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	SUBORDINATION AGREEMENT		VolM02	Page 7320	9	
0	2 DEC 16 PM3:04					
			STATE OF OREGO	JN,	ss.	
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'n			•			
$\ $	То	SPACE RESERVED				
i		FOR				
		RECORDER'S USE				
			State of Oregon,	County of Klai	math	
	After recording, return to (Name, Address, Zip): CTT Small Business Lending		Recorded 12/16/200 Vol M02, Pg 7 3	209-10	_m	
	CIT Small Rusiness Lending 1576 Cole Blud Blds 3, St. 200		Linda Smith, Coun	ity Clerk	<del></del>	
	Holdon Co. 80401		Fee \$ 2600	# of Pgs	eputy.	
	amanda Murray					
	THIS AGREEMENT dated December 5. 2	2002				
	Il has and hadron willems notors, the					
	hereinafter called the first party, and CIT Small Business Lending,					
	bearingfor called the assent party WITNESSETH:				ì	
On or about (date)						
	being the owner of the following described property inKlamath County, Oregon, to-wit:					
	Lot 10 in Block 2. Hot Spings Addition to the official plat thereof on file of Klamath County. Oregon.	in the office o	f the County C	lerk of		
		CIENT, CONTINUE DESCRIPTIO	N ON REVERSE)			
	executed and delivered to the first party a certainTr	ust Deed	age, trust deed, contract, securi	ty agreement or otherwise		
		(orang minemas meng	•		'	
	(herein called the first party's lien) on the property, to so  — Recorded on June 3, 1994	ecure the sum of \$225	ds of Klamath	n iien was:	nty, Oregon, in	
	book/reel/volume NoM94 at p	page 17539	and/or as fee/file/inst	rument/microfilm		
	(indicate which)	_	· · · · · · · · · · · · · · · · · · ·			
	######################################					
	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	<del>LIKKXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX</del>	<del>XXXXXXXXXXXX</del>	<b>**********</b> **************************	
	Opense of the property of the	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	XXXXXXXXXXX	XXXXXXXXXX	
	* XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	OXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Motor Vehicles (i	ndicate which XX	
	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	And in the office of t	XXXXXXXXXXXXXXXX	XXXXXXXXXXX	XXXXXXXXXXX	
	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	bears fee/file/instru	<del>XXXXXXX</del> XXXX	<del>RSPRIR</del> RXXXXX	
	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	v made. The first parts	v has never sold or ass	signed first party's	s lien and at all	
ĺ	times since the date thereof has been and now is the owner and holder thereof and the debt thereby secured.					
	The second party is about to loan the sum of \$\frac{24.500.00}{} to the present owner of the property, with interest there-				interest there-	
	on at a rate not exceeding% per annum. This loan is to be secured by the present owner's (hereinafter called (State nature of lien to be given, whether mortgage, trust deed, contract, security agreement or otherwise)				reinafter called	
	(State nature of lien to be given, whether mortgage,	trust deed, contract, security agre	sement or otherwise)	(ile	CHIARTOI CAHEU	
	the second party's lien) upon the property and is to be refrom its date.	epaid not more than	C	∃days □ years (i	ndicate which)	
	nom is dute.					
		(OVER)			+	
	TI.					



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.

Winema Motors, Inc  BY: Jou J C
Paul, Flury. Preside t BY: Muon Stuy
Sharon Flury, Secretary
ARIZONA STATE OF DRECON, County of PINAL ) ss.  This instrument was acknowledged before me on December 10, 2002, by PAUL FLURY AND SHARON FLURY  This instrument was acknowledged before me on ,
by
as
of
Notary Public for Oregon ARIZONA  My commission expires 2-14-06

