

2022-013472

Klamath County, Oregon

11/18/2022 11:39:02 AM Fee: \$117.00

After recording return to:

PNC Bank, National Association 1490 Stone Point Dr., Ste 250, Roseville, CA 95661 Attn: Loan Department

Subordination of Lease Agreement



THIS SUBORDINATION OF LEASE AGREEMENT (this "Agreement") is made as of November 14, 2022, by ED STAUB & SONS PETROLEUM, INC., a California corporation (the "Tenant"), with an address at 1301 Esplanade Avenue, Klamath Falls, OR 97601 and SOS PROPERTIES, LLC, an Oregon limited liability company (the "Landlord"), with an address at 1301 Esplanade Avenue, Klamath Falls, OR 97601 in favor of PNC BANK, NATIONAL ASSOCIATION (the "Bank"), with an address at 1490 Stone Point Dr., Ste 250, Roseville, CA 95661.

WITNESSETH THAT:

WHEREAS, the Landlord is the fee owner of that certain real property located in 24971 Highway 39, Merrill, County of Kamath, Oregon, and more particularly described in <u>Exhibit "A"</u> attached hereto (the "**Property**");

WHEREAS, pursuant to a loan agreement or letter agreement (as the same may be amended, renewed, replaced or supplemented from time to time, the "Loan Agreement") and/or a promissory note (as the same may be amended, renewed, replaced or supplemented from time to time, the "Note"), the Bank made one or more loans (the "Loan") to the Landlord (or to SOS FAMILY, LLC, an Oregon limited liability company and STAUB BROTHERS, LLC, an Oregon limited liability company). The obligations under the Loan Agreement and Note are secured by a deed of trust covering the Property (as the same may be amended, renewed, replaced or supplemented from time to time, the "Deed of Trust") dated November 14, 2022, from the Landlord to the Bank, and recorded or to be recorded in the real estate records of the aforesaid County and State, and are also secured by an assignment of the Landlord's interest in all leases of the Property (as the same may be amended, renewed, replaced or supplemented from time to time, the "Assignment") and recorded or to be recorded in the real estate records of the aforesaid County

and State (the Loan Agreement, Note, Deed of Trust, Assignment and any and all other documents executed in connection with the Loan, as the same may be amended, renewed, replaced or supplemented from time to time, collectively the "Loan Documents"); and

WHEREAS, under the terms of a certain Commercial Lease Agreement dated January 1, 2022 (as the same may be amended, renewed, replaced or supplemented from time to time, the "Lease"), the Landlord leased to the Tenant all or certain portions of the Property described in the Lease (the "Demised Premises") under the terms and conditions more particularly described therein; and

WHEREAS, the Deed of Trust provides that the Lease shall be subordinate to the Deed of Trust and the parties hereto desire to confirm such subordination and to define the terms, covenants and conditions precedent for such rights.

NOW, THEREFORE, in consideration of the mutual promises and covenants herein contained and intending to be legally bound, the parties hereto agree as follows:

- 1. <u>Subordination of Lease</u>. The Lease and the entire right, title and interest of the Tenant thereunder are and shall be subject and subordinate in all respects to the lien, right, title and terms of the Loan Documents and, in particular, the Deed of Trust and all advances made or to be made thereunder.
- 2. <u>Consent of Tenant</u>. The Tenant acknowledges notice of and consents to the Deed of Trust, the Assignment and the terms and conditions thereof. The Tenant agrees to continue making payments of rent and other amounts owed under the Lease to the Landlord, and to otherwise recognize the rights of the Landlord under the Lease, until notified otherwise in writing by the Bank, as herein provided. The Landlord and Tenant agree that, if the Bank delivers to the Tenant a notice stating that a default has occurred under the Loan Documents and requesting that all payments due under the Lease be thereafter paid directly to the Bank, the Tenant shall thereafter make, and is hereby authorized and directed by the Landlord to make, all such payments directly to the Bank, as provided in the Deed of Trust and the Assignment, without any duty of further inquiry on the part of the Tenant.
- 3. Tenant's Duty to Notify Bank of any Default Under the Lease. The Tenant shall provide the Bank with prompt notice of any asserted default against the Landlord under the Lease. In the event of any act or omission of the Landlord which would give the Tenant the right, immediately or after lapse of time, to cancel or terminate the Lease, or to claim a partial or total eviction or to exercise any other remedy, the Tenant shall not exercise such right or remedy until Bank has received notice and a reasonable period of time to cure said default, said cure period commencing after the end of Landlord's cure period and after Bank is entitled under the Deed of Trust and the Assignment to remedy same; provided that the Bank shall give the Tenant written notice of its intention to, and shall commence and continue with due diligence to, remedy such act

or omission. Notwithstanding the foregoing, the Bank shall have no obligation to remedy or to continue to remedy any such act or omission.

- 4. <u>Modification of Lease</u>. Without the Bank's prior written consent, the Tenant shall not (a) amend or terminate the Lease, (b) prepay any rent or other sums due under the Lease for more than one month in advance of the due dates thereof, (c) voluntarily surrender the Demised Premises, or (d) assign the Lease or sublet the Demised Premises or any part thereof other than pursuant to the provisions of the Lease.
- **5.** Representations of Tenant. The Tenant represents and warrants to the Bank that (a) the Tenant occupies and is the leasehold owner of the Demised Premises pursuant to the terms of the Lease, (b) the Lease is in full force and effect, and the Tenant has no offsets or defenses to the payment of rent or other sums due thereunder, (c) no default exists under the Lease, and (d) all rent and other sums due under the Lease have been paid in full, but have not been paid for more than one month in advance of the due dates thereof.
- 6. <u>Application of Casualty Insurance Proceeds and Condemnation Awards</u>. The Tenant hereby agrees that, notwithstanding anything to the contrary contained in the Lease, the terms and provisions of the Deed of Trust with respect to the application of casualty insurance proceeds and condemnation awards shall control.
- 7. <u>Confirmation of Lease Status</u>. The Landlord and the Tenant hereby agree that, upon the Bank's request, they shall from time to time execute and deliver to the Bank, and without charge to the Bank, an estoppel certificate setting forth whatever information the Bank may reasonably require to confirm the current status of the Lease including, without limitation, a confirmation that the Lease is and remains in full force and effect.
- 8. <u>Notices</u>. All notices, demands, requests, consents, approvals and other communications required or permitted hereunder must be in writing and will be effective upon receipt. Such notices and other communications may be hand-delivered, sent by facsimile transmission with confirmation of delivery and a copy sent by first-class mail, or sent by nationally recognized overnight courier service, to a party's address set forth above or to such other address as any party may give to the other in writing for such purpose.
- Ghanges in Writing. No modification, amendment or waiver of, or consent to any departure from, any provision of this Agreement nor consent to any departure by the Landlord or Tenant therefrom will be effective unless made in a writing signed by the Bank, and then such waiver or consent shall be effective only in the specific instance and for the purpose for which given. No notice to or demand on the Landlord or Tenant will entitle the Landlord or Tenant to any other or further notice or demand in the same, similar or other circumstance.

- 10. Entire Agreement. This Agreement constitutes the entire agreement and supersedes all other prior agreements and understandings, both written and oral, between the parties with respect to the subject matter hereof.
- 11. <u>Counterparts</u>. This Agreement may be signed in any number of counterpart copies and by the parties hereto on separate counterparts, but all such copies shall constitute one and the same instrument. Delivery of an executed counterpart of a manually executed signature page to this Agreement by electronic transmission shall be effective as delivery of a manually executed counterpart, and any party so delivering this executed Agreement by electronic transmission shall also promptly deliver a hard copy of the manually executed counterpart, provided that any failure to do so shall not affect the validity of the counterpart executed by electronic transmission.
- 12. <u>Definitions</u>. As used in this Agreement, the word "Tenant" shall mean the Tenant and/or the subsequent holder of an interest under the Lease, provided the interest of such holder is acquired in accordance with the terms and provisions of the Lease, and the word "Bank" shall mean the Bank or any subsequent holder or holders of the Deed of Trust and the Assignment. Subject to the foregoing, this Agreement shall bind and inure to the benefit of the Landlord, the Tenant and the Bank, their heirs, legal representatives, successors and assigns.
- **13.** Governing Law and Jurisdiction. This Agreement has been delivered to and accepted by the Bank and will be deemed to be made in the State where the Bank's office indicated above is located. This Agreement will be interpreted and the rights and liabilities OF THE PARTIES HERETO DETERMINED IN ACCORDANCE WITH THE LAWS OF THE STATE WHERE THE BANK'S OFFICE INDICATED ABOVE IS LOCATED, EXCLUDING ITS CONFLICT OF LAWS RULES, EXCEPT THAT THE LAWS OF THE STATE WHERE THE APPLICABLE PROPERTY IS LOCATED (IF DIFFERENT FROM THE STATE WHERE SUCH OFFICE OF THE BANK IS LOCATED) SHALL GOVERN THE CREATION, PERFECTION, ENFORCEMENT AND FORECLOSURE OF THE LIENS CREATED HEREUNDER ON THE APPLICABLE PROPERTY OR ANY INTEREST THEREIN. Landlord and the Tenant hereby irrevocably consent to the exclusive jurisdiction of any state or federal court in the county or judicial district where the Bank's office indicated above is located; provided that nothing contained in this Agreement will prevent the Bank from bringing any action, enforcing any award or judgment or exercising any rights against the Landlord or Tenant individually, against any security or against any property of the Landlord or Tenant within any other county, state or other foreign or domestic jurisdiction. The Landlord and the Tenant agree that the venue provided above is the most convenient forum for the Bank, the Landlord and the Tenant. The Landlord and the Tenant waive any objection to venue and any objection based on a more convenient forum that either may have in any action instituted under this Agreement.

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14. WAIVER OF JURY TRIAL. EACH OF THE LANDLORD AND THE TENANT IRREVOCABLY WAIVE ANY AND ALL RIGHT THAT ANY MAY HAVE TO A TRIAL BY JURY IN ANY ACTION, PROCEEDING OR CLAIM OF ANY NATURE **DOCUMENTS** TO **THIS** AGREEMENT, ANY **EXECUTED IN** RELATING **CONNECTION** WITH THIS **AGREEMENT** OR ANY TRANSACTION CONTEMPLATED IN ANY OF SUCH DOCUMENTS. THE LANDLORD AND THE TENANT ACKNOWLEDGE THAT THE FOREGOING WAIVER IS KNOWING AND **VOLUNTARY.**

The Landlord and the Tenant acknowledge that each has read and understood all the provisions of this Agreement, including the waiver of jury trial, and has been advised by counsel as necessary or appropriate.

WITNESS the due execution hereof as a document under seal, as of the date first written above, with the intention to be legally bound hereby.

LANDLORD:

SOS PROPERTIES, LLC,

an Oregon limited liability company

By: DOB, Inc., an Oregon corporation

Its: Manager

Name: Bradley W. Staub

Title: Secretary and Authorized Agent

[ADDITIONAL SIGNATURES ON FOLLOWING PAGE]

L STAMP TELLE COLLOM BLIC-OREGON N NO. 987262 PIRES MAY 19, 2023

TENANT:

ED STAUB & SONS PETROLEUM, INC.,

a California corporation,

Name: Bradley W. Staub

Title: President

CICIAL STAMP ESTELLE COLLOM PUBLIC-OREGON SION NO. 987262 N EXPIRES MAY 19, 2023

STATE OF OREGON)					
COUNTY OF Klamath	_)	ss:				
On this, the 14th day of Northe undersigned officer, personally ap	peared Brau	d Staul		ore me, a No	otary P	ublic , who
acknowledged himself/herself to be the	eSecretani	· Auth.	Agent 1	Presider	1+	01
SOS Properties LLC/Ed	Staub ? 5	ions Peti	roleumi	Foc.	,	a[n]
				e/she, in su	ch cap	acity
being authorized to do so, executed the		trument for	the purpo	ses therein c	ontain	ed by
signing on behalf of said <u>Organizat</u>	7005	·				

IN WITNESS WHEREOF, I hereunto set my hand and official seal.

Notary Public

Print Name: Kathleen Estelle Collàm

My commission expires: May 19,2023







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EXHIBIT "A" LEGAL DESCRIPTION

PARCEL 1:

All that portion of Government Lot 16, Section 15, Township 41 South, Range 11 East of the Willamette Meridian, in the County of Klamath, State of Oregon, which lies East of the Northeasterly right of way line of the Dalles-California Highway (Highway #139) and West of the following described line:

Beginning at a point on the North boundary line of the State-Line Road which is North 30 feet and North 89°05' West a distance of 390.0 feet from the Southeast corner of said Government Lot 16, said point also lying Easterly right of way line of the U.S.R.S. J-3 lateral; thence North 0°55' East, 161 feet, more or less, to a point on the North line of said Government Lot 16.

EXCEPTING from the above described parcel any portion lying within the rights of way of the J-3 Lateral and the State Line Road.

PARCEL 2:

A piece or parcel of land situate in Government Lot 15, Section 15, Township 41 South, Range 11 East of the Willamette Meridian, in the County of Klamath, State of Oregon, and more particularly described as follows:

Commencing at the intersection of the East line of Government Lot 16 of the said Section 15, Township 41 South, Range 11 East of the Williamette Meridian, with the line marking the Northerly boundary of the right of way of the State Line road as the same is now located and constructed, said point being 30.0 feet, more or less, North of the Southeasterly corner of the said Government Lot 16 and running thence North 89°05' West, along the said road boundary 390 feet, more or less, to its intersection with the line marking the Easterly boundary of the rights of way of the J-3 Lateral of the U.S. Bureau of Reclamation Klamath Project; thence North 0°55' East along the said lateral boundary extended Northerly 161.0 feet, more or less, to a point in the Southerly boundary of the said Government Lot 15, of Section 15, which is the true point of beginning of this description, and running thence North 0°55' East 108.0 feet, more or less, to a point which is 269.0 feet distant at right angles Northerly from the said Northerly boundary of the right of way of the State Line Road; thence North 89°05' West parallel with the said Northerly boundary of the right of way of the State Line Road 430 feet, more or less, to a point in the said Easterly boundary of the right of way of the right of way of the said J-3 Lateral; thence following the said Easterly boundary of the right of way of the 3-3 Lateral Southeasterly, Easterly, and along a curve to the right with a radius of 110.0 feet, for a distance of 445 feet, more or less, to its intersection with the said line marking the Southerly boundary of the said Government Lot 15; thence Easterly along the said Lot boundary to the point of beginning.

EXCEPTING THEREFROM any portion lying within the right of way of the U.S.R.S. J-3 Lateral.