

UNOFFICIAL



201407280127

Skagit County Auditor

\$82.00

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11 1:46PM

This Space Provided for Recorder's Use

WHEN RECORDED MAIL TO:

Banner Bank  
Attn: Marcia Tidball  
3005 112<sup>th</sup> Avenue N.E., Suite 100  
Bellevue, Washington 98004

Loan No. 14006026

CHICAGO TITLE

620021722

**SUBORDINATION, NONDISTURBANCE AND ATTORNMENT AGREEMENT**

Landlord: Piazza Holdings, LLC, a Washington limited liability company

Tenant: Ann Larson Spink d/b/a Quality Physical Therapy

Abbreviated

Legal Description: PTN SW NW, 08-34-04  
Full legal description on Exhibit A

Assessor's Property Tax Parcel or Account No.: P24266 / 340408-2-018-0103

Reference No.: Unrecorded lease and 201407280127

THIS SUBORDINATION, NONDISTURBANCE AND ATTORNMENT AGREEMENT ("Agreement") is dated as of the 18<sup>th</sup> day of July, 2014, between Piazza Holdings, LLC, a Washington limited liability company ("Landlord"), whose address is 12565 Eagle Drive, Burlington, WA 98233; and Ann Larson Spink d/b/a Quality Physical Therapy ("Tenant"), whose address is 120 East George Hopper Road, Suite 220, Burlington, WA 98233, in favor of Banner Bank ("Lender"), whose address is P.O. Box 907, Walla Walla, Washington 99362.

**RECITALS**

Tenant is the tenant under a certain Lease of Office Space dated January 24, 2012, with Landlord, of premises described in the Lease of Office Space (the "Premises") located at 120 East George Hopper Road, Burlington, WA 98233 on real property more particularly described in Exhibit A attached hereto and made a part

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hereof (being hereinafter referred to as the "Property"). The Lease of Office Space was modified by that Addendum No. 8 dated April 23, 2014 (collectively, the "Lease").

This Agreement is being entered into in connection with a loan (the "Loan") being made by Lender to Landlord, to be secured by, in addition to other collateral a first Deed of Trust to be recorded in the real estate for Skagit County.

### AGREEMENT

For mutual consideration, including the mutual covenants and agreements set forth below, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

1. Landlord and Tenant represent to Lender that (a) the Lease (i) has been duly executed and accepted by Landlord and Tenant, (ii) is in full force and effect, and (iii) has not been modified or changed, either in writing or orally, except as reflected in the copy of the Lease provided to Lender; (b) as of the date of this Agreement, (i) all conditions and obligations to be performed by either Landlord or Tenant under the Lease, to the date hereof, have been satisfied; (ii) there exists no breach, default, or event or condition which, with the giving of notice or the passage of time, or both, would constitute such a breach or default under the Lease; and (iii) there are no existing claims, defenses or offsets against obligations of either Landlord or Tenant under the Lease, including any against rents due or to become due under the terms of the Lease; (c) the Lease constitutes the entire agreement between Landlord and Tenant with respect to the Lease of the Property; (d) no deposits or prepayments of rent have been made in connection with the Lease, except as may be described in the Lease provided to Lender.

2. Landlord hereby assigns to Lender all of its rights and interests in the Lease as additional security for the Loan.

3. Tenant agrees that the Lease is and shall be subject and subordinate to the Deed of Trust and to all present and future advances under the obligations secured thereby and all renewals, amendments, modifications, consolidations, replacements and extensions of the secured obligations and the Deed of Trust, to the full extent of all amounts secured by the Deed of Trust from time to time. Said subordination is to have the same force and effect as if the Deed of Trust and such renewals, modifications, consolidations, replacements and extensions thereof had been executed, acknowledged, delivered and recorded prior to the Lease, any amendments or modifications thereof and any notice thereof.

4. Tenant agrees that, in the event of a foreclosure of the Deed of Trust by Lender or the acceptance of a deed in lieu of foreclosure by Lender or any other succession of Lender to fee ownership, Tenant shall attorn to and recognize Lender as its landlord under the Lease for the remainder of the term of the Lease (including all extension periods which have been or are hereafter exercised) upon the same terms and conditions as are set forth in the Lease, and Tenant hereby agrees to pay and perform in favor of Lender all of the obligations of Tenant under the Lease as if Lender were the original lessor under the Lease. So long as Tenant complies with and performs its obligations under the Lease, Lender shall not disturb Tenant's possession of the leased premises.

5. Tenant agrees that, in the event Lender succeeds to the interest of Landlord under the Lease, Lender shall not be:

a. liable for any act or omission of any prior Landlord (including, without limitation, the then defaulting Landlord); or



b. subject to any defense or offsets which Tenant may have against any prior Landlord (including, without limitation, the then defaulting Landlord); or

c. bound by any payment of rent or additional rent which Tenant might have paid for more than one (1) month in advance of the due date under the Lease to any prior Landlord (including, without limitation, the then defaulting Landlord); or

d. bound by any obligation to make any payment to Tenant which was required to be made prior to the time Lender succeeded to any prior Landlord's interest; or

e. accountable for any monies deposited with any prior Landlord (including security deposits), except to the extent such monies are actually received by Lender in segregated cash amounts identified to Lender in writing as such at the time received; or

f. bound by any termination, amendment or modification of the Lease made without the consent of Lender; or

g. obligated to complete any improvements or construction on the Property or to pay or reimburse Tenant for any tenant improvement allowance or construction allowance; or

h. be required after a fire, casualty or condemnation of the Property or Premises to repair or rebuild the same to the extent that such repair or rebuilding requires funds in excess of the insurance or condemnation proceeds specifically allocable to the Premises and arising out of such fire, casualty or condemnation which have actually been received by Lender, and then only to the extent required by the terms of the Lease; or

i. be responsible to provide any additional space at the Property or elsewhere for which Tenant has any option or right under the Lease, or otherwise, unless Lender at its option elects to provide the same, and Tenant hereby releases Lender from any obligation to provide the same, and agrees that Tenant shall have no right to cancel the Lease and shall possess no right to any claim against Lender as a result of the failure to provide any such additional space; or

j. be liable for or incur any obligation with respect to any representations or warranties of any nature set forth in the Lease or otherwise, including, but not limited to, representations or warranties relating to any latent or patent defects in construction with respect to the Property or the Premises, Landlord's title or compliance of the Property or Premises with applicable environmental, building, zoning or other laws, including, but not limited to, the Americans with Disabilities Act and any regulations pursuant thereto.

6. Tenant covenants and acknowledges that it has no right or option of any nature whatsoever, whether pursuant to the Lease or otherwise, to purchase the Property or the real property of which the Property is a part, or any portion thereof or any interest therein and to the extent that Tenant has had, or hereafter acquires any such right or option, the same is hereby acknowledged to be subject and subordinate to the Deed of Trust and is hereby waived and released as against Lender.

7. Anything herein or in the Lease to the contrary notwithstanding, in the event that Lender shall acquire title to the Property, Lender shall have no obligation, nor incur any liability, beyond Lender's then interest in the Property, and Tenant shall look exclusively to such interest of Lender in the Property for the payment and discharge of any obligations imposed upon Lender hereunder or under the Lease, or otherwise, subject to the limitation of Lender's obligations provided for in Paragraphs 3 and 4 above.



8. Tenant hereby agrees to give to Lender copies of all notices of Landlord default(s) under the Lease in the same manner as, and whenever, Tenant shall give any such notice of default to Landlord, and no such notice of default shall be deemed given to Landlord unless and until a copy of such notice shall have been so delivered to Lender. Lender shall have the right to remedy any Landlord default under the Lease, or to cause any default of Landlord under the Lease to be remedied, and for such purpose Tenant hereby grants Lender such additional period of time as may be reasonable to enable Lender to remedy, or cause to be remedied, any such default in addition to the period given to Landlord for remedying, or causing to be remedied, any such default. Tenant shall accept performance by Lender of any term, covenant, condition or agreement to be performed by Landlord under the Lease with the same force and effect as though performed by Landlord. No Landlord default under the Lease shall exist or shall be deemed to exist (i) as long as Lender, in good faith, shall have commenced to cure such default within the above referenced time period and shall be prosecuting the same to completion with reasonable diligence, subject to force majeure, or (ii) if possession of the Premises is required in order to cure such default, or if such default is not susceptible of being cured by Lender, as long as Lender, in good faith, shall have notified Tenant that Lender intends to institute proceedings under the Deed of Trust, and, thereafter, as long as such proceedings shall have been instituted and shall be prosecuted with reasonable diligence. The Lease shall not be assigned (except in the event of an assignment that is permitted in the Lease without Landlord's consent) by Tenant or Landlord, modified, amended or terminated (except in the event of a termination that is permitted in the Lease without Landlord's consent) without Lender's prior written consent in each instance. Neither Lender nor its designee or nominee shall become liable under the Lease unless and until Lender or its designee or nominee becomes, and then only with respect to periods in which Lender or its designee or nominee becomes, the fee owner of the Premises. Lender shall have the right, without Tenant's consent, to foreclose the Deed of Trust or to accept a deed in lieu of foreclosure of the Deed of Trust or to exercise any other remedies under the Deed of Trust.

9. Tenant has no knowledge of any prior assignment or pledge of the rents accruing under the Lease by Landlord. Tenant hereby consents to that certain Assignment of Rents from Landlord to Lender executed in connection with the Loan. Tenant acknowledges that the interest of the Landlord under the Lease is to be assigned to Lender solely as security for the purposes specified in said assignments, and Lender shall have no duty, liability or obligation whatsoever under the Lease or any extension or renewal thereof, either by virtue of said assignments or by any subsequent receipt or collection of rents thereunder, unless Lender shall specifically undertake such liability in writing. Tenant agrees that upon receipt of a written notice from Lender of a default by Landlord under the Loan, Tenant will thereafter, if requested by Lender, pay rent to Lender in accordance with the terms of the Lease.

10. If Tenant is a corporation, each individual executing this Agreement on behalf of said corporation represents and warrants that he or she is duly authorized to execute and deliver this Agreement on behalf of said corporation, in accordance with a duly adopted resolution of the Board of Directors of said corporation or in accordance with the bylaws of said corporation, and that this Agreement is binding upon said corporation in accordance with its terms. If Tenant is a partnership or limited liability company, each individual executing this Agreement on behalf of said partnership or limited liability company, as the case may be, represents and warrants that he or she is duly authorized to execute and deliver this Agreement on behalf of said partnership or limited liability company, as the case may be, in accordance with the partnership agreement or operating agreement for said entity.

11. Any notice, election, communication, request or other document or demand required or permitted under this Agreement shall be in writing and shall be deemed delivered on the earlier to occur of (a) receipt, or (b) the date of delivery, refusal or nondelivery indicated on the return receipt, if deposited in a United States Postal Service Depository, postage prepaid, sent certified or registered mail, return receipt requested, or if sent via a recognized commercial courier service providing for a receipt, addressed to Tenant, or Landlord, or Lender, as the case may be, at the following addresses:

If to Tenant:



Ann Larson Spink d/b/a Quality Physical Therapy  
120 East George Hopper Road, Suite 220  
Burlington, WA 98233

If to Landlord:

Piazza Holdings, LLC,  
a Washington limited liability company  
12565 Eagle Drive  
Burlington, WA 98233

If to Lender:

Banner Bank  
P.O. Box 907  
Walla Walla, Washington 99362

12. The term "Lender" as used herein includes any successor or assign of the named Lender herein, including without limitation, any co lender at the time of making the Loan, any purchaser at a foreclosure sale and any transferee pursuant to a deed in lieu of foreclosure, and their successors and assigns, and the terms "Tenant" and "Landlord" as used herein include any successor and assign of the named Tenant and Landlord herein, respectively; provided, however, that such reference to Tenant's or Landlord's successors and assigns shall not be construed as Lender's consent to any assignment or other transfer by Tenant or Landlord.

13. If any provision of this Agreement is held to be invalid or unenforceable by a court of competent jurisdiction, such provision shall be deemed modified to the extent necessary to be enforceable, or if such modification is not practicable, such provision shall be deemed deleted from this Agreement, and the other provisions of this Agreement shall remain in full force and effect, and shall be liberally construed in favor of Lender.

14. Neither this Agreement nor any of the terms hereof may be terminated, amended, supplemented, waived or modified orally, but only by an instrument in writing executed by the party against which enforcement of the termination, amendment, supplement, waiver or modification is sought.

This Agreement shall be construed in accordance with the laws of the state of Washington.

**LANDLORD:**

Piazza Holdings, LLC, a Washington limited liability company

By: \_\_\_\_\_

John J. Piazza  
Managing Member

By: \_\_\_\_\_

Dorothy A. Piazza  
Managing Member

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**TENANT:**

*Ann Larson Spink*  
Ann Larson Spink d/b/a Quality Physical Therapy

**LENDER:**

Banner Bank

By: \_\_\_\_\_  
Bill Glenn  
Vice President

**[ACKNOWLEDGMENTS TO FOLLOW]**

SUBORDINATION, NONDISTURBANCE AND ATTORNMENT AGREEMENT - 6  
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**TENANT:**

Ann Larson Spink d/b/a Quality Physical Therapy

**LENDER:**

Banner Bank

By: \_\_\_\_\_

*Bill Glenn*  
Bill Glenn  
Vice President

[ACKNOWLEDGMENTS TO FOLLOW]

SUBORDINATION, NONDISTURBANCE AND ATTORNMENT AGREEMENT - 6  
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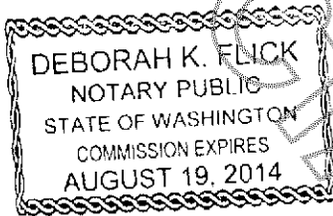
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**ACKNOWLEDGMENT (REPRESENTATIVE CAPACITY)**

STATE OF WASHINGTON )  
County of Skagit ) ss.

I certify that I know or have satisfactory evidence that **John J. Piazza** is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he was authorized to execute the instrument and acknowledged it as a Managing Member of **Piazza Holdings, LLC, a Washington limited liability company** to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

Dated: 7/28/2014



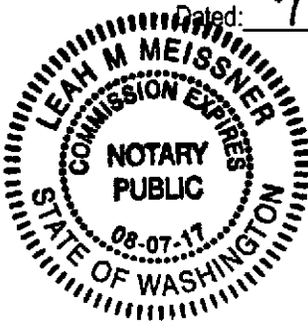
[Signature]  
Notary Public for Washington  
My Commission Expires: 8/19/14

**ACKNOWLEDGMENT (REPRESENTATIVE CAPACITY)**

STATE OF WASHINGTON )  
County of SKAGIT ) ss.

I certify that I know or have satisfactory evidence that **Dorothy A. Piazza** is the person who appeared before me, and said person acknowledged that she signed this instrument, on oath stated that she was authorized to execute the instrument and acknowledged it as a Managing Member of **Piazza Holdings, LLC, a Washington limited liability company** to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

Dated: 7/23/14



[Signature]  
Notary Public for WASHINGTON  
My Commission Expires: 8-7-17



**ACKNOWLEDGMENT (INDIVIDUAL)**

STATE OF WASHINGTON )  
County of SKAGIT ) ss.

On this day personally appeared before me Ann Larson Spink, to me known to be the individual, or individuals described in and who executed the within and foregoing instrument, and acknowledged that she signed the same as her free and voluntary act and deed, for the uses and purposes therein mentioned.

Dated: 7/22/14



Leah M Meissner  
Notary Public for WASHINGTON  
My Commission Expires: 8-7-17

**ACKNOWLEDGMENT (REPRESENTATIVE CAPACITY)**

STATE OF WASHINGTON )  
County of \_\_\_\_\_ ) ss.

I certify that I know or have satisfactory evidence that Bill Glenn is the person who appeared before me, and said person acknowledged that he/she signed this instrument, on oath stated that he/she was authorized to execute the instrument and acknowledged it as the Vice President of **Banner Bank**, to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

Dated: \_\_\_\_\_

\_\_\_\_\_  
Notary Public for \_\_\_\_\_  
My Commission Expires: \_\_\_\_\_



ACKNOWLEDGMENT (INDIVIDUAL)

STATE OF WASHINGTON )  
County of \_\_\_\_\_ ) ss.

On this day personally appeared before me Ann Larson Spink, to me known to be the individual, or individuals described in and who executed the within and foregoing instrument, and acknowledged that she signed the same as her free and voluntary act and deed, for the uses and purposes therein mentioned.

Dated: \_\_\_\_\_

Notary Public for \_\_\_\_\_  
My Commission Expires: \_\_\_\_\_

ACKNOWLEDGMENT (REPRESENTATIVE CAPACITY)

STATE OF WASHINGTON )  
County of King ) ss.

I certify that I know or have satisfactory evidence that Bill Glenn is the person who appeared before me, and said person acknowledged that he/she signed this instrument, on oath stated that he/she was authorized to execute the instrument and acknowledged it as the Vice President of **Banner Bank**, to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

Dated: 7/24/14

ANGELA M. POTESTIVO  
NOTARY PUBLIC  
STATE OF WASHINGTON  
MY COMMISSION EXPIRES  
08-19-16

Angela M. Potestivo  
Notary Public for WA  
My Commission Expires: 8/19/16



Exhibit A

Legal Description

That portion of the Southwest Quarter of the Northwest Quarter of Section 8, Township 34 North, Range 4 East of the Willamette Meridian, described as follows:

Commencing at the Southwest corner of said Northwest Quarter;  
thence South  $88^{\circ}37'17''$  East along the South line thereof a distance of 40.05 feet to a point that is 40 feet when measured at right angles to the West line of said Northwest Quarter;  
thence North  $01^{\circ}23'26''$  West parallel with the West line of said Northwest Quarter a distance of 638.73 feet to a point 642 feet South of the North line of said Southwest Quarter of the Northwest Quarter;  
thence continue South  $01^{\circ}23'26''$  East a distance of 82.13 feet;  
thence continue South  $01^{\circ}23'26''$  East a distance of 87.25 feet;  
thence South  $88^{\circ}49'40''$  East parallel with the North line of the Southwest Quarter of the Northwest Quarter of said Section 8 a distance of 305.72 feet to the true point of beginning;  
thence North  $01^{\circ}23'26''$  West a distance of 150.00 feet to a point 661.36 feet South of the North line of said Southwest Quarter of the Northwest Quarter;  
thence South  $88^{\circ}49'40''$  East parallel with the North line of the Southwest Quarter of the Northwest Quarter a distance of 170 feet;  
thence South  $01^{\circ}23'26''$  East to a point 334 feet North of the South line of said Southwest Quarter of the Northwest Quarter;  
thence West along a line 334 feet North of and parallel with the South line of said Southwest Quarter of the Northwest Quarter to a point South  $01^{\circ}23'26''$  East from the point of beginning;  
thence North  $01^{\circ}23'26''$  West to the point of beginning.

Situated in Skagit County, Washington.

