	86916 STEVEN HERS LAW PUBLISHING SO WORTH	AND OR STO
	by and bear and content of the state of the	1 7 1
	by and between Sharon Sue Reed hereinafter called the first party and Donath Record the first party and Dona	19 80
	hereinafter called the first party, and Department of Veterans Affairs On or about October 22	
	hereinafter called the first party, and Department of Veterans Affairs On or about October 22 19 39 Harold Eugene Reed A tract of land in NEI/A following described property in Klamath	
H . : .	A tract of land in NE1/4 NW1/4 of Section 9, Township 39 South, Range particularly described and Klamath County Oregon particularly described as fell	
	10 East of the William 174 of Section 9, Township 39 South County Oregon	1. to-wit:
	beginning at a point on the M	
	which bears South 0° 06' West, a distance of 935.5 feet from the	
	and Range: thence continued and 9, said Township	
	Section line a distance of 2/2 2 5	
	corner of said NEI/4 NWI/4; thence North 89° 30' West along the South	
420	line of said NEI/4 NWI/4 a distance of 655.2 feet to a point; thence North 0° 06'East, parallel to the East line of	
	North 0° 06'East, parallel to the East line of said NEI/4 NWI/4 a distance of 336.65 feet to a point; thence North 89° 55' East a	
7	distance of 655.1 feet. more or less. to the point of beginning. (herein called the first party's lien) or said to the whether mortgage, trust deadless.	
首	Cherein called the first party his certain. Judgment of beginning.	
JII 15 PH 2 15	(herein called the first party's lien) on said described property to secure the sum of \$10,000.00, which lies or on the more on the sum of \$10,000.00, which lies or o	,]
-	Recorded on October 22, 1979, in the Microfil Records of Klamath	n was
=	Oregon, in book/reel/volume No. 35 at page 146 thereof or as document/fee/file/instrument of \$10,000.00, which lie microfilm No. (indicate which);	Ountv.
	FE	nent/
.	—Filed on(indicate which);	of
	6 Created by a secretify microfuln	n No. 1
	Created by a security agreement, notice of which was given by the filing on	, of
	Reference 1- 14 4	മറ്റെ 🔡
	and at all times since At	- 11
l .	The second party is about to loan the sum of \$ 2000.00 to the present owner of the present owner ow	lien
1	described, with interest thereon at a rate not exceeding 5.9 % per annum, said loan to be secured by the first fish nature of lien to be given, whether mortgage, thust deed contact, agreement or otherwise, second party as a (hereinafter called second party's lien) upon said property and to be second party's lien) upon said property and to be second party's lien) upon said property and to be second party's lien) upon said property and to be second party's lien) upon said property and to be second party's lien) upon said property and to be second party's lien) upon said property and to be second party's lien) upon said property and to be second party's lien) upon said property and to be second party's lien) upon said property and to be second party's lien) upon said property and to be second party's lien) upon said property and to be second party's lien upon said property and to be second party seco	bove
	first lien and. Direction of lien to be given, whether mortgage, trust deed, control to an angle of the secured by the	said
五年	present owner's existing mortgage held by the second party as a (hereinafter called first first name of the property and to be repaid within not more than to be second party as a (hereinafter called second party's lien) upon said property and to be repaid within not more than to one than to one the second party to make the loan last mentioned, the first party heretotore has a greed and NOW. THEREFORE.	lereto
3/4	To induce the second party to make the loan last mentioned, the first party heretofore has agreed and NOW, THEREFORE, for value received and for the purpose of inducing the second party as above set forth. consents and agrees to and with the second party, his personal representatives (or successors) and assigns hereby said first party's lies on the second party, his personal representatives (or successors) and assigns hereby series to and with the second party, his personal representatives (or successors) and assigns hereby series to an expense of the second party to make the loan last mentioned, the first party hereby series and series to and with the second party, his personal response to the second party to make the loan last mentioned, the first party heretofore has agreed and the second party to make the loan last mentioned, the first party heretofore has agreed and the second party to make the loan last mentioned, the first party heretofore has agreed and the second party to make the loan last mentioned, the first party heretofore has agreed and the second party to make the loan last mentioned, the first party heretofore has agreed and the second party to make the loan last mentioned, the first party heretofore has agreed and the second party her	con-
2500	and that party, for himself his and the purpose of inducing the and the set forth.	i i
S	be delivered to their on said described property is and at the representatives (or successors)	ints,
T a	and superior to that all the second party, as aforesaid, and that second be subject and subordinate to the lies. I	tne
£ 70	that that party's lien on said described property is and shall always be subject and subordinate to the second party, as aforesaid, and that second party's said lien in all respects shall be first, precorded or an appropriate financing statement thereon duly filed within all respects shall be first, prediction agreement shall be null and void and of no force or effect. The party's lien on said described property is and shall always be subject and subordinate to the lien about that second party's said lien in all respects shall be first, prediction agreement shall be null and void and of no force or effect.	rior
	ordination agreement shall be null and void and of no force or effect. It is expressly understood and agreed that notice that notice the first product of t	or
-11 -	In construed to share a share in above expression contained shall be construed to share	ii
th	In construing this subordination agreement and where the context so requires, the singular includes the feminine and the neuter, and all grammatical changes shall be supplied to cause the supplied t	m-
ag.	greement to apply to corporations as well as to individuals standard changes shall be supplied to corporations.	al;
po	IN_WITNESS WHEREOF, the undersigned has hereunto set his hand and seal; if the undersigned is a constant authorized thereunto by order of its board of directors, all on this, the day and year first above written.	hus
,,,,,,	ally authorized thereunto by order of its board of directors, all on this, the day and year first above written.)r-
SUB		AS
200	SCRIBED and SWORN to before me this 15th day of July, 1980	
	uay of July, 1980	
	NOTEDY DUDY TO Thenhesd	.
S	NOTARY PUBLIC FOR OREGON My Commission Expires: 5/19/82	-
	band band band band band band band band	
	receipt certify that the within instrument was received	
-	hereby certify that the within instrument was received and filed for record on the 15th day of Mortgages Mortgages	
Oi	f Mortgages on Page 13097 Mortgages on Page 13097	
••	그는 물리를 하는 물로 하는 것이 되었다. 그는 그를 가는 것이 되었다. 그는	
100	FEE \$3.50 WM. DOMILNE, COUNTY diagram	