any10-157

@ 1989-2012 STEVENS-NESS LAW F

2012-012354

Klamath County, Oregon

11/06/2012 03:31:18 PM

	M	Fee: \$62.00
SUBORDINATION AGREEMENT	1 1	
C. the Control Agree on 600		
South Central Oregon EDD PO Box 1529		il
	9	
Klamath Falls OR 97601 First Mortgagee's Name and Address*	SPACE RESERVE	D
CMG Financials	FOR RECORDER'S US	€ :
3160 Crow Cangon Rol #400 San Ramon CA 94583	. ,	u I
Second Mortgagee's Name and Address		
After recording, return to (Name and Address):	ı	
SCOEDO PO BOS 1529		
Clamatin Fells OR 97601		
*ORS 205 requires the first page of a recorded document to show the names and addresses of all parties. Use Stevens-Ness Form No. 1256, Cover Sheet for Instrument to be Recorded, if you need additional space.		
A C 1		
THIS AGREEMENT dated NOVLIMBUY	DU, 2012	
by and between South Central Ocean	~ EDD - IRP RLF #1	812.512
hereinafter called the first mortgagee, and CMO 1916		Hnancial,
hereinafter called the second mortgagee, WITNESSETF	H: Onlo	
On or about (date) September Carlos E Vanessa Gomez being the owner of the	o following described property in MI c	men the Country Country
Oregon (legal description of property):	ie following desertoed property in	county,
orogon (regar accompany).		
Lot 70 in Tract 14	38, Eighth addition	m to North
Hills - Phase 2 acco	ording to the off	-icial plat
there of on file in	the office of the	county Clerk
f Klamath Count	Oceco.	
of Klamath County, Property address	is out that then	Down Klamath Falls
		OR 976 03
executed and delivered to the first mortgagee a certain _	Trust Deed	<u> </u>
	`ti	· - ",
(herein called the first mortgagee's lien) on the property	to secure the sum of \$ 50,000.00	which lien was (check one):
Recorded on September 15, 2	o to , in the Records of Klama	County, Oregon,
in book reel Brolume No. 2016-6		or as Lifee Liftle Linstrument
✓ microfilm ☐ reception No ☐ Filed on	in the office of the	of
☐ reception No (indicate)	ate which);	
☐ Created by a security agreement, notice of wl		
of a financing statement in the office of the		
where it bears file No.		
reception No (indic		me instrument in meronini
Reference to the document so recorded or filed is hereby		r assigned first mortgagee's lien
and at all times since the date thereof has been and now		
The second mortgagee is about to loan the sum	of \$ to the present own	ner of the property, with interest
thereon at a rate not exceeding % per annum	n. This loan is to be secured by the present ow	/ner's
(State nature of lien to be given, whether mortgage,	trust deed, contract, security agreement or otherwise)	(hereinafter called
the second mortgagee's lien) upon the property and is t	N	
which) from its date.	o be repaire not more than	Croas Characte
	(CONTINUED)	

NO PART OF ANY STEVENS-NESS FORM MAY BE REPRODUCED IN ANY FORM OR BY AN



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

NOW, THEREFORE, for value received, and for the purpose of inducing the second mortgagee to make the loan aforesaid, the first mortgagee, on behalf of the first mortgagee and also on behalf of the first mortgagee's personal representatives, successors, and assigns, hereby covenants, consents and agrees to and with the second mortgagee and second mortgagee's personal representatives, successors, and assigns, that the first mortgagee's lien on the property is and shall always be subject and subordinate to the lien about to be delivered to the second mortgagee as aforesaid, and that the second mortgagee's lien in all respects shall be first, prior and superior to that of the first mortgagee, provided always, however, that if the second mortgagee'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 mort-gagee's lien, except as hereinabove expressly set forth.

In construing this instrument, where the context so requires, the singular includes the plural, "mortgagee" includes beneficiary of a trust deed and creditor under a contract, a security agreement or other lien, and all grammatical changes shall be made so that this instrument shall apply equally to businesses, other entities and to individuals.

IN WITNESS WHEREOF, the undersigned has executed this instrument; any signature on behalf of a business or other entity is made with the authority of that entity.

South Central Oragon EDD	
by Elpheth & Rice Executive Drector	
Executive Drector	
STATE OF OREGON, County of Kamath) ss.	
This instrument was acknowledged before me on	
by	
by Elizabeth in Rilly	
as ZIPOUTIVI DIVECTOVI	_
	-
OFFICIAL SEAL Notary Public for Oregon	
WN M. MARKEE NV commission expires U 1 200	
MISSION NO. 439738 () MISSION EXPIRES JUN. 1, 2013 ()	
ISSION EXPINES JOHN TO THE STATE OF THE STAT	

(DESCRIPTION CONTINUED)