NS JUL 31 AM11:36		ASPEN 53301	Vol. MO1 Page 38145	
JULUI	. HMTT-9D		Vol Mul Page 30140	
	SUBORDINATION AGREEMENT OF TRUST DEED		STATE OF OREGON,  County of	
			of o'clockM., and recorded	
*****	To	SPACE RESERVED FOR RECORDER'S USE	book/reel/volume/No on pa	
	erding, roturn to (Namo, Address, Zip):		ment/microfilm/reception No Records of said County. Witness my hand and seal of Cour	
	pen Stille	1	affixed.	
/.	330/		By, Depu	
by and	THIS AGREEMENT made and entered into the between State of Oregon. Off	his27Iti day of ice of Energy		
hereina	after called the first party, and Don Olson a	nd Annette Olson, hu	sband & wife	
hereina	after called the second party. WITNESSETH:			
	On or about May 10, /19/2, being the owner of the following			
	(IF SPACE INQUE	FICIENT, CONTINUE DESCRIPTION ON R	everse)	
execute	(IF SPACE INSUE cd and delivered to the first party a certain $T$ .	rust Deed		
	ed and delivered to the first party a certain	rust Deed (State whether mortgage, lease secure the sum of \$ 18,000	at deed, contract, security agreement or otherwise)	
(herein	colled the first party's lien) on the property, to  Recorded on	secure the sum of \$\frac{18,00}{200,\text{lin}} the Records of page \frac{21600}{21600} and/o	of deed, contract, security agreement or otherwise)  10 - 00	
(herein	called the first party's lien) on the property, to  — Recorded onMay 11  book/reel/volume NoM-01 at	secure the sum of \$ 18,000, 19,200, in the Records of page 21600 and/o	at deed, contract, exceptly agreement or otherwise)  00.00, which lien was:  Klamath County, Oregon, or as fee/file/instrument/microfilm/seception N	
(herein	called the first party's lien) on the property, to  — Recorded on	secure the sum of \$\frac{18,00}{200}\], in the Records of page \frac{21600}{200}\] in the office of the County, Oregon, where	it dead, contrad, security agreement or otherwise)  10.00 , which lien was:  Klamath County, Oregon, or as fee/file/instrument/microfilm/reception N	
	called the first party's lien) on the property, to  — Recorded on	secure the sum of \$\frac{18}{200}\$ in the Records of page 21600 and/o  County, Oregon, where the Oregon Secretary of St. and in the office of the	it bears fee/file/instrument/microfilm/reception  it bears fee/file/instrument/microfilm/reception  g on	
(Desires any language not perform to the frames down	called the first party's lien) on the property, to  — Recorded onMay 11  book/reel/volume NoM-01	secure the sum of \$\frac{18,00}{18,00}.  19,200 in the Records of page 21,600 and/of 200 in the office of the County, Oregon, where it bears of the and in the office of th	in deed, contract, excurby egreement or otherwise)  00.00, which lien was:  Klamath County, Oregon, or as fee/file/instrument/microfilm/reception N  it bears fee/file/instrument/microfilm/reception  ig on, 19  ate Dept. of Motor Vehicles (inclicate whice  fee/file/instrument/microfilm/reception N	
(herein	called the first party's lien) on the property, to  Recorded on May 11 book/reel/volume No. M-01  Filed on May 11  No. (indicate which);  Created by a security agreement, notice of a financing statement in the office of the where it bears file No.  County  (indicate which).  County  (indicate which).  County  (indicate which).	secure the sum of \$\frac{18}{200}\$. In the Records of page 21600 and/of 2001 in the office of the County, Oregon, where the Oregon Secretary of Stand in the office of the and in the office of the and in the office of the the Oregon, where it bears by made. The first party has a ware and holder thereof and	it deed, contract, exceptly egreement or otherwise)  00.00, which lien was:  Klamath	
(herein	called the first party's lien) on the property, to  Recorded on May 11  book/reel/volume No. M-01  Filed on May 11  No. (indicate which);  Created by a security agreement, notice of a financing statement in the office of the where it bears file No.  (indicate which)  County  (indicate which)  (indicate which)  county  (indicate which)  The second party is about to loan the sum of \$ rate not exceeding 12.00. % per annum.	secure the sum of \$\frac{18}{00}\$. In the Records of page 21600 and/of 2001 in the office of the County, Oregon, where it bears by made. The first party has a ware and holder thereof and 88,000,00 to the position of the page 2000 and to the position of t	it bears fee/file/instrument/microfilm/reception Notes of Motor Vehicles (indicate which fee/file/instrument/microfilm/reception Notes of Not	
(herein	called the first party's lien) on the property, to  Recorded on May 11  book/reel/volume No. M-01  Filed on May 11  No. (indicate which);  Created by a security agreement, notice of a financing statement in the office of the where it bears file No.  (indicate which)  County  (indicate which)  county  (indicate which)  The second party is about to loan the sum of \$.	secure the sum of \$\frac{18}{00}\$. In the Records of page 21600 and/of 2001 in the office of the County, Oregon, where it bears by made. The first party has a ware and holder thereof and 88,000,00 to the position of the page 2000 and to the position of t	it bears fee/file/instrument/microfilm/reception Notes of Motor Vehicles (indicate which fee/file/instrument/microfilm/reception Notes of Not	
(herein	called the first party's lien) on the property, to  Recorded on May 11  book/reel/volume No. M-01  Filed on May 11  No. (indicate which);  Created by a security agreement, notice of of a financing statement in the office of the where it bears file No.  (indicate which)  (indicate which)  (indicate which)  (indicate which)  (indicate which)  (indicate which)  The second party is about to loan the sum of \$ 1.  The second party is about to loan the sum of \$ 1.  (5tate nature of len to be given, whether morgage ond party's lien) upon the property and is to be	secure the sum of \$\frac{18}{00}\$. In the Records of page 21600 and/of 2001 in the office of the County, Oregon, where it bears by made. The first party has sweer and holder thereof and 88.000.00 to the phis loan is to be secured by the security agreement of the security agreem	it bears fee/file/instrument/microfilm/reception  it bears fee/file/instrument/microfilm/reception  it bears fee/file/instrument/microfilm/reception  it bears fee/file/instrument/microfilm/reception  if bears fee/file/instrument/microfilm/reception  if bears fee/file/instrument/microfilm/reception  if bears fee/file/instrument/microfilm/reception  if fee/file/instrument/microfilm/reception  if the debt thereby secured.  if the debt thereby secured.  if the present owner of the proporty, with interest there  if the present owner's Trust Dead  (hereinafter called)	

38146

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 \_\_\_\_3Q\_\_\_\_\_\_ 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.

		State of Oregon, Of.	fice of Energy	~
		By:	Keto, Credit Ad	iministrato:
This instru	•	Myavaio D vledged before me on		, 19,
by JEFF S	S. KETO	viedged before me onJULY	27,200)	····, 隆 ···.,
		ICE OF ENERGY	***************************************	
		Deni C	. Touch m	
		Notary Public for Oregon		
OFFICIAL SEAL		My commission expires	1108/02	4

OFFICIAL SEAL
DENNIS C KNIGHT JR
NOTARY PUBLIC-OREGON
COMMISSION NO. 317241
MY COMMISSION EXPIRES NOV 08, 2002

State of Oregon, County of Klamath Recorded 07/31/01 at 11/36a, m. In Vol. M01 Page 38/45 Linda Smith, County Clerk Fee\$ 26 4