Escrow No.:		
SUBORDINATION AGREEMENT NOTICE: THIS SUBORDINATION AGREEMENT RESULTS IN YOUR SECURITY INTEREST IN THE PROPERTY BECOMING SUBJECT TO AND OF LOWER PRIORITY THAN THE LIEN OF SOME OTHER OR LATER SECURITY INSTRUMENT.		
SOME OTHER OR LATER SECONTT MSTRUMENT.		
THIS AGREEMENT, made this 7th day of February 2012, by		
Alexander C. Warrington and Nancy M. Warrington		
Owner(s) of the land hereinafter describe and hereinafter referred to as "Owner," and CitiBank, NA		
present owner and holder of the mortgage or deed of trust and related note first hereinafter described and hereinafter referred to as "Creditor."		

To secure a note in the sum of \$ 82,000.00	, dated _July	6th ,	2007 , in favor of
Creditor, which mortgage or deed of trust was reco	orded on July	17th,	2007 , in Book
, Page	, and/or In:	strument #	2007-012685
in the Official/ Records of the Town and/or County	of referred to in E	xhibit A attach	ed hereto; and
·			
WHEREAS, Owner has executed, or is about to ex	xecute, a mortgag	e or deed of tr	ust and a related note
in a sum not greater than \$ 125,648,00 to be da	ated no later than	Feh.	フレ つへつ in
favor of <u>(itibank</u> , N.A.		. here	nafter referred to as
"Lender", payable with interest and upon the terms	and conditions de	escribed there	in, which mortgage or
deed of trust is to be recorded concurrently herewi			,

WHEREAS, it is a condition precedent to obtaining said loan that said mortgage or deed of trust last above mentioned shall unconditionally be and remain at all times a lien or charge upon the land herein before described, prior and superior to the lien or charge of the mortgage or deed of trust first above mentioned; and

WHEREAS, Lender is willing to make said loan provided the mortgage or deed of trust securing the same is a lien of charge upon the above described property prior and superior to the lien of charge of the mortgage or deed of trust first above mentioned and provided that Creditor will specifically and unconditionally subordinate the lien or charge of the mortgage or deed of trust first above mentioned to the lien or charge of the mortgage or deed of trust in favor of Lender; and

WHEREAS, it is the mutual benefit of the parties hereto that Lender make such loan to Owner; and Creditor is willing that the mortgage or deed of trust securing the same shall, when recorded, constitute a lien or charge upon said land which is unconditionally prior and superior to the lien or charge of the mortgage or deed of trust in favor of the Creditor above mentioned.

NOW, THEREFORE, in consideration of the mutual benefits accruing to the parties hereto and other valuable consideration, the receipt and sufficiency of which consideration is hereby acknowledged, and in order to induce Lender to make the loan above referred to, it is hereby declared, understood and agreed as follows:

- (1) That said mortgage or deed of trust securing said note in favor of Lender shall unconditionally be and remain at all times a lien or charge on the property therein described, prior and superior to the lien or charge of the mortgage or deed of trust in favor of the Creditor first above mentioned.
- (2) That Lender would not make its loan above described without this subordination agreement.
- (3) That this agreement shall be the whole and only agreement with regard to the subordination of the lien or charge of the mortgage or deed of trust in favor of the Creditor first above mentioned to the lien or charge of the mortgage or deed of trust in favor of the Lender above referred to and shall supersede and cancel, but only insofar as would affect the priority between the mortgages or deeds of trust hereinbefore specifically described, any prior agreement as to such subordination including, but not limited to, those provisions, if any, contained in the mortgage or deed of trust in favor of the Creditor first above mentioned, which provide for the subordination of the lien or charge thereof to another mortgage or deed of trust to another mortgage or deed of trust.

Creditor declares, agrees and acknowledges that

- (a) It consents to and approves (i) all provisions of the mortgage or deed of trust and the related note in favor of Lender above referred to, and (ii) all agreements, including but not limited to any loan or escrow agreements, between Owner and Lender for the disbursement of the proceeds of Lender's loan;
- (b) Lender in making disbursements pursuant to any such agreement is under no obligation or duty to, nor has Lender represented that it will see to the application of such proceeds by the person or persons to whom Lender disburses such proceeds and any application or use of such proceeds for purposes other that those provided for in such agreements shall not defeat the subordination herein made in whole or part;
- (c) It intentionally and unconditionally waives, relinquishes and subordinates the lien or charge of the mortgage or deed of trust in favor of the Creditor to the lien or charge upon said land of the mortgage or deed of trust in favor of Lender above referred to and understands that in reliance upon, and in consideration of, this waiver, relinquishment and subordination specific loans and advances are being and will be made and, as part and parcel thereof, specific monetary and other obligations are being and will be entered into which would not be made or entered into but for said reliance upon this waiver, relinquishment and subordination; and
- (d) If requested by Lender, an endorsement has been placed upon the note secured by the mortgage or deed of trust first above mentioned in favor of the Creditor that said mortgage or deed of trust has by this instrument been subordinated to the lien or charge of the mortgage or deed of trust in favor of Lender above referred to.

NOTICE: THIS SUBORDINATION AGREEMENT CONTAINS A PROVISION WHICH ALLOWS THE PERSON OBLIGATED ON YOUR REAL PROPERTY SECURITY TO OBTAIN A LOAN A PORTION OF WHICH MAY BE EXPENDED FOR OTHER PURPOSES THAN IMPROVEMENT OF THE LAND.

CREDITOR: Citibank, NA			
By Oly Printed Name Lorenzo Baylor	4		
Title Assistant Vice Presiden	t		
BY:	. Witness	BY:	
	, williess		, Witness
(A	AL SIGNATURE	O MUOT DE AOION	
IT IS RECOMMENDED T	HAT, PRIOR TO	ES MUST BE ACKN THE EXECUTION	OWLEDGED) OF THIS AGREEMENT, THE RESPECT THERETO.
TANTEGOONGGE	I WIIH INEIK A	ATTORNETS WITH	RESPECT THERETO.
STATE OF MISSOURIC)) Ss.	_	
On <u>February 7th</u> <u>Lorenzo Baylor Ass</u>	2012 , befo	ore me OIN9 Madent of	Rasp , personally appeared
Personally known to me (or prove whose name(s) is/are subscribed executed the same in his/her/thei	ed to me on the b to the within inst r authorized capa	pasis of satisfactory e trument and acknow acity(ies), and that b	evidence) to be the person(s)
Witness my hand and official seal			
GINA M RASP Notary Public-Nota State of Missouri, St Lo Commission # 112 My Commission Expires	ry Seal puis County 32974	Notary Public	c in said County and State

OWNER:	
(5)7	
Printed Name Alexander C. Warrington	Printed Name
Title: BOUNCY	Title:
I will be a solver	/
/ Just / (Sammera)	
Printed Name Nancy M. Warrington	Printed Name
Title: Of When	Title:
•	
(ALL SIGNATU	IRES MUST BE ACKNOWLEDGED)
II IS RECOMMENDED THAT, PRIOR	TO THE EXECUTION OF THIS ACREEMENT THE
PARTIESCONSULT WITH THE	IR ATTORNEYS WITH RESPECT THERETO.
	The state of the state of
OTATE OF OREGON	
STATE OF OREGON)	
County of KLAMATH) Ss.	
On 1777 27 2012	PHONDA I VOING
On <u>FEB 21 2012</u> , , , , b	pefore me RHONDA B FOONG, personally appeared
ALEXANDER C WARRINGTON	and NANCY M WARRINGTON
whose name(s) is/are subscribed to the within	instrument and acknowledged to me that he/she/they
instrument the person(s), or the entity upon bel	half of which the person(s) acted, executed the instrumer
	i (-) oxosakod (iic iiigii dijije)
Witness my hand and official seal.	
	$\sim \alpha$
	+ houd Allen
	Notary Public in said County and State
	riotally Fublic III said County and State
the control of the co	
	9
OFFICIAL SEAL	
RHONDA J YOUN	e
NOTARY PUBLIC - OREGO	G I
COMMISSION NO. 45442	7E I
LOCAL MACOLON EVENESS	
MY COMMISSION EXPIRES FEBRUARY	06, 2015

EXHIBIT A

Legal Description

The East 22 1/2 feet of Lot 15, all of Lots 16 and 17, and the West 10 feet of Lot 18 in Block 13 of MOUNTAIN VIEW ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.