A <b>4</b> 94 PM2	:24	ASPEN 52651		20534	
			Vol_MQ1_	_Page	/
	SUBORDINATION AGREEMENT FINANCING STATEMENT		County o	OREGON, oftify that the within inst	
	Western Bank 12655 SW Center St. Suite 510		of	ed for record on the, 19_	, at
	Beaverton, OR 97076	07.05.0505050		o'clockM., and reco	
	Cititfinancial 2848 S. 6th ST. Suite 1	FOR RECORDER'S USE		and/or as fee/file/ ofilm/reception No	
	Klamath Falls, OR 97603		Records of	said County. ess my band and seal of	
	ling, return to (Name, Address, Zip): Citifinancial		affixed.		
	2848 S. 6th St. Suite 1 Klamath Falls, OR 97603		By	TITLE	Deputy.
	THIS AGREEMENT made and entered into this petweenWashington Mutual Bank	s 19th day of	fMarch_	, ]	<u>Μ</u> 2Ω0;
by and t	betweenWashington Mutual Bank ter called the first party, and Citifi	nancial	<u> </u>		,
harainaf	ter called the second party WITNESSETH				,
(	On or about February 21st 10x20	<u>01 Belinda J.</u>	and Robert	T. Schweiger	
	being the owner of the following	described property in		County, Oregon, t	.0-w1t.
	Lot 1, Block 12, TRACT NO.	1079, SIXTH ADDITI	ON TO SUNSE	ET VILLAGE, IN	
	THE COUNTY OF KLAMATH, STAT				
	(IF SPACE INSUFFIC	CIENT, CONTINUE DESCRIPTION ON I	REVERSE)		
executed	and delivered to the first party a certain	(State whether mortgage, tr	ust deed, contract, sec	urity agreement or otherwise)	
(herein	called the first party's lien) on the property, to s  — Recorded onFebruary 21st book/reel/volume NoM-01 at p	144 LUU, in the Records of	<u> Klamath</u>	County, Ore	gon, in ion No.
not tion)	(indicate which); —Filed on, 19.	in the office of the			of
uage ansad		County, Oregon, where	it bears fee/fi	le/instrument/microfilm/re	ception
this tr	No (indicate which);				
(Delete any language not pertinent to this transaction)	— Created by a security agreement, notice of vortex of a financing statement in the office of the where it bears file No.	Oregon D Secretary of S	tate 🗌 Dept. of	Motor Vehicles (indicate	which)
	County,	Oregon, where it hear	s fee/file/instr	ument/microfilm/receptic	n No.
times sir	(indicate which). se to the document so recovered or these is no reco	ner and holder thereof and	the debt thereb	ssigned that party is but or y secured.	id in alt
3	ice the date thereof has been and now is the ow			· · · · ·	1
an at	he second party is about to loan the sum of \$	134,265.62 to the paired by	present owner o	f the property, with interes	t there-
on at a r	he second party is about to loan the sum of \$	is loan is to be secured by	the present own	f the property, with interes	
	he second party is about to loan the sum of \$	nis loan is to be secured by trust deed, contract, security agreement	or otherwise)	f the property, with interes ner's (hereinafte	r called
the secon	The second party is about to loan the sum of \$	nis loan is to be secured by trust deed, contract, security agreement	or otherwise)	f the property, with interes ner's(hereinafte. days  years (indicate	r called
	The second party is about to loan the sum of \$	nis loan is to be secured by trust deed, contract, security agreement	or otherwise)	f the property, with interes ner's (hereinafte	r called



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 tiled or recorded, or an appropriate rinancing 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.

gned and its	seal, if any, affixed by an officer o	or other person duly authorized to do so by order of its b	ooard of directors.
	STATE OF OREGON, County of This instrument was acknow William L. Woodruf	f Washington ) ss. nowledged before me on 4/23  if Assistant Vice President of West	<b>2001</b> 19, tern Bank
	This instrument was ackn	nowledged before me on	, 19,
	asof		··
MY COMM	OFFICIAL SEAL SCOTT LARSON NOTARY PUBLIC-OREGON COMMISSION NO 321579 ISSION EXPIRES MAR 14, 2003	Notary Public for Oregon My commission expires 3/14/2003	

State of Oregon, County of Klamath Recorded 05/04/01, at 2:24 p.m. In Vol. M01 Page 20534 Linda Smith, County Clerk Fee\$ 26