THIS AGREEMENT, Made and entered into this ...

by and between PACIFIC POWER & LIGHT COMPANY. by and between FACIFIC FOWER & LIGHT COMPANY hereinafter called the first party, and Klamath First Federal Savings & Loan Association hereinaster called the second party; WITNESSETH:
On or about April 9, 1979, Norm

, being the owner of the following described property in Klamath County, Oregon, to-wit: Lots 12 and 13 in Block 217 of Mills Second Addition to the City of Klamath Falls, Oregon, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

executed and delivered to the first party his certain....Mortgage...and...Agreement (herein called the first party's lien) on said described property to secure the sum of \$4,832.15...., which lien was Oregon, in book/reel/volume No....M80......at page 18052....thereof or as document/fee/file/instrument/  $\subseteq$ County, Oregon, where it bears the document/fee/file/instrument/microfilm No. .....(indicate which); -Created by a security agreement, notice of which was given by the filing on...... a linancing statement in the office of the Oregon Secretary of State

Department of Motor Vehicles where it bears file No.... 20 si and in the office of the...... where it bears the document/fee/file/instrument/microfilm No.....(indicate which). Reference to the document so recorded or filed hereby is made. The first party has never sold or assigned his said lien and at all times since the date thereof has been and now is the owner and holder thereof and the date thereby secured. Reference to the document so recorded or filed hereby is made. The first party has never sold or assigned his said lien and at all times since the date thereof has been and now is the owner and holder thereof and the debt thereby secured.

The second party is about to loan the sum of \$12,000.00.

The second party is about to loan the sum of \$12,000.00.

The present owner of the property above the secured by the said. ......County, Oregon, The second party is about to loan the sum of \$1.45.000. To the present owner of the property above described, with interest thereon at rate not exceeding 11. To per annum, said loan to be secured by the said. To induce the second party to make the loan last mentioned, the first party heretofore has agreed and con-To induce the second party to make the loan last mentioned, the first party heretolore has 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.

Aforesaid, the first party for himself, his personal representatives (or successors) and assides hereby covenants. ......(hereinafter called the NOW, THEREFORE, for value received and for the purpose of inducing the second party to make the loan aforesaid, the first party, for himself, his personal representatives (or successors) and assigns, hereby covenants, said first party's lien on said described property is and shall always be subject and subordinate to the lien about to the lien about to the lien about to said first party's lien on said described property is and shall always be subject and subordinate to the lien about to be delivered to the second party, as aforesaid, and that second party's said lien in all respects shall be first, prior to that of the first party; provided always, however, that if second party's said lien is not duly filed or ordination agreement shall be null and void and of no force or effect. ation 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, after or im-It is expressly understood and agreed that nothing herein contained shall be construed to change, alter or impair the first party's said lien, except as hereinabove expressly set forth.

In construing this subordination agreement and where the context so requires, the singular includes the plural; agreement to apply to corporations as well as to individuals. days after the date hereof, this subthe 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 hereunto set his hand and seal; if the undersigned is a corporate name to be signed and its corporate seal to be affixed hereunto by its officers board of directors, all on this, the day and year first above written.

STATE OF OREGON,	<b>f9</b> 2:
County of	} 555.
Personally appeared the at	***************************************
and acknowledged the foregoing instr-	ument to be
	unent to beVoluntary act
(SEAL)	act and deed. Before me:
Fig.	No.
STATE OF OREGON,	My commission expires Notary Public for Oregon
County of Klamath	35.
Personally appeared D.	Foresee July 3
who being duly	July 3, 19.86
sworn, did say that he i	s the Klamath P
A co-	. Manage
and that said instant the seal affirm	ight  to the foregoing instrument is the corporate seal of said corporation sealed on behalf of said corporation by authority of its Board
Directors; and he acknowled signed and	sealed on the instrument is the
Allowledged said instr	ument to be its and corporation by
(SEAL)	
1 No. 162	······································
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	My commission expires 5/22 /60 Oregon.
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SUBORDINATION	
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	County ofKlamath
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O. BOX 50 70	or said County
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1 7 1/605	County affixed,
214 (A)	Evelyn Richn Gounty Clerk
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