

Prepared by:

STATE MS.-DESOTO CO. FILED STATE MS.-DESOTO CO. FILED

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MAY 7 2 01 PM '02 MAY 7 2 01 PM '02

BK 1500 PG 157 W.E. DAVIS CH. CLK. BK 94 PG 59 W.E. DAVIS CH. CLK.

(This Space for Recording Use Only)

RETURN RECORDED DOCUMENT TO:

WALGREEN CO.
200 Wilmot Road, MS 2252
Deerfield, Illinois 60015
Attn: Barbara A. Byrne (Store No. #6754 MS)
Law Department

After Recording, Return To:
Holcomb Dunbar, P.A.
P.O. Box 190
Southaven, MS 38671
601.349.0664
File No. 902-078 Initials SDH

SUBORDINATION, NON-DISTURBANCE
AND ATTORNMENT AGREEMENT

THIS SUBORDINATION, NON-DISTURBANCE AND ATTORNMENT AGREEMENT made in multiple copies as of the 15th day of April, 2002, by and between GREENWICH CAPTIAL FINANCIAL PRODUCTS, INC., A Delaware corporation,, ("Mortgagee"), TUSCHMAN TRU , LLC , A Mississippi limited liability company, and, TUSCHMAN, LLC, A Mississippi limited liability company, as Tenants in Common, , (collectively referred to herein as "Landlord") and WALGREEN CO., an Illinois corporation ("Tenant");

WITNESSETH:

WHEREAS, Mortgagee is the holder of a Note in the original principal amount of \$ 2,460,500.00 , secured by a Mortgage or Deed of Trust ("Mortgage") dated April 25 , 2002, recorded on April 30, , 2002, as Document in Book 1495, Pg. 719, in the Official Records of the Chancery Clerk of DeSoto County, State of Mississippi, covering the property legally described on Exhibit "A" attached hereto and made a part hereof;

WHEREAS, by Lease dated February 26, 2001, ("Lease"), recorded by Memorandum of Lease of even date, on March 5, 2001 in Book 88, Page 611 in the Office of the Chancery Clerk of DeSoto County, State of Mississippi, Landlord, as landlord, leased to Tenant, as tenant, the

property, commonly known as **4028 Goodman Road, Horn Lake, Mississippi**, and legally described on Exhibit "A" ("Leased Premises");

WHEREAS, Mortgagee, Landlord and Tenant desire to confirm their understanding with respect to said Lease and said Mortgage;

NOW, THEREFORE, in consideration of the premises and the mutual covenants and promises contained herein and other good and valuable consideration, the parties agree as follows:

1. Subject to the covenants, terms and conditions of this Agreement, the lien of said Lease is hereby subordinated to the lien of said Mortgage. If there shall be a conflict between the terms of said Lease and the terms of said Mortgage, the terms of said Lease shall prevail.
2. In the event Mortgagee or any other party (collectively "Successor Landlord") acquires title or right of possession of the Leased Premises under said Mortgage through foreclosure, or otherwise, said Lease shall remain in full force and effect and Tenant shall continue occupancy of the Leased Premises in accordance with the terms and provisions of said Lease. In such event, during the period that it holds title to or possession of the Leased Premises, Successor Landlord shall be in all respects bound by said Lease as Landlord and by all of Tenant's rights thereunder. Successor Landlord's remedies pursuant to the Lease will be in full force and effect once Successor Landlord succeeds to the interest of Landlord under the Lease and once Successor Landlord is bound by all of the terms and conditions of said Lease.
3. So long as Successor Landlord shall be bound by the terms and conditions of said Lease, Tenant shall attorn to Successor Landlord when Successor Landlord is in possession of the Leased Premises, whether such possession is pursuant to Mortgagee's rights under said Mortgage (which such attornment shall be effective and self operative without the execution of any further instrument on the part of any of the parties hereto), or otherwise, and will continue occupancy of the Leased Premises under the same terms and conditions of said Lease.
4. Mortgagee shall not include Tenant in any foreclosure proceeding involving the Leased Premises, unless required by applicable state law for Mortgagee to accomplish the foreclosure and then not to interfere with or diminish Tenant's rights under said Lease or disturb Tenant's possession.

5. In the event that Successor Landlord succeeds to the interest of Landlord under such Lease, Successor Landlord shall not be:

a). Liable for any act or omission of any prior landlord (including Landlord) or subject to any offsets or defenses which Tenant might have against any prior landlord (including Landlord), except for any defaults or remedies of which Tenant has notified Mortgagee prior to Successor Landlord becoming bound by the Lease in accordance with paragraph 2. Successor Landlord will not be held liable for any consequential damages for defaults of any prior Landlord; or

b). Bound by any payment of any rent or additional rent which Tenant might have paid for more than the current month to any prior landlord (including Landlord); or

c). Bound by any amendment or modification of the Lease made without Mortgagee's written consent.

6. During the continuance of said Mortgage, Tenant shall use reasonable efforts to give written notice to Mortgagee of all defaults by Landlord of those obligations under said Lease which are of a nature as to give Tenant a right to terminate said Lease, reduce rent, or to credit or offset any amounts against future rents, and Mortgagee shall have the same opportunity as provided to Landlord in said Lease (but shall not be required) to cure the same. In any event, (except as otherwise provided in the next sentence of this paragraph), Tenant's failure to provide Mortgagee such written notice shall not impair any rights granted or derived by Tenant under said Lease and/or this Agreement. In no event shall Tenant terminate the Lease as a result of any breach or default of the Lease unless Tenant has provided Mortgagee notice and afforded the Mortgagee the same opportunity to cure such breach or default as provided to Landlord in said Lease; provided, however, that Mortgagee shall not be obligated to remedy or cure any default of Landlord under the Lease.

7. Tenant hereby agrees that upon receipt of written notice from Mortgagee of a default by Landlord under said Mortgage, all checks for rent and other sums payable by Tenant under said Lease to Landlord shall, from the date of Tenant's receipt of such written notice, be delivered to and drawn to the exclusive order of Mortgagee until Mortgagee or a court of competent jurisdiction shall direct otherwise. Such an assignment of rent shall not relieve Landlord of any of its obligations under said Lease and shall not modify or diminish any rights granted to Tenant

by said Lease or this Agreement, including but not limited to, any rights contained in said Lease which allow Tenant the right of so-called self help, offsets or deductions in the event of default or otherwise. Landlord hereby consents and agrees to the provisions of this paragraph and hereby authorizes Tenant to direct all rental and other payments under said Lease as provided by this paragraph. Landlord hereby relieves Tenant from any liability by reason of Tenant's payment of any sums under said Lease as required by this paragraph. Tenant shall have no obligation to verify the existence of any such default stated in the notice from Mortgagee under this Article.

8. (a) Subject to the terms of (b) below, Tenant agrees that the covenants of Landlord in Article 8 (Exclusives) of the Lease shall not be binding upon land owned by Successor Landlord that acquires the interest of Landlord in the Leased Premises through foreclosure of the Mortgage or a deed in lieu thereof, (provided that Successor Landlord owned or mortgaged such land prior to the date that it acquires the interest of Landlord in the Leased Premises), but shall apply to any subsequent purchaser or transferee that is not an affiliate or subsidiary of Successor Landlord.

(b) Upon Successor Landlord's acquisition of Landlord's interest, during the period that it holds title to the Leased Premises, Successor Landlord will not execute any agreement that violates the restrictions set forth in Article 8 of the Lease or agree to any modification of a then existing agreement which extends the right of any third party to operate in a manner inconsistent with the restrictions set forth in Article 8 of the Lease.

9. In the event Successor Landlord acquires title or right of possession of the Leased Premises, Tenant acknowledges and agrees that the liability of such Successor Landlord under the Lease shall be limited to its interest in the property described on Exhibit "A" and the rents, income and profits therefrom. Notwithstanding anything herein to the contrary, Tenant shall have all of its equitable remedies against Successor Landlord. Nothing contained herein shall otherwise limit Tenant's rights or remedies as provided in the Lease.

10. All notices under this Agreement shall be deemed to have been duly given if made in writing and sent by United States certified or registered mail, postage prepaid, or by overnight delivery service providing proof of receipt, and addressed as follows:

If to Mortgagee: GREENWICH CAPITAL FINANCIAL PRODUCTS, INC.
19200 Von Karman Avenue, Suite 950
Irvine, CA 92612
Attn: Commercial Real Estate Loans

If to Tenant: 200 Wilmot Road
Deerfield, Illinois 60015
Attention: Law Department

If to Landlord: TUSCHMAN TRU , LLC
7670 Woodway Drive, Suite 120
Houston, Texas 77063

Also,

If to Landlord: TUSCHMAN, LLC
7670 Woodway Drive, Suite 120
Houston, Texas 77063

provided that each party by like notice may designate any future or different addresses to which subsequent notices shall be sent. Notices shall be deemed given upon receipt or upon refusal to accept delivery.

11. Tenant agrees that the right of first refusal shall not apply to Successor Landlord through a foreclosure, deed-in-lieu of foreclosure or any other enforcement action under the Mortgage; provided, however, such right of first refusal shall apply to subsequent purchasers of the Leased Premises. It is the express intention of Landlord and Tenant that the acquisition by either party of the right, title, interest and estate of the other party in and to the Leased Premises shall not result in termination or cancellation of the Lease by operation of the principle of merger of estates or otherwise, notwithstanding any applicable law to the contrary; *provided, however*, that

in the event Tenant acquires the right, title, interest and estate of Landlord in and to the Leased Premises, whether pursuant to any purchase option or right of first refusal granted in the Lease or otherwise, if either (i) the indebtedness secured by the Mortgage is satisfied or (ii) Tenant assumes the indebtedness secured by the Mortgage (on a recourse basis), then in such event the estates of Landlord and Tenant in and to the Leased Premises shall merge and the Lease will be extinguished. In the event Tenant assumes the indebtedness secured by the Mortgage and if Tenant is not Walgreen Co. a guarantee by Walgreen Co. will be entered into for the indebtedness.

12. To facilitate execution, this Agreement may be executed in as many counterparts as may be convenient or required. It shall not be necessary that the signature and acknowledgment of, or on behalf of, each party, or that the signature and acknowledgment of all persons required to bind any party, appear on each counterpart. All counterparts shall collectively constitute a single instrument. It shall not be necessary in making proof of this Agreement to produce or account for more than a single counterpart containing the respective signatures and acknowledgment of, or on behalf of, each of the parties hereto. Any signature and acknowledgment page to any counterpart may be detached from such counterpart without impairing the legal effect of the signatures and acknowledgments thereon and thereafter attached to another counterpart identical thereto except having attached to it additional signature and acknowledgment pages.

13. This Agreement shall also bind and benefit the heirs, legal representatives, successors and assigns of the respective parties hereto, and all covenants, conditions and agreements herein contained shall be construed as running with the land.

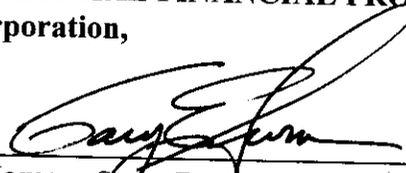
(Remainder of Page Left Intentionally Blank).

IN WITNESS WHEREOF, the parties hereto have executed and delivered this Agreement, under seal, as of the day and year first above written.

WALGREEN CO.
an Illinois corporation

By: 
Allan M. Resnick
Its Vice President

GREENWICH CAPITAL FINANCIAL PRODUCTS, INC.,
A Delaware corporation,

By: 
Name: Gary E. Swon
Its: Senior Vice President

TRU
TUSCHMAN TRUST, LLC
A Mississippi limited liability company

By: _____
Name: _____
Its: _____

TUSCHMAN, LLC
A Mississippi limited liability company

By: _____
Name: _____
Its: _____

STATE OF ILLINOIS)
)
COUNTY OF LAKE) ss.

I, the undersigned, a Notary Public, do hereby certify that Allan M. Resnick, personally known to me to be an Vice President, respectively, of WALGREEN CO., an Illinois corporation, and personally known to me to be the person whose name is subscribed in the foregoing instrument, appeared before me this day in person and acknowledged that as such Vice President of said corporation, and caused the corporate seal of said corporation to be affixed thereto, pursuant to authority, given by the Board of Directors of said corporation as his free and voluntary act, and as the free and voluntary act and deed of said corporation, for the purposes therein set forth.

Given under my hand and notarial seal this 15th day of April, 2002.

Barbara A. Byrne
Notary Public

My commission expires:



NOTARY ACKNOWLEDGMENT

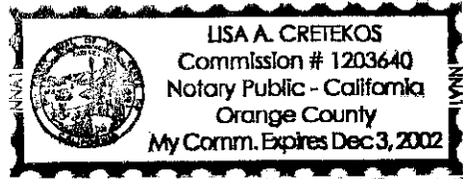
STATE OF CALIFORNIA

COUNTY OF ORANGE

On this 26th day of April, 2002, before me, Lisa A. Cretekos a Notary Public, personally appeared Gary E. Swon, personally known to me to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

WITNESS my hand and official seal.

Signature *Lisa A Cretekos*
(Signature of Notary Public)



My Commission expires: December 3, 2002

(This area for official seal)

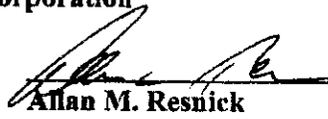
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IN WITNESS WHEREOF, the parties hereto have executed and delivered this Agreement, under seal, as of the day and year first above written.

WALGREEN CO.
an Illinois corporation

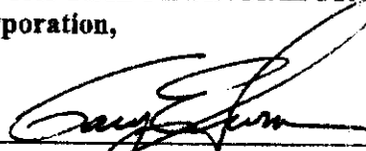
By:

 pb

Allan M. Resnick
Its Vice President

GREENWICH CAPITAL FINANCIAL PRODUCTS, INC.,
A Delaware corporation,

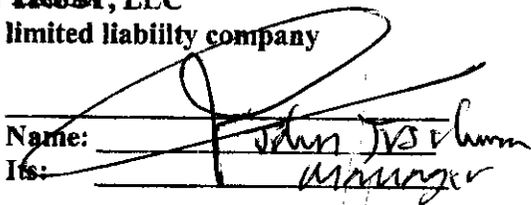
By:



Name: Gary E. Swon
Its: Senior Vice President

TRU
TUSCHMAN TRUST, LLC
A Mississippi limited liability company

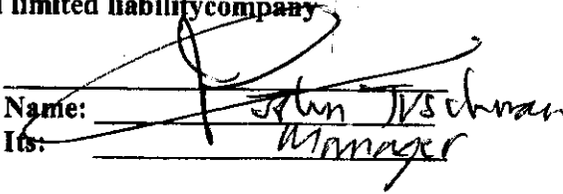
By:



Name: John Tuschman
Its: Manager

TUSCHMAN, LLC
A Mississippi limited liability company

By:



Name: John Tuschman
Its: Manager

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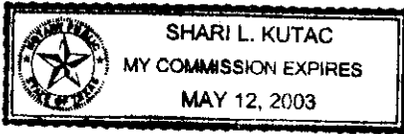
STATE OF Texas)

COUNTY OF Harris)

ss.

Before me, Shari L. Kutac, on this day personally appeared John Tuschman of TUSCHMAN TRU, LLC, A Mississippi limited liability company, known to me to be the person(s) whose name(s) is/are subscribed to the foregoing instrument, and acknowledged that he/they executed and delivered the foregoing instrument for the purposes and consideration therein expressed, and as the act of said company.

Given under my hand and notarial seal this 26 day of April, 2002.



Shari L. Kutac

Notary Public

My commission expires: May 12, 2003

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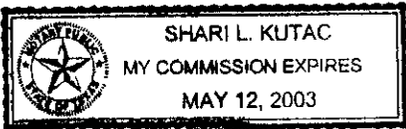
P BK94 PG 20

STATE OF Texas)
COUNTY OF Harris)

ss.

Before me, Shari L. Kutac, on this day personally appeared JV on Tuschman of TUSCHMAN, LLC, A Mississippi limited liability company, known to me to be the person(s) whose name(s) is/are subscribed to the foregoing instrument, and acknowledged that he/they executed and delivered the foregoing instrument for the purposes and consideration therein expressed, and as the act of said company.

Given under my hand and notarial seal this 26th day of April, 2002.



Shari L. Kutac
Notary Public

My commission expires: May 12, 2003

EXHIBIT "A"

LEGAL DESCRIPTION

Lot 2, Goodman/Horn Lake Subdivision, located in Section 29, Township 1 South, Range 8 West, DeSoto County, Mississippi, as recorded in Plat Book 74, Pages 12-13 in the office of the Chancery Clerk of DeSoto County, Mississippi.

Commonly known as: Store #6754
4028 Goodman Road
Horn Lake, Mississippi