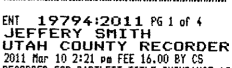


WHEN RECORDED RETURN TO: Mountain West Small Business Finance 2595 East 3300 South Salt Lake City, Utah 84109



RECORDED FOR BARTLETT TITLE INSURANCE AG



Real Estate Lease Subordination Agreement and Assignment of Rents

This Subordination Agreement is entered into by GREENWOOD DENTAL SARATOGA SPRINGS, L.C. ("Lessee") for the benefit of Mountain West Small Business Finance ("MWSBF") and its successor in interest, the Small Business Administration ("SBA").

RECITALS

A. Lessee has	heretofore leased from GREENWOOD DENTAL SS PROPERTI ("Lessor") by
lease dated March 3, 2	
and personal property "Leased Premises") kn	described in SBA Loan Authorization, SBA 504 No.: 39759050-05 (the own as 76 East Commerce Drive, Saratoga Springs, UT 84045 (the County of
Utah	, State of Utah and described as follows:
	See Exhibit "A" which is attached hereto and incorporated herein by this reference.
No. 39759050-05	nd the SBA have authorized the making of an SBA 504 Loan, Loan, to Lessor in the amount of \$ 242,000.00, before a time to be determined by the U.S. Secretary of the Treasury (the
	s for the benefit of both Lessee and Lessor, in that the funds are to be used for less conducted on the Leased Premises purchased and/or renovated by Loan
D. A condition	of the Loan is that the Lease be subordinated to the lien of a trust deed

AGREEMENT

executed by Lessor and recorded as a lien superior to the Lease.

NOW, THEREFORE, in consideration of disbursement of the Loan or any part thereof, and for other good and valuable consideration the receipt and legal sufficiency of which are hereby acknowledged, Lessee covenants and agrees as follows:

- 1. No Default. Lessee is not now in default in the performance of the Lease; and Lessee will perform the covenants and conditions required of is by the Lease for the term of the Loan and any extensions or renewals of it.
- 2. <u>Subordination of Lease</u>. All rights under the Lease together with any and all right, interest, estate, title, lien, or charge against or respecting the Leased Premises (or any portion thereof) by virtue of the Lease, shall be and the same are hereby made subject, subordinate, inferior, and junior to the lien and title of MWSBF and the SBA represented by the SBA Note in the amount of

\$ 242,000.00	and security instruments related to the Loan, including without
limitation the Promissory 1	Note, Deed of Trust, Security Agreement and UCC Financing Statements
(filed with the Uniform Co	mmercial Code Division for the State of Utah and as fixture filings in
Utah	County, Utah) (the "Loan Documents") and to all rights, powers,
title, and authority of MW	SBF and the SBA under or in any way related to or arising out of the Loan
Documents and to all sums	heretofore or hereafter advanced on the security of the Loan Documents
or any of them, including a	ll sums advanced or costs incurred as fees, expenses, disbursements, or
charges in connection with	the Loan Documents or the Loan. The Lease Rights, together with any
and all right, interest, estate	e, title, lien, or charge against or respecting the Leased Premises (or any
portion thereof) by virtue of	of the Lease, are hereby subordinated to the Loan Documents the same and
as fully as if the Loan Doc	uments had been executed, delivered and, where appropriate, filed, prior to
execution, delivery and fili	ng of the Lease.

- 3. Assignment of Rents. The undersigned Lessee, for and in consideration of the moneys lent pursuant to the aforesaid note and other valuable consideration, receipt of which is hereby acknowledged, assign, transfer, and set over to CDC/SBA all sub-leases, including rents, profits, and income derived from the real estate and the building and improvements thereon, the full and complete right in SBA, in case of default in the payment of the indebtedness or any part thereof or failure to comply with any of the terms or conditions of the Note, Deed of Trust and Loan Agreements, as its assignee, to demand, collect, receive, and receipt for such rents, income and profits, to take possession of the premises and all leaseholds without having a receiver appointed therefore, to rent and manage the same from time to time and apply the net proceeds of the rents, income, and profits from the property on the indebtedness until all delinquencies, advances, and the indebtedness are paid in full by the application of the rents, or until title, is obtained through foreclosure otherwise.
- 4. This Agreement shall be binding upon and inure to the benefit of the personal representatives, successors and assigns of the parties hereto.

Dated: Ma	arch 3, 2011
LESSEE:	GREENWOOD DENTAL SARATOGA SPRINGS, L.C.
Shift !	

By: Dale M. Greenwood, Member

LEASE SUBORDINATION NOTARY PAGE 19794:2011 PG 3 of 4

STATE OF Utah)	
COUNTY OF Utah	:ss.)	
The foregoing instrume by Dale M. Greenwood, Member		e me this MATCH 9,701 NWOOD DENTAL SARATOGA SPRINGS, L.C.
Of Or Ob Pa	Notary Public	KRISTIN L. HARPER HOTANY PUBLIC-STATE OF UTAIN COMMISSION# 603425

Exhibit "A"

Property Description

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The land referred to is located in Utah County, State of Utah, and is described as follows:

Unit 101, contained within the Saratoga Town Center Office Condominium Plat B, Amending Unites 203 & 204 By Change to Demising Wall, as the same is identified in the Record of Survey Map recorded in Utah County, Utah as Entry No. 63784:2010, (as said Record of Survey Map may have heretofore been amended or supplemented), and in the Declaration of Condominium (including Association Bylaws) of the Saratoga Town Center Office Condominium Plat B, recorded in Utah County, as Entry No. 63785:2010 (as said Declaration may have heretofore been amended or supplemented).

Together with: (a) the undivided ownership interest in said Condominium Project's Common Areas and Facilities which is appurtenant to said Unit, (the referenced Declaration of Condominium providing for periodic alteration both in the magnitude of said undivided ownership interest and in the composition of the Common Areas and Facilities to which said interest relates); (b) the exclusive right to use and enjoy each of the Limited Common Areas which is appurtenant to said Unit, and (c) The non-exclusive right to use and enjoy the Common Areas and Facilities included in said Condominium Project (as said Project may hereafter by expanded) in according with the aforesaid Declaration and Survey Map (as said Declaration and Map may hereafter be amended or supplemented) and the Utah Condominium Ownership Act.