W.B.A. 429 6/99 ©Wisconsin Bankers Association 1999		L HPCO		
DOCUMENT NO.				
REAL ESTATE MORTGAGE SUB- In consideration of Lender's granting any extension whether one or more), to Mortgagor and another, or to and other good and valuable consideration, the acknowledged, the undersigned Mortgagee ("Mortgage	on of credit or other financial or another guaranteed or indor receipt and sufficiency of v	accommodation to("Mortgagor," sed by Mortgagor, which are hereby		
in the manner and to the extent described in this Agree described in paragraph 1 together with all privileges, all rents, leases, issues, and profits, all claims, awards of the right of eminent domain, and all existing and "Property") under a mortgage from Mortgagor to Mort recorded in the office of the Register of Deeds of	hereditaments, easements, are and payments made as a real future improvements and fingagee dated	nd appurtenances, sult of the exercise xtures, if any (the, and County, Wisconsin,	Recording Area Name and Return Address	
Description of Property. The legal description		:		
			Parcel Identi	ifier No.
2. Superior Obligations. Mortgagee's right, titl reserved and not affected by this Agreement. As betw the obligations checked below ("Obligations"), provide ("Lender's Mortgage"): (a) The following note(s): Note #1 dated from Note #2 dated	een Mortgagee and Lender, the ded the same are in fact secured, in the sum of \$	ne priorities granted red by a properly re	I Lender by this Agreement are line corded mortgage on the Propert, p, p. Lender;	nited to and shall not exceed ty from Mortgagor to Lender
from		Name of Maker) to	· · · · · · · · · · · · · · · · · · ·	
and any renewals, extensions or modification (b) The sum of	Lender to Mortgagor, to Mornder's Mortgage shall be prion the reverse side.	plus interest. tgagor and another r to the lien of Mort	r, or to another guaranteed or ind	ve to the extent and with the
Ву:	(SEAL)			(SEAL)
(Title)		*		(OLAL)
*				(SEAL)
(Title)		*		
AUTHENTICATION Signatures of		STATE OF WIS	ACKNOWLEDGEMENT CONSIN	} ss.
authenticated thisday of		by	was acknowledged before me or (Name(s) of person(s))	
*		uo	(Type of authority, e.g., officer, trustee,	
Title: Member State Bar of Wisconsin orauthorized under Sec. 706.06, Wis. Stats.		of	ame of party on whose behalf instrument wa	
This instrument was drafted by	*Type or print name signed above.	* Notary Public, V My Commission		

ADDITIONAL PROVISIONS

- 4. **Division of Proceeds.** To the extent Mortgagee is entitled to them by virtue of Mortgagee's Mortgage, all claims, awards and payments made as a result of the exercise of the right of eminent domain against the Property, or any part, all rents, income or profits of the Property, all compensation received for the taking of the Property, or any part, by condemnation proceedings, all compensation received as damages for injury to the Property, or any part, all proceeds from insurance on improvements to the Property, and all net proceeds arising from a foreclosure against the Property or a deed given in lieu of foreclosure ("Payments"), shall, as between Mortgagee and Lender, be paid, distributed or otherwise dealt with in the manner and to the extent required by the terms and conditions of Lender's Mortgage, notwithstanding terms and conditions to the contrary contained in Mortgagee's Mortgage, until the Obligations are paid in full or Lender's Mortgage is satisfied. If any Payments are received by Mortgagee before the Obligations are paid in full or Lender's Mortgage is satisfied, Mortgagee shall deliver the Payments to Lender for application to the Obligations, indorsed or assigned, if necessary, to effect transfer to Lender. Payments made or received after satisfaction of Lender's Mortgage or payment in full of the Obligations shall be paid, distributed or otherwise dealt with as though this Agreement did not exist.
- 5. Protective Advances. If Mortgagor fails to perform any of Mortgagor's duties set forth in Mortgagee's Mortgage or in Lender's Mortgage, and if Mortgagee or Lender performs such duties or causes them to be performed, including paying any amount so required ("Protective Advances"), the Protective Advances shall be added to the Obligations if paid by Lender or, if paid by Mortgagee with the consent of Lender and secured by Mortgagee's Mortgage, given the priority accorded such advances under the Mortgagee's Mortgage as though this Agreement did not exist.
- 6. **Modification of Lender's Mortgage.** The Mortgagee agrees that, subject to the provisions of paragraph 2, the Lender shall have the right to modify, amend and change any and all of the terms of the Lender's Mortgage and the indebtedness secured by Lender's Mortgage without any obligation to notify, or to obtain the consent of, Mortgagee and without in any way affecting any of the rights, priorities or interests of Lender set forth in this Agreement.
- 7. Successors and Assigns. This Agreement benefits Lender, its successors and assigns, and binds Mortgagee and its heirs, personal representatives, successors and assigns, and is not intended to benefit any other person or entity.