65005 THIS AGREEMENT	108: ····	Vol May Page	A ADO.
and between R. J. BRINEG		day of August	14894
wreinafter called the first and	A G ADELE M. BRIN		, 19.00
ereinafter called the second party, an On or about November 10	U NUMBER FIRST FI	EGAR EDERAL SAVINGS & LOAN ASSN.	
On or shared November 10	MLSSEIH:		
, being the owner o	of the following describe	VIN JACOBSON & JACKLE SALZER	
		WYN JACOBSON & JACKIE SALZER ed property in Klamath Coun	ty, Oregon, to-wit
ot 10. Block 38 HOTERPING			an an tha tha she an tao an
ot 10, Block 38, HOTSPRINGS ccording to the official pl Junty Clerk of Klamath Coun	ADDITION to the C	ity of Klamath Falls,	a da anna an Airtean 1996 - Airtean Airtean
unty Clerk of Klamath Coun	ar chereor on lite	In the office of the	1
			de la constant
			and the second sec
			; ;
			8
cuted and delivered to the first part	ty his certainTrust.	Dead	
rein called the first party of tion	(State w	whether mortgage, trust deed, contact	
-Recorded on November 10	1983 in the	to secure the sum of \$3,500.00	nt or otherwise}
Oregon, in book/reel/volume	No. 1183 at pede 1	to secure the sum of \$3,500.00 MortgageRecords of Klamath 19468 thereof or as document	
Cindicate which h	nty, Oregon, where it be	ce of the ears the document/tee/file/instrument	of
-Created by a security advantation		======================================	t/microfilm No.
A financial statement in the sta	, HOLICE OF WRICH WES BIV	ven by the filing on ary of State tment of Motor Vehicles where it bear of	. 19 of
and in the office of the	ce of the Oregon Depart	ary of State	
where it bears the document/fee		tment of Motor-Vehicles where it bear of	s tile Ivo.
rence to the domining the	e/me/instrument/microfi	ilm No	ounty, Oregon,
at all times since the date thereof ha	" filed hereby is made. 7	ilm No	ned his said time
The second party is about to loan	the sum of \$35,600.(The first party has never sold or assign wher and holder thereof and the debt to 00to the present of the	hereby secured.
Ded, with interest thereon at a rate	e not exceeding 12.5	the first party has never sold or assign when and holder thereof and the debt t 00, to the present owner of the 500, adjustable the Loan of the sold per annum, said foan to be secun (berein)	property above
State nature of lien to be given		the security of the security o	red by the said
d party's lien) upon said property), whether mortgage, trust dead, con	htract, security agreement or otherwise)	after called the
To induce at	and to be repaid within	n not more than 30	^R from its date.
d to subordinare first mature	uke the loan last mentio	oned, the first party has a f	
NOW, THEREFORE, for value	ion to the lien about to I	oned, the first party heretofore has a be taken by the second party as abov rpose of inducing the second party to	greed and con-
said, the first party, for himself, it	his personal representati	rpose of inducing the second party to	make the loan
it's party's line an and 1 1	ond party, his personal	tenrecentationa (eby covenants.
lavered to the union of	""perty is and shall alway	ave he cubient - 1	ssigns, that the
iperior to that of the first party; pro	ovided always, however,	ays be subject and subordinate to the party's said lien in all respects shall that it second party's said lien is no d within 45 days after the detail	be first, prior
	Emert therean dat the	d within 45 down at a new 18 no	ally filed or
tion agreement shall be mall	thereon duly filed	A WILLING THE FRANCE HERE AND A MARKED	reof, this sub-
ation agreement shall be null and vi	cia and of no force or el	ffect.	
ation agreement shall be null and vi It is expressly understood and agree	ed that nothing herein c	ffect.	e. alter or im-
ation agreement shall be null and vi It is expressly understood and agree to first party's said lien, except as he In constraint the art's	ereinabove expressly set	ffect. ontained shall be construed to change	e, alter or im-
ation agreement shall be null and vi It is expressly understood and agre- be first party's said lien, except as he In construing this subordination ag assuline includes the feminine and weat to emply the superstance.	the said of no force or effect of that nothing herein contractions of the second secon	ffect. contained shall be construed to change forth. context so requires, the singular include mmatical changes.	des the plural:
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Personally appeared the above nan	ned B .J	BRINEGAR AND	ADELE M. BRINE	ejore me	
MARION ,		B		, <u>19_86</u>	
TATE OF OREGON,	1	역 23 동원 사진 영문 가슴다. 19 동일 - 19 동안 19 동일 - 19 동안		14895	

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