CORNA NA	. 906-SUBORDINATION AGREEMENT.	STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. \$7204					
		K-39205 Vol. M& Page L. 1516					
	70908	K-39205 VULTO Page 20 00 00					
	THIS AGREEMENT, Mad	e and entered into this 17th day of December , 19 86,					
by an	d between PACIFIC POWER	& LIGHT COMPANY* nd KLAMATH FIRST FEDERAL SAVINGS & LOAN ASSOCIATION					
hereir	nafter called the first party, a	nd KLAMATH FIRST FEDERAL SAVINGS & LOAN ASSOCIATION					
hereit	nafter called the second party;	WITNESSETH:					
1	Torner 7	TOXI EMT   Refine Lin Diey and Diaton 200					
	being the owner	of the following described property in Klamath County, Oregon, to-wit:					
	,						
SEE	ATTACHED						
5							
$\sim$							
5							
1. * ‡-							
execution in the second	ted and delivered to the first	party his certain Agreement for installation of Weatherization and (State whether mortgage, trust deed, contract, security agreement or otherwise)					
Tns	111 AT 1011	the sum of still Stated which hell was					
(here	in called the first party's lien)	) on said described property to secure the sum of \$not stated, which lien was 7					
e opposite this trans-	Oregon, in book/reel/volu	me No					
d si		tint which )					
50	-Filed on	of					
		County, Oregon, where it bears the document/lee/inc/instrument/inclosing a					
rtine	(indicate whi	ch); 19, of					
out any language is not pertinent to	-Created by a security agree	ch); ement, notice of which was given by the filing on, of					
ğ		Secretary of State where it hears file No					
	a mancing statement in t	ne office of the Oregon Department of Motor Vehicles which Sould have been been mered by the sould have been been been been been been been be					
	and in the office of the	nt / fee / file / instrument / microfilm No(indicate which).					
<u>Č</u>		the first party has never sold of assigned his said nen					
Refe							
i .		i i i i i i i i i i i i i i i i i i i					
desc							
1	(State nature of tien						
	the state of the second s	tom its date.					
seco	ond party's hen) upon said pl	operty and to be repaid within not more than years					
	To induce the second part	ty to make the loan last mentioned, the first party heretofore has agreed and con-					
sen	ted to subordinate first party'	s said lien to the lien about to be taken by inducing the second party to make the loan					
	NOW, THEREFORE, tot	value received and for the purpose of successors) and assigns, hereby covenants,					
afo	resaid, the first party, for m	the second party, his personal representatives (or successors) and assigns, that the second party, his personal representatives (or successors) and assigns, that the interpretent is and shall always be subject and subordinate to the lien about to					
con	sents and agrees to and with	the second party, his personal representatives (of successful to the lien about to cribed property is and shall always be subject and subordinate to the lien about to be about the second party's said lien in all respects shall be first, prior					
said be	delivered to the second party	cribed property is and shall always be subject and subject shall be first, prior , as aforesaid, and that second party's said lien in all respects shall be first, prior , to according to a shall be prevent that if second party's said lien is not duly filed or					
and	I superior to that of the first p	, as aforesaid, and that second party's said her in an infant second party's said lier, is not duly filed or party's said lier, is not duly filed or party's said lier, is not duly filed within the day after the date hereof, this sub-					
	orded or an appropriate finan	cing statement thereon duly med within the duy's different and					
ord	lination agreement shall be nu	and void and of no force or effect. and agreed that nothing herein contained shall be construed to change, alter or im-					
	It is expressly understood	and agreed that howing includes the forth. cept as hereinabove expressly set forth.					
pa	ir the first party's said lien, ex	cept as hereinabove expressly ser form. ination agreement and where the context so requires, the singular includes the plural; indication agreement and where the context so requires, the singular includes the plural;					
the	the measuring includes the temining and the neuler, and an granination or ange						
ឧន្	agreement to apply to corporations as well as to individuals.						
- 1	IN WITNESS WHEREOF	, the undersigned has hered its corporate sent to be affixed hereunto by its officers					
ро	ration, it has caused its corpo	der of its board of directors, all on this, the day and year first above written.					
đu	ly authorized thereunto by of	PACIFIC POWER AND LIGHT COMPANY					
		Jall/france					
		d d					
		BY: Dala Foreses					

Z.

	1517
STATE OF OREGON,	ss.
County ofKlamath	
This instrument was acknowledged	d before me on
(SEAL)	My commission expires
	J
STATE OF OREGON, County ofKlamath	
This instrument was acknowledge	ed before me onDecember18, 19.86, by
Dale Foresee	Klamath Falls District Manager
of Pacific Power and Ligh	NAME OF CORPORATE OFFICE OR AGENT. PARTNER, THUSTEE, ETC.
of	NAME OF CORPORATION, PARTNERSHIP, TRUST, ETC. TRUST, ETC.
(SEAL)	Notary Public for Oregon My commission expires 5123/90
and the second secon	
SUBORDINATION	STATE OF OREGON, County of
SUBORDINATION AGREEMENT PP&L	STATE OF OREGON, County of I certify that the within instr ment was received for record on t 
AGREEMENT PP&L	STATE OF OREGON, County of I certify that the within instr ment was received for record on t 
AGREEMENT PP&L TO	STATE OF OREGON, County of I certify that the within instr ment was received for record on t 
AGREEMENT PP&L	STATE OF OREGON, County of I certity that the within instr ment was received for record on t 
AGREEMENT PP&L TO Klamath First Federal	STATE OF OREGON, County of
AGREEMENT PP&L TO Klamath First Federal 540 Main AFTER RECORDING RETURN TO Klamath First Federal	STATE OF OREGON, County of I certify that the within instru- ment was received for record on th day of
AGREEMENT PP&L TO Klamath First Federal 540 Main After recording return to	STATE OF OREGON, County of I certify that the within instru- ment was received for record on the day of

Order No. K-39205

## DESCRIPTION

A parcel of land situated in the SEt of Section 30, Township 39 South, Range 10 E.W.M., more particularly described as follows: Commencing at the quarter section corner common to Sections 29 and 30,

said Township and Range; thence S.O°18'51"W. along the East line of said Section 30, a distance of 883.9 feet; thence S.89°22'40"W. a distance of 30.0 feet to the West line of Reeder Road and the true point of beginning of this description; thence S.88°52'20"W. a distance of 1305 feet to the Northeast corner of parcel described in Volume M79 page 20479, Deed records of Klamath County, Oregon; thence S.O°18'51"W. along the East line of last mentioned parcel, a distance of 414.69 feet to the Southeasterly corner thereof; thence N.47°50'E. a distance of 76.69 feet to a 5/8 inch iron pin; thence N.82°28'30"E., 1072.00 feet to a 5/8 inch iron pin; thence S.34°30'E., 37.23 feet to a 5/8 inch iron pin; thence N.89°42'E., 124.45 feet to a 5/8 inch iron pin on the West boundary of Reeder Road; thence N.0°18'51" E. along said road boundary 356.52 feet to the true point of beginning.

STATE OF OREGON: COUNTY OF KLAMATH:	\$5.	the	<u>30th</u> day
Filed for record at request of 87 at	9:25 rtgages	o'clock <u>A</u> M., and duly recorded in V on Page <u>1516</u> County Clerk	
of of MO	TLXANCE	Evelyn Biehn, County Clerk By	mila
		Dy	

\$13.00 FEE