

above in Paragraph 2.



Skagit County Auditor 1/25/2016 Page

\$74.00

210:31AM



NOTICE: THIS SUBORDINATION AGREEMENT RESULTS IN YOUR SECURITY INTEREST

N	ГНЕ	PRO	PERT	Y BI	ECOMI	NG SU	<b>JBJECT</b>	OT '	AND	OF I	LOWER	PRIORITY	THAN	THE	LIEN
ЭF	SOM	E 01	THER	OR !	LATER	SECU	RITY I	NSTI	RUME	NT.					
						$\langle J \rangle$									
7	Cha m	nderci	ioned	oubor	dinator	and our	Ar agree	1	fallowe						

	The undersigned subordinates and owner agrees as	TOHOWS.									
1.	Skagit County, which is a political subdivision of the sTate of Washington										
	referred to herein as "subordinator", is the owner a	nd holder of a mortg	gage dated	June 11, 2007							
	which is recorded in volume	of Me	ortgages, page								
	under auditor's file 200705120150 //	, records of Ska	agit	County							
2.	Umpqua Bank										
	referred to herein as "lender", is the owner and ho	der of a mortgage da	ated  -	0-110							
	executed by Daniel T. Berard and Anne M. Berard										
	(which is recorded in volume	of Mortgages	,	,							
	auditor's file 201601250034 fecords	Skagit		County) (which							
	is to be recorded concurrently herewith).										
3.	Daniel T. Berard and Anne M. Berard										

4. In consideration of benefits to "subordinator" from "owner", receipt and sufficiency of which is hereby acknowledged, and to induce "lender" to advance funds under its mortgage and all agreements in connection therewith, the "subordinator" does hereby unconditionally subordinate the lien of his mortgage identified in Paragraph 1 above to the lien of "lender's" mortgage, identified in Paragraph 2 above, and all advances or charges made or accruing thereunder, including any extension or renewal thereof.

referred to herein as "owner", is the owner of all the real property described in the mortgage identified

- 5. "Subordinator" acknowledges that, prior to the execution hereof, he has had the opportunity to examine the terms of "lender's" mortgage, note and agreements relating thereto, consents to and approves same, and recognizes that "lender" has no obligation to "subordinator" to advance any funds under its mortgage or see to the application of "lender's" mortgage funds, and any application or use of such funds for purposes other than those provided for in such mortgage, note or agreements shall not defeat the subordination herein made in whole or in part.
- 6. It is understood by the parties hereto that "lender" would not make the loan secured by the mortgage in Paragraph 2 without this agreement.
- 7. This agreement shall be the whole and only agreement between the parties hereto with regard to the subordination of the lien or charge of the mortgage first above mentioned to the lien or charge of the mortgage in favor of "lender" above referred to and shall supersede and cancel any prior agreements as to such, or any, subordination including, but not limited to, those provisions, if any contained in the mortgage first above mentioned, which provide for the subordination of the lien or charge thereof to a mortgage or mortgages to be thereafter executed.
- 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 wust", and gender and number of pronouns considered to conform to undersigned.

> LPB-35-05(i-l) Page 2 of 2

NOTICE: THIS SUBORDINATION CONTAINS A PROVISION WHICH ALLOWS THE PERSON OBLIGATED ON YOUR REAL PROPERTY SECURITY TO OBTAIN A LOAN A PORTION OF