200604190101 Skagit County Auditor		
/19/2006 Page	1 of	2 3:18PM
ļ,	20060 Skagit Cod /19/2006 Page	/19/2006 Page

Chicago Title Company - Island Division

CHICAGO TITLE CO.

Executed this 18th day of April, 2006.

ATTORNEYS WITH RESPECT THERETO.

LRDTD JOHNSON PARTNERSHIP

SUBORDINATION AGREEMENT

1638440	Z N ZOBOR	DINATION AGRE		
PROPERTY BECOM	IING SUBJECT TO AN		OUR SECURITY INTEREST FY THAN THE LIEN OF SOM	
OR LATER SECURI	TY INSTRUMENT.			
The undersigned subord	linator and owner agrees as	follows:		
is the owner and holde	PARTNERSHIP, a Washin or of a mortgage dated Dece , under auditor's file	ember 8, 2004, which is rec		
and holder of the mortgin volume of I of Skagit County, wh	age dated April 17, 2006, e. Mortgages, page, ich was assigned to PRK FaLLC, a Washington Limited	xecuted by ADVOCATE G under auditor's file no. <u>20</u> unding Services, Inc., a Wa	shington corporation, as Custodian ded under auditor's file no.	vhich is recorded
3. ADVOCATE GROU in the mortgage identific	P ENTERPRISES, L.L.C. ed above in Paragraph 2.	referred to herein as "owne	r", is the owner of all the real prop	perty described
induce "lender" to advar unconditionally subordi	nce funds under its mortgag nate the lien of his mortgag	ge and all agreements in con te identified in Paragraph I	fficiency of which is hereby ackno nection therewith, the "subordinat above to the lien of "lender's" mon r, including any extension or renev	or" does hereby
"lender's" mortgage, no obligation to "subordina any application or use o	te and agreements relating to ator" to advance any funds i	thereto, consents to and app under its mortgage or see to ther than those provided for	the opportunity to examine the te roves same, and recognizes that "I the application of "lender's" mort in such mortgage, note or agreem	ender" has no gage funds, and
It is understood by the this agreement.	ne parties hereto that "lende	r" would not make the loan	secured by the mortgage in Paragr	aph 2 without
or charge of the mortgas shall supersede and cand if any, contained in the i	ge first above mentioned to cel any prior agreements as	the lien or charge of the mo to such, or any, subordinati	nereto with regard to the subordina ortgage in favor of "lender" above to on including, but not limited to, the subordination of the lien or charge	referred to and lose provisions,

8. The heirs, administrators, assigns and successors in interest of the "subordinator" shall be bound by this agreement. Where the word "mortgage" appears herein it shall be considered as "deed of trust", and gender and number of pronouns considered to conform to undersigned.

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. IT IS RECOMMENDED THAT, PRIOR

TO THE EXECUTION OF THIS SUBORDINATION AGREEMENT, THE PARTIES CONSULT WITH THEIR

STATE OF WASHINGTON **COUNTY OF SKAGIT**

Certify that I know or have satisfactory evidence that
Tolore Salislaciony evidence mat
William Lee Johnson and Rita J. Johnson, are
the persons who appeared before me, and said persons acknowledged that they
signed this instrument, on oath stated that they were authorized to execute the
instrument and acknowledge it as the Partners of LRDTD Johnson Partnership to be
the free and voluntary act of such party for the uses and purposes mentioned in the
instrument.

DATED: April 18, 2006

Marcia J. Jennings Notary Public in and for the State of Washington

Residing in: Sedro Woolley
My appointment expires: 10/5/2008

4/19/2006 Page

2 of

2 3:18PM