THIS AGREEME	NT, Made and entered into this day of
by and between Paci hereinafter called the training	NT. Made and entered into this 3 day of Contracting of The Party of Action 7968
hereinafter called the	And Alamath First Federal Savies and Alamath First
, being th	March 25 , 19.82, Sally R. Renne
LOC 15 OF POOLE W	our county, Oregon, to-wi
file in the office	OME SITES, according to the official plat thereof on e of the County Clerk of Klamath County, Oregon.
	Set or or or or the set of the se
AGREEMENT	Canada a sublicit matrix ( canada a sublicit matrix) ( canada a sublicit a su
SUBORDIANIC	
executed and delivered to the	
	e first party his certain
-Recorded on Octob	s lier.) on said described property to secure the sum of \$1.927.00, which lien was
€ Oregon, in book/reel/	volume No. 102 at page 13922 thereof or as downed it that County,
Se -Filed on	
(indicate	
	which);
a financing state	agreement, notice of which was given by the filing on
a financing statement i and in the office of the. where it bears the door	agreement, notice of which was given by the filing on
a financing statement i and in the office of the. where it bears the docu	ument/fie/file/instrument/microfilm No.
a financing statement i and in the office of the. where it bears the docu Reference to the document so r nd at all times since the date if The second	which); agreement, notice of which was given by the filing on
a financing statement i and in the office of the where it bears the docu Reference to the document so r and at all times since the date The second party is about escribed, with interest thereon	agreement, notice of which was given by the filing on
-Created by a security e a financing statement i and in the office of the where it bears the docu Reference to the document so r nd at all times since the date t The second party is about escribed, with interest thereon resent owner's <u>Deed of</u>	which); agreement, notice of which was given by the filing on
a financing statement i and in the office of the where it bears the docu Reference to the document so r and at all times since the date f The second party is about escribed, with interest thereon resent owner's <u>Deed of</u> (State nature of lise cond party's lien) upon said	agreement, notice of which was given by the filing on
a financing statement i and in the office of the. where it bears the docu Reference to the document so r and at all times since the date The second party is about escribed, with interest thereon resent owner's <u>Deed of</u> (State nature of li- econd party's lien) upon said To induce the second parted to subordings times	which); agreement, notice of which was given by the filing on
a financing statement i and in the office of the where it bears the docu Reference to the document so r and at all times since the date it The second party is about escribed, with interest thereon (State nature of It econd party's Hen) upon said To induce the second part NOW, THEREFORE, for	agreement, notice of which was given by the filing on
a financing statement i and in the office of the where it bears the docu Reference to the document so r nd at all times since the date The second party is about escribed, with interest thereon resent owner's <u>Deed of</u> (State nature of li econd party's hen) upon said To induce the second part to induce the second part NOW, THEREFORE, for oresaid, the first party, for insents and agrees to and with	agreement, notice of which was given by the filing on
a financing statement i and in the office of the. where it bears the docu Reference to the document so r and at all times since the date The second party is about escribed, with interest thereon (State nature of it) becond party's lien) upon said To induce the second part oresaid, the first party, for insents and agrees to and with dirst party's lien on said dea delivered to the second part d superior to the second part d superior to the second part of the second party is lien on said dea delivered to the second part d superior to the second part d superior to the second part d superior to the second part	agreement, notice of which was given by the filing on, 19,, of agreement, notice of which was given by the filing on, 19,, of in the office of the Oregon Secretary of State Department of Motor Vehicles where it bears tile No ument/tee/file/instrument/microfilm No recorded or filed hereby is made. The first party has never sold or assigned his said lien thereof has been and now is the owner and holder thereof and the debt thereby secured. thereof has been and now is the owner and holder thereof and the debt thereby secured. at a rate not exceeding. 11.50% per annum, said loan to be secured by the said lien to be given, whether morigoge, trust deed, contract, security agreement or otherwise) projectly and to be repaid within not more than for mits date. years from its date. ty's said lien to the lien about to be taken by the second party as above set forth. himself, his personal representatives (or successors) and assigns, hereby covenants, escribed party; his personal representatives (or successors) and assigns, thereby covenants, escribed property is and shall always be subject and subordinate to the lien about to the second party is and shall always be subject and subordinate to the lien about to
a financing statement i and in the office of the where it bears the docu Reference to the document so r and at all times since the date The second party is about escribed, with interest thereon resent owner's <u>Deed of</u> . (State nature of the econd party's lien) upon said To induce the second part NOW, THEREFORE, for oresaid, the first party, for onsents and agrees to and with id first party's lien on said dee delivered to the second part formed to subordinate first part NOW, THEREFORE, for onsents and agrees to and with id first party's lien on said dee delivered to the second part formed to the second part	agreement, notice of which was given by the filing on, 19,, of agreement, notice of which was given by the filing on, 19,, of in the office of the Oregon Department of Motor Vehicles where it bears file No. 
a financing statement i and in the office of the. where it bears the docu reserve to the document so r and at all times since the date it The second party is about escribed, with interest thereon resent owner's <u>Deed of</u> (State nature of li econd party's lien) upon said To induce the second part NOW, THEREFORE, for oresaid, the first party, for indice the second part id first party's lien on said det delivered to the second part delivered to the second part delivered to the second part id superior to that of the first corded or an appropriate finant dination agreement shall be n	which); agreement, notice of which was given by the filing on
a financing statement i and in the office of the. where it bears the docu Reference to the document so r and at all times since the date The second party is about escribed, with interest thereon (State nature of II) scond party's lien) upon said To induce the second part oresaid, the first party, for onsents and agrees to and with id first party's lien on said dea delivered to the second part corded or an appropriate finant dination agreement shall be no It is expressly understood in the first party's said lien, ex	agreement, notice of which was given by the filing on, 19,, of agreement, notice of which was given by the filing on, 19,, of in the office of the Oregon Secretary of State Department of Motor Vehicles where it bears tile No ument/tee/file/instrument/microfilm No (indicate which). thereof This been and now is the owner and holder thereof and the debt thereby secured. thereof This been and now is the owner and holder thereof and the debt thereby secured. at a rate not exceeding 11.50, per annum, said loan to be secured by the said lien to be given, whether morigoge, trust deed, controct, security agreement or otherwise) projectly and to be repaid within not more than (hereinafter called the second party is and sout to be taken by the second party as above set forth. himself, his personal representatives (or successors) and assigns, thereby covenants, himself, his personal representatives (or successors) and assigns, thereby covenants, bescribed party is and shall always be subject and subordinate to the lien about to party; provided always, however, that if second party's said lien is not duly filed or null and void and of no force or effect.
a financing statement i and in the office of the where it bears the docu Reference to the document so r and at all times since the date The second party is about escribed, with interest thereon (State nature of II) scond party's lien) upon said To induce the second part NOW, THEREFORE, for oresaid, the first party, for : basents and agrees to and with id first party's lien on said de delivered to the second part corded or an appropriate finant dination agreement shall be m It is expressly understood ir the first party's said lien, ex In construing this subord masculine includes the femily	which); agreement, notice of which was given by the filing on
a financing statement i and in the office of the. where it bears the docu Reference to the document so r and at all times since the date The second party is about escribed, with interest thereon resent owner's <u>Deed of</u> (State nature of li cond party's lien) upon said To induce the second part orted to subordinate first part NOW, THEREFORE, for oresaid, the first party, for induce the second part of the second party is lien on said dea delivered to the second part to address to and with id first party's lien on said dea delivered to the second part to subordinate first party corded or an appropriate finan dination agreement shall be m It is expressly understood in the first party's said lien, ex In construing this subordi masculine includes the femine eement to apply to corporatio IN WITNESS WHEREOF	agreement, notice of which was given by the filing on
a financing statement i and in the office of the. where it bears the docu Reference to the document so r and at all times since the date The second party is about escribed, with interest thereon resent owner's <u>Deed of</u> (State nature of li cond party's lien) upon said To induce the second part orted to subordinate first part NOW, THEREFORE, for oresaid, the first party, for induce the second part of the second party is lien on said dea delivered to the second part to address to and with id first party's lien on said dea delivered to the second part to subordinate first party corded or an appropriate finan dination agreement shall be m It is expressly understood in the first party's said lien, ex In construing this subordi masculine includes the femine eement to apply to corporatio IN WITNESS WHEREOF	agreement, notice of which was given by the filing on
a financing statement i and in the office of the. where it bears the docu Reference to the document so r and at all times since the date The second party is about escribed, with interest thereon resent owner's <u>Deed of</u> State nature of in Boond party's lien) upon said To induce the second part onted to subordinate first part NOW, THEREFORE, for onesaid, the first party, for J onsents and agrees to and with id first party's lien on said dea delivered to the second part to rot that of the first corded or an appropriate finant dination agreement shall be m It is expressly understood in the first party's said lien, ex In construing this subordi masculine includes the femile eement to apply to corporate IN WITNESS WHEREOF ation, it has caused its corpo y authorized thereunto by or Contact	agreement, notice of which was given by the filing on
a financing statement i and in the office of the. where it bears the docu Reference to the document so r and at all times since the date The second party is about escribed, with interest thereon resent owner's <u>Deed of</u> (State nature of li econd party's lien) upon said To induce the second part ented to subordinate first part NOW, THEREFORE, for oresaid, the first party, for j onesaid, the first party, for divered to the second part of divered to the second part advised to the second part of a superior to that of the first corded or an appropriate finant dination agreement shall be mu It is expressly understood in the first party's said lien, ex In construing this subord masculine includes the femine cement to apply to corporatio IN WITNESS WHEREOF	agreement, notice of which was given by the filing on, 19, of agreement, notice of which was given by the filing on, 19, of in the office of the Oregon Department of Motor Vehicles where it bears file No, of Department/microfilm No, County, Oregon,, of methods of the hereby is made. The first party has never sold or assigned his said lien, of thereof fins been and now is the owner and holder thereof and the debt thereby secured, of, the first party has never sold or assigned his said lien thereof fins been and now is the owner and holder thereof and the debt thereby secured, to the present owner of the property above, and a 'a 'rate' not exceeding 11.50% per annum, said loan to be secured by the said lien to be given, whether motigogo, tout deed, contract, security agreement or otherwise) (hereinatter called the y's said lien to be given, whether motigogo, tout deed, contract, security agreement or otherwise) for only the said there the loan last mentioned, the first party heretofore has agreed and control, view the second party as above set forth

Acres and Contraction of the second s

and the providence

IL.

	32170
	Tentri Follonee
STATE OF OREGON,	ss. $\frac{1}{p_{\Lambda}}$ is the set of
gont control specordes pr. on	The main real by algorithm all on the line and real of the second second and the
Personally appeared the	above names and much for the first sug (-2) If the antice of the
and acknowledged the foregoing	s instrument to be and any neuronal and a black and the statement of the statement is the state of the statement
fuit the first purity south first and	Colt is presented as the contract of the start part Notary Public for Oregon.
ueccidee or an appropriate linan	celet is prior of the second transformed that the second state of the second se
an interversed to the second marks	is a functional, and that second party visited from all respects such that that
	医乳清清清晰度 网络斯特特斯特特斯特特 的复数形式 化苯基苯基乙酰胺 法公共公共公共公共公共公共公共公共公共公共公共公共公共公共公共的 化合理合理合理合理合理合理合理合理
County of	in ventue in a survey and the particular in the second fields of the markey for the
Demonally anneared	Thate foresees and many many the first factor i creations to so desired and or
	y that he is the <u>Division Manager, Klamath Falls</u>
Pacific Power &	Light Company
and that said instrument was	Signatu tinu Louise signature state and should be fore me
Directors; and he acknowledg	order to the there is a second the transferred to all the
Set it where it bedry the group	Notary Public for Oregon.
]] [] [] [] [] [] [] [] [] [] [] [] [] [	The struct of the Oreget The commission expires 5/22/90
11. 目前的目光	· 영향·영수는 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이
	(unitrait which); (in turner district or as focument, he/like, in turner
	For College and the Base state of the words for and only in the state of the state
	<pre>Het Licht hu terring</pre>
	STATE OF OREGON,
SUBORDINATION AGREEMENT	County of
	I certify that the within ins ment was received for record on 7th day of March
	(DON'T USE THIS at 3:58 o'clock. PM., and reco
LILE LINE COLLEGE 1	in book/reel/volume NoM88-
an ( <u>) and rains rooms dow</u>	useD.) instrument/microfilm No. 00000
	of said County.
AFIER RECORDING HER	DERAL SALA
THE CLUSTER OF COLUMN TRIDE	county Linn County Cl
KLAMATH FIRST, FE	STREEL II STREEL II STREET S
KLAMATH FIRST, FE	STREET Evelyn Blenn, County of

Kara and the second