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THIS AGREEMENT, Made	and	STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 97204
by and between Pacific Po hereinafter called the first party, and hereinafter called the second party; W On or about February 5	and entered into this2nd wer and Light Company Klamath First Fort	day of August 10192
On or about Fall Party; W	ITNESS TRUETAL S	1/1 no
, being the owner of	the following Larry G. Pett	avings and Loan  it and Barbara J. Pettit Klamath County, Oregon, to-wit:
	described property in	Klamath C
		County, Oregon, to-wit:

Lot 3 Block 4 Banyon Park Klamath County, Oregon

ex	recin called the first party's lien) on said described property to secure the sum of \$.1.824.95, which lien was page. 12563 thereof or an all marks and page. 12563 the page of the marks and page. 12563 the page of the page of
(he	rein called the to
12	County,  The called the first party's lien) on said described property to secure the sum of \$1.824.95  The called the first party's lien) on said described property to secure the sum of \$1.824.95  The contract security egreement or otherwise of the county of the count
200	Oregon, in KNANANANANANANANANANANANANANANANANANANA
ě	MANAGEN Volume No. M80 in the real Drop p. 1. 824,95 effect or otherwise)
200	Filed on page 12563 the records of Klamath which lien was
lang.	19 County,
our any language	Filed on
5 6	—Created by a security which);
3.	a financial agreement, notice of which
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055	the office of the Oregon Scherary of State
ъ.,	per it bears the document for first the document for first the second of
and at	to the document so recent with the No.
	The second the date thereof has be
describ	ed, with in-
present	where it bears the document/fee/file/instrument/microfilm No
	Sais population exceeding of the present owner of the secured.
second	The second party is about to loan the sum of \$
Sentari a	the second Called the
Λ	O subordinate first party to make the loan last mentioned, the first party heretofore has agreed and conditioned agrees to and with the second party, his personal representatives (or successors, hereby covenants and some subordinate of the second party, as aforesaid property is and shall always be said to successors, hereby covenants.
aforesaid	flow, THEREFORE, for value received and tor the purpose of inducing the second party as above set forth.  If the first party, for himself, his personal representatives (or successors) and assigns, hereby covenants, and of the second party, as aforesaid, and that second party as above set forth.  If the first party, for value received and tor the purpose of inducing the second party as above set forth.  If the first party, for himself, his personal representatives (or successors) and assigns, hereby covenants, and to that of the second party, as aforesaid, and that second party are as aforesaid.
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be delive	party's lien on said described property, his personal representatives (or successors) and assigns, hereby covenants, and that of the first party; provided always, however, that if second party's said lien in all respects shall be first, prior a expressly understood and agreed the second days aftered to the second party; provided always, however, that if second party's said lien in all respects shall be first, prior a expressly understood and agreed the second for the second party's said lien is not duly filed or the party said lien is not duly filed or the party's said lien is not duly filed or the party's said lien is not duly filed or the party's said lien is not duly filed or the party's said lien is not duly filed or the party's said lien is not duly filed or the party's said lien is not duly filed or the party's said lien is not duly filed or the party's said lien is not duly filed or the party said lien is not duly file
and supe	red to the second party to make the loan representatives (or successors) and assigns, hereby covenants, for the first party; provided always, however, that if second party's said lien in all respects shall be first, prior a agreement shall be null and void and of no force or effect, and successors and assigns, that the second party's said lien in all respects shall be first, prior as expressly understood and agreed that nothing herein construing this except as hereingth.
recorded	of an approximation of the first party; provided and that second party; provided and second party; pro
Officens:	and divave be party S said it.
It i	or an appropriate financing statement thereon duly filed within agreement shall be null and void and of no force or effect.  Sometimes of the first party; provided always, however, that if second party's said lien in all respects shall be first, prior is expressly understood and agreed that nothing herein effect.
In .	rst party's said lien, except as hereinabove expressly and stand lien is not duly filed or days after the date hereof, this sub-
the mascu	a agreement shall be null and void and of no force or effect.  Sexpressly understood and agreed that nothing herein contained shall be construed to change, alter or imto apply to corporations as well not the sexpressly within and the neuter, and all grapment.
agreement	to apply to continue and the post-
Poration :	to apply to corporations as well as to individuals.  The scaused its corporation agreement and where the context so requires, the singular includes the plural.
duly autho	rst party's said lien, except as hereinaboue expressly set forth.  construing this subordination agreement and where the contained shall be construed to change, alter or imtended the feminine and the neuter, and all grammatical changes the singular includes the plural; that caused its corporate name to be supplied to cause the singular to cause the supplied to cause the s
	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 this that caused its corporate name to be signed and its corporate the singular includes the plural; the singular includes the plural; the singular includes the plural; the supplied to cause this sized thereunto by order of its bound at the source of the
	to apply to corporations and the neuter, and all grammatical changes, the singular includes the plural; ITNESS WHEREOF, the undersigned has hereunto set his hand and seal; if the undersigned is a corried thereunto by order of its board of directors, all on this, the day and year first above written.
	Pacific day and year first above its officers
	Power and Liamon
	Pacific Power and Lights Co.
-	2 Vice President
	Tuent

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	.19
STATE OF OREGON,	, 13
County of	
the named the above named	voluntary act and deed. Before me:
and acknowledged the foregoing instrument to be	Public for Oregon.
	My commission expires
(SEAL)	
STATE OF OREGON,  Multinomah  Sss.	Pienovi  Uice Plesident  ight Company  oversping instrument is the corporate seal of said corporation  oversping instrument is the corporate of the said corporation of the sa
County of A appeared Camer B.	Dice. President
who being duly sworn, did say that he is the way of Park and I	oregoing instrument is the corporate seal of said corporation on behalf of said corporation by authority of its Board of to be its voluntary act and deed. Before me:
of Coron and that the seal affixed to the formation and that the seal affixed to the format and that said instrument was signed and sealed and that said instrument was signed and sealed and that said instrument Directors; and he acknowledged said instrument	Notary Public for Oregon.
(SEAL)	My commission expires
OTARY A PUBLIC OF CARS	
	STATE OF OREGON, County of Klamath County of the within instru
SUBORDINATION AGREEMENT	County of
то	book/reel/volume to as fee/file/instr space: RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE  book/reel/volume to as fee/file/instr page 10192 or as fee/file/instr page 10192 ment/microfilm/reception No. 1437
AFTER RECORDING RETURN TO	of said County.  Witness my hand and seal  County affixed.  EvelynBiehn CountyCl
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