COPYRIGHT 1996 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR 97204

200 MAY -4 Fil 3: 24		Vol_MOO_Page_16175
After recording, return to (Name, Address, Zip): Aspen Title	SPACE RESERVED FOR RECORDER'S USE	STATE OF OREGON,  County of
0105/046		Deputy.
by and between Sharon D Simmons, Glen T Perhereinafter called the first party, and hereinafter called the second party, WITNESSETH:  On or about September 1, 19-98, being the owner of the following do The Easterly 108.9 feet of Tract No. 46 Oregon.  3909-11AC-2500	Donna Grace Rassescribed property in	idal County, Oregon, to-wit:
executed and delivered to the first party a certainTru		•
No	998, in the Records of ge32474 and/o, in the office of the County, Oregon, where ich was given by the filir oregon □ Secretary of St and in the office of the oregon, where it bears and holder thereof and to the p loan is to be secured by the secured by the control of the point of the poi	f Klamath County, Oregon, in for as fee #H&/NKHNENENCANKEXCENENEXAND.  of the it bears fee/file/instrument/microfilm/reception ing on
(State nature of lien to be given, whether mortgage, trust	t deed, contract, security agreement of	or otherwise) (hereinafter called
the second party's lien) upon the property and is to be repa from its date.	id not more than30_	🗆 days 🖺 years (indicate which)
	(OVER)	



To induce the second party to make the loan last mentioned, the first party has agreed and consented to subordinate first party's lien to the lien about to be taken by the second party as above set forth.

NOW, THEREFORE, for value received, and for the purpose of inducing the second party to make the loan aforesaid, the first party, on behalf of the first party and also on behalf of the first party's personal representatives, successors, and assigns, hereby covenants, consents and agrees to and with the second party and second party's personal representatives, successors, and assigns, that the first party's lien on the property is and shall always be subject and subordinate to the lien about to be delivered to the second party as aforesaid, and that the second party's lien in all respects shall be first, prior and superior to that of the first party, provided always, however, that if the second party's lien is not duly filed or recorded, or an appropriate financing statement with respect thereto duly filed within \_\_\_\_\_\_\_ days after the date hereof, 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 first party's lien, except as hereinabove expressly set forth.

In construing this subordination agreement, and where the context so requires, the singular includes the plural, and all grammatical changes shall be made so that this agreement shall apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the undersigned has executed this agreement. If the undersigned is a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors.

	GLEN T PEUGH	
inis instrument was acknow	Vedged before me on	2000 , 19,
of  OFFICIAL SEAL  VIKKI SWEET  NOTARY PUBLIC - OREGON  COMMISSION NO. A309391  MY COMMISSION EXPIRES FEB. 9, 2002		

State of Oregon, County of Klamath Recorded 05/04/00, at 3:24p. m. In Vol. M00 Page /6/75 Linda Smith, County Clerk Fee\$ 26