CP Vol. May Page 11098 62957 This agreement, made and entered into this 1944 day of Junie 1986 by and between C P NATIONAL CORPORATION, hereinafter called the first party, and Journa Country Montgood, INC. hereinafter called the second party; WITNESSETH: On or about <u>Sectember 18</u> 19<u>B5</u>, <u>William O. JONES</u> being the owner of the following described property in <u>KLAMATH</u> County, Oregon, to wit: Lot 3, BLOCK 4, EWANA HEIGHTS Addition to KIRMATHFAILS, Klamath County, Oregon Executed and delivered to the first party his 'EQUIPMENT MORTGAGE /RETAIL INSTALLMENT AGREEMENT, (Herein called first party's lien), said described property to secure the sum of  $\frac{16}{6}$ , which lien was recorded on 100, 19 19 05, in the records of Kiamath County, Oregon on Page 18102, Volume 185 Book MORTGAGES on which Reference to the document so recorded is hereby made. The first party has not sold or assigned his said lien and at all times since the date thereof has been and remains the holder thereof and the The second party is about to loan the sum of  $\frac{32.5/2^{10}}{10.5}$  to the present owner of the property above described, with interest thereon at a rate not to exceed  $\frac{10}{10.5}$  per annum, said loan to be secured by the said present owners  $\frac{10.5}{10.5}$  (herein after called the second party's lien), upon said property and to be repaid within not more than  $\frac{15}{10.5}$ repaid within not more than 15 To allow the second party to make the loan last mentioned, the first party has heretofore agreed and consented to subordinate first party's said lien to the lien about to be taken by the second party as above set forth. Therefore, for the purpose of allowing the second party to make the Inerefore, for the purpose of allowing the second party to make the loan aforesaid, C P NATIONAL CORPORATION assigns, hereby covenants, consents and agrees to and with the second party, his personal representative (or sucessors) and assigns, that the first party's lien on said described property is and shall allways be subject and subordinate to the lien about to be delivered to the second party, and that second party's proposed lien shall be first, prior and superior to that of the first party; provided allways, however, th if second party's said lien is not duly filed or recorded, within that 30 days efter the date thereof, this subordination agreement shall be null and void and of no force or effect. It is expressly understood and agreed that nothing herein contained shall be construed to change, alter or impair the lien retained by C P NATIONAL CORPORATION, except as herein expressly set forth. In construing this subordination agreement and where the context so requires, the singular applies to the plural; the masculine includes the feminine and the neuter, and all grammatical changes shall be supplied to cause this agreement to apply to corporations as well as to individuals. IN WITNESS WHEREOF, the undersigned has bereunto set his hand and Ung VICE-PRESIDENT seal: NATIONAL CORPORATION ) STATE OF OREGON SS. 1986 June 20. ) County of <u>Jackson</u> Personally appeared the above named <u>R. L. Barbee, who is Asst.</u> Vice-President for C P National Corporation, who acknowledged the foregoing instrument to be a voluntary act and deed. NOTARY PUBLIC FOR OREGON :Yo My commision expires Sept 17 1986 ·رن After Recording Return To: Town & Country Mortgage Co. 803 Main Street, Suite 102 Klamath Falls, OR 97601

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