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AFTER RECORDING RETURN TO:

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11 2:44PM

Bank of America, N.A.
Doc Retention Center
NC1-001-05-13
One Independence Center
101 North Tryon St

Charlotte, NC 28255-0001

AND TITLE OF SKAGIT COUNTY

148727-0

WASHINGTON STATE COUNTY AUDITOR'S/RECORDER'S INFORMATION (RCW 65.04):

GRANTOR:

1. POULSBORY, INC.

2.

ELEANOR PLĂCE LLC

GRANTEE:

BANK OF AMERICA, N.A.

LEGAL DESCRIPTION:

ABBREVIATED:

LOTS 8, 11, 12 & 13, PLAT OF REO FAMILY PROPERTIES

[FOR THE FULL LEGAL DESCRIPTION SEE EXHIBIT "A" TO THIS DOCUMENT]

ASSESSOR'S PROPERTY TAX

PARCEL ACCOUNT NUMBER(S):

4899-000-008-0000 P124760; 4899-000-011-0000 P124763;

4899-000-012-0000 P124764; AND 4899-000-013-0000

P124765

REFERENCE NUMBER OF RELATED DOCUMENTS:

Grantee Deed of Trust recording no. 2014 11250096

i unrecorded lease

LEASE SUBORDINATION AGREEMENT

THIS LEASE SUBORDINATION AGREEMENT ("Agreement"), dated November 17, 2014, is made among Poulsbo RV, Inc., a Washington corporation ("Tenant"), Eleanor Place, LLC, a

Washington limited liability company ("Landlord"), and Bank of America, N.A., a national banking association ("Lender"). with respect to the following facts:

RECITALS:

- A. Tenant is the present tenant under an unrecorded lease agreement dated November 1, 2013 (including any amendments thereto, the "Lease"), with Landlord, for premises described in the Lease (the "Premises"), being all or a portion of the property described in Exhibit "A" hereto. Lender is making a loan, the repayment of which is to be secured by a Deed of Trust, Assignment, Security Agreement and Fixture Filing dated of even date herewith (the "Deed of Trust") encumbering the property described in Exhibit "A", recorded under Auditor's File No. 2014 125 0006; and
- B. It is a condition of the loan by Lender that Tenant unconditionally subordinate the Lease and all of Tenant's interest in the Premises in all respects to Lender's Deed of Trust.

AGREEMENT:

NOW, THEREFORE, in consideration of mutual benefits to be derived herefrom and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and with the understanding that Lender will act in reliance hereon, it is hereby agreed as follows:

- 1. SUBORDINATION. The Lease, and the rights of Tenant in, to or under the Lease and the Premises including, without limitation, any claim by Tenant to insurance proceeds and condemnation awards are unconditionally subject and subordinate and shall remain in all respects and for all purposes unconditionally subject, subordinate and junior to the encumbrance of the Deed of Trust and to all renewals, extensions, modifications and amendments of the Deed of Trust and of the loan and/or other obligations secured by the Deed of Trust, and to the rights and interest of the from time-to-time holder of the Deed of Trust, as fully and with the same effect as if the Deed of Trust had been duly executed, acknowledged and recorded, and the indebtedness secured thereby had been fully disbursed prior to the execution of the Lease or possession of the Premises by Tenant, or its predecessors in interest.
- 2. ATTORNMENT AT LENDER'S OPTION. Neither Lender nor any other party acquiring the Landlord's interest in the Premises, through foreclosure, deed in lieu, or otherwise in satisfaction or partial satisfaction of the Deed of Trust, shall be required to recognize the rights of Tenant under the Lease and the rights of Tenant thereunder, including any options thereunder, shall, at the election of Lender or such other party and upon giving Tenant written notice of termination, cease and terminate. However, at Lender's sole option, if the interests of Landlord shall be transferred to and owned by Lender by reason of foreclosure of the Deed of Trust or by deed or other conveyance in lieu thereof or by any other manner, and Lender succeeds to the interest of the Landlord under the Lease, Tenant shall be bound to Lender under all of the terms, covenants, and conditions of the Lease for the balance of the term thereof remaining and any extensions or renewals thereof which may be effected in accordance with any option therefor in the Lease, with the same force and effect as if Lender were the landlord under the Lease, and Tenant does hereby attorn to Lender, as its landlord; provided, said attornment and continuation of the Lease to be effective and operative only if Lender gives written notice to Tenant of Lender's exercise of this option within thirty (30) days following Lender's acquisition of the Landlord's interest in the Premises. With the giving of such notice by

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Skagit County Auditor 11/26/2014 Page \$82.00 2 of 11 2:44PM Lender this attornment shall thereupon be effective without the execution of any further instruments on the part of any of Lender and Tenant.

- If Lender succeeds to the interest of Landlord under the Lease, then Lender shall not be (i) liable for any act or omission of any prior landlord (including Landlord); (ii) subject to any offsets or defenses which Tenant might have against any prior landlord (including Landlord); (iii) bound by any rent or additional rent which Tenant might have paid for more than the then current installment; (iv) obligated for repayment of any security deposit which has not been previously paid to Lender; or (v) bound by any amendment or modification of the Lease made without Lender's consent. Nothing in this Agreement or at law or equity shall be deemed or construed as constituting Lender a principal or surety for the performance of any of the Landlord's obligations under the Lease, and under no circumstances whatever shall Lender have any personal liability for the breach or nonperformance of any of the Landlord's obligations to Tenant.
- 3. WAIVER OF NON DISTURBANCE. Tenant hereby waives any right under the Lease to require a covenant of non-disturbance from Lender, and Tenant hereby agrees that no such covenant of non-disturbance has been made or given by Lender and none shall be included nor shall be implied in this Agreement.
- 4. PURCHASE OPTIONS Any options or rights contained in the Lease to acquire title to the Premises are hereby made subject and subordinate to the rights of Lender under the Deed of Trust, shall not apply to any judicial or non-judicial foreclosure of the Deed of Trust or to any acquisition of the Premises by Lender in lieu thereof, and any acquisition of title to the Premises made by Tenant during the term of the Deed of Trust shall be subordinate and subject to the Deed of Trust and all of Lender's rights thereunder to the extent the obligations secured by the Deed of Trust are not paid in full.
- 5. SUCCESSORS AND ASSIGNS. This Agreement and each and every covenant, agreement and other provisions hereof shall inure to the benefit of and be binding upon the parties hereto and their respective successors and assigns. As used in this Agreement the term "Lender" shall include any nominee of Lender acquiring the Premises through forcelosure of the Deed of Trust or by deed or other conveyance in lieu thereof.
- 6. NOTICES. Any notice under this Agreement which any party may desire or may be required to give to the other party shall be in writing and shall be given by delivering it or by mailing it by first-class regular mail, to the address for the other party as set forth below, or to such other address as either party hereto may by notice in writing designate. Lender, upon succeeding to the interest of Landlord under the Lease, shall not be deemed to have notice of any notice given by Tenant to any prior landlord (including Landlord) unless a copy of the notice was sent to Lender in the manner required by this Agreement.
- 7. LENDER'S RIGHT TO CURE LANDLORD'S DEFAULT. Notwithstanding anything herein or in the Lease to the contrary and so long as Lender's Deed of Trust remains an encumbrance against the Premises, Tenant agrees to give Lender written notice of any default by Landlord under the Lease. Lender, following its receipt of such notice, shall have the right [but not the obligation] and a reasonable opportunity to cure such default on behalf of Landlord. Tenant further agrees not to exercise any of its remedies for such default so long as Lender is proceeding with

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diligence to cure such default or proceeding with diligence to obtain the legal right to enter the leased Premises and cure the default.

- delivery of the Premises and has entered into occupancy and possession thereof; that the Lease represents the entire agreement between the parties as to the leasing, is in full force and effect, and has not been assigned, modified, supplemented or amended in any way except as indicated above; that the term of the Lease has commenced; that rent has not been paid for more than one installment in advance; that as of this date the Landlord is not in default under any of the terms, conditions, provisions, or agreements of the Lease; and that Tenant has no offsets, claims, liens, charges, or defenses against the Landlord or the rents due under the Lease. Tenant further agrees to provide to Lender from time-to-time, within ten (10) business days following Lender's written request to Tenant, certifications of Tenant as to the Lease, the rent, the term and other terms and conditions of the Lease, and of any breach or default of the Landlord's obligations thereunder.
- HAZARDOUS SUBSTANCES. Tenant represents and warrants that it has not and will not use, generate, release, discharge, store or dispose of any Hazardous Substance on, under, in or about the Premises other than Hazardous Substances used in the ordinary and commercially reasonable course of Tenant's business in compliance with all applicable laws. Except for such legal and commercially reasonable use by Tenant, Tenant has no actual knowledge that any Hazardous Substance is present or has been used, generated, released, discharged, stored or disposed of by any party on, under, in or about the Premises. As used herein "Hazardous Substance" means any substance, material or waste (including petroleum and petroleum products), which is designated, classified or regulated as being "toxic" or "hazardous" or a "pollutant" or which is similarly designated, classified or regulated under any federat, state or local law, regulation or ordinance.
- 10. ATTORNEYS' FEES. If any lawsuit, judicial reference or arbitration or bankruptcy or other proceeding is commenced which arises out of or relates to this Agreement, and in any appeal therefrom, the prevailing party shall be entitled to recover from the non-prevailing party such sums as the court, referee or arbitrator may adjudge to be reasonable attorneys' fees, including the costs for any legal services by in-house counsel, in addition to costs and expenses otherwise allowed by law.
- 11. INTEGRATION. This Agreement integrates all of the terms and conditions of the parties' agreement regarding the matters contained herein. This Agreement supersedes and cancels all oral negotiations and prior and other writings with respect to the matters contained herein. This Agreement may not be modified or amended except by a written agreement signed by the parties or their respective successors in interest.
- 12. CHOICE OF LAW. This Agreement shall be governed, construed and enforced in accordance with the laws of the State where the Premises are located without regard to the choice of law rules of that State.
- 13. CAPTIONS AND HEADINGS. The captions and headings of the various sections of this Agreement are for convenience only and are not to be construed as confining or limiting in any way the scope or intent of the provisions hereof. Whenever the context requires or permits, the singular shall include the plural, the plural shall include the singular and the masculine, feminine and neuter shall be freely interchangeable.

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IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed

as of the date first above written.	
Tenant:	Lender:
POULSBO RV. INC	BANK OF AMERICA, N.A.
Klusta Wabun	د
By	By:
Kenneth T. Wakazuru, President	Stephen R. Tessier, Senior Vice President
Address:	Address:
23051 Military Road South	Bank of America, N.A.
Kent, WA 98032-1824	Doc Retention Center
	NC1-001-05-13
	One Independence Center
	101 North Tryon St
No. of the second secon	Charlotte, NC 28255-0001
Landlord:	
ELEANOR PLACE, LLC	
, ,	
By	. \ //
Richard Wakazuru, General Manager	
Address:	
Audiess.	
23051 Military Road South	
Kent, WA 98032-1824	

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IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed as of the date first above written. Tenant: Lender: POULSBO RV, INC. BANK OF AMERICA, N.A. By_ Kenneth T. Wakazuru, President Stephen R. Tessier, Senior Vice President Address: Address: 23051 Military Road South Bank of America, N.A. Kent, WA 98032-1824 Doc Retention Center NC1-001-05-13 One Independence Center 101 North Tryon St Charlotte, NC 28255-0001

Landlord:

ELEANOR PLACE, LLC

Richard Wakazuru, General Manager

Address:

23051 Military Road South Kent, WA 98032-1824

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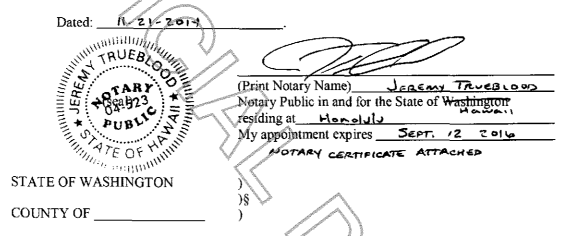
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COUNTY OF Honoluly)§
COUNTY OF Honoluly)

Leertify that I know or have satisfactory evidence that Kenneth T. Wakazuru is the person who appeared before me, and said person acknowledged that said person signed this instrument, on oath stated that said person was authorized to execute the instrument and acknowledged it as the President of POULSBO RV INC., a Washington corporation, to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.



I certify that I know or have satisfactory evidence that Richard Wakazuru is the person who appeared before me, and said person acknowledged that said person signed this instrument, on oath stated that said person was authorized to execute the instrument and acknowledged it as the General Manager of ELEANOR PLACE, 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:	
	(Print Notary Name)
(seal)	Notary Public in and for the State of Washington residing at
	My appointment expires

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NOTAF Doe, Desc	LY CERTIFICAT			ATE	
	AGREEMENT	SUBORDM	IATION		
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COUNTY OF	1
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I certify that I know or have satisfactory evidence that Kenneth T. Wakazuru is the person who appeared before me, and said person acknowledged that said person signed this instrument, on oath stated that said person was authorized to execute the instrument and acknowledged it as the President of POULSBO RV, INC., a Washington corporation, to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

Dated:		·
		
		(Dii-A N-A NI)
	and the state of t	(Print Notary Name)
(80	eal)	Notary Public in and for the State of Washington
	A Comment of the Comm	residing at
		My appointment expires
· ·		
STATE OF WASI	HINGTON) ///
)§ \\
COUNTY OF \underline{V}	IN.	
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I certify that I know or have satisfactory evidence that Richard Wakazuru is the person who appeared before me, and said person acknowledged that said person signed this instrument, on oath stated that said person was authorized to execute the instrument and acknowledged it as the General Manager of ELEANOR PLACE, 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: Nov. 24,7014



(Print Notary Name) Lindsay Tord Itt Notary Public in and for the State of Washington residing at Seattle, WA My appointment expires was us June 27, 29;

LEASE SUBORDINATION



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STATE OF WASHINGTON)
)§
COUNTY OF KING)

I certify that know or have satisfactory evidence that Stephen R. Tessier is the person who appeared before me, and said person acknowledged that said person signed this instrument, on oath stated that said person was authorized to execute the instrument and acknowledged it as the Senior Vice President of BANK OF AMERICA, N.A., to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

Dated: Nov. 24



(Print Notary Name) | indsam Notary Public in and for the State of Washington residing at Seattle WA My appointment expires June 29

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EXHIBIT "A"

LEGAL DESCRIPTION OF THE LAND

PARCEL "A":

Lot 8, "PLAT OF REO FAMILY PROPERTIES, LLC," as per plat recorded on July 7 2006 under Auditor's File No. 200607070069, records of Skagit County, Washington.

Situate in the City of Mount Vernon, County of Skagit, State of Washington.

PARCEL "B":

Lot 13, "PLAT OF REO FAMILY PROPERTIES, LLC," as per plat recorded on July 7, 2006 under Auditor's File No. 200607070069, records of Skagit County, Washington.

Situate in the City of Mount Vernon, County of Skagit, State of Washington.

PARCEL "C":

Lot 11, "PLAT OF REO FAMILY PROPERTIES, LLC," as per plat recorded on July 7, 2006 under Auditor's File No. 200607070069, records of Skagit County, Washington.

EXCEPTING therefrom the South 100.00 feet of the West 180.00 feet of said Lot 11.

Situate in the City of Mount Vernon, County of Skagit, State of Washington

PARCEL "D":

Lot 12, "PLAT OF REO FAMILY PROPERTIES, LLC," as per plat recorded on July 7, 2006 under Auditor's File No. 200607070069, records of Skagit County, Washington.

TOGETHER WITH the South 100.00 feet of the West 180.00 feet of lot 11 of said "PLAT OF REO FAMILY PROPERTIES, LLC".

Situate in the City of Mount Vernon, County of Skagit, State of Washington.

LEASE SUBORDINATION - Ex. A

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