US. BANK

49795

MORTGAGE (Short Form)

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Mortgagor(s): Rudolph Carlson Sharon Yvonne Carlson	Address: 4423 Sturdivant St., Klamath Fall			
	4423 Sturdivant St., Klamath Fall			
Borrower(s): Rudolph Carlson Sharon Yvonne Carlson	I)ranam			
Mortgagee: Unit 10	4423 Churd			
R R R R R R R R R R R R R R R R R R R				
1. Grant of Mortgage. By signing below, I'm mortgaging to Klamath County, Oregon: Lot 1, Block 3, Tract No. 1007, Winches	Brown, UNITED STATES NATIONAL BANK OF OREGON, this propert ter, in the County of Klamath, State of Oregon.			
and all buildings and other improvements and fixtures now or later lo security for the debt described below. I agree that I'll be legally bound 2. Debt Secured. This mortgage and assignment of rents se collection costs, attorneys' fees (including any on appeals), and \$\frac{15,613.30}{9}, \text{dated} 1000000000000000000000000000000000000	cated on it. I'm also assigning to you any future rents from the propert by all the terms stated in this mortgage. cures the payment of the principal, interest, credit report fee, late chargother amounts owing under a note with an original amount financed 78, signed by Rudolph Carlson & Sharon Yvonne Carlson 1988,			
amounts owed to you under this mortgage.	secure future credit you may later give me on this property, and any ot			
3. Insurance, Liens, and Upkeep				
3.1 I'll keep the property insured by companies acceptable to you with fire and theft, and extended coverage insurance. The policy amount will be enough to pay the entire amount owing on the debt secured by the mortgage or the insurable value of the property, whichever is less, despite any "co-insurance" or similar provision in the policy. The insurance policies will have your standard loss payable endorsement. No one but you has a mortgage or lien on the property, except the following "Permitted Lien(s)": Trust Deed dated 8-19-71 to Securi Intermountain. Inc. & assigned to FNMA on 9-3-3.2 I'll pay taxes and any debts that might become a lien on the property, and will keep it free of mortgages and liens, other than yours and the Permitted Liens just described. 3.3 I'll also keep the property in good condition and repair and will prevent the removal of any of the improvements. 3.4 If any of these things agreed to in this Section 3 are not done, you may do them and add the cost to the loan. I'll pay the cost of your doing these things whenever you ask, with interest at the highest rate charged on any of the notes that are then secured by this mortgage. You may increase the amount of the payments on the secured debt to include the costs and interest. Even if you do these things, any failure to do them will be a default under Section 6, and you may still use other rights you have for the default. 4. Co-Owners or Transfers. If there are any co-owners of the property they are all signing this mortgage. I won't sell the property, evitten permission first. If you give me your permission, it won't iffect your mortgage or my responsibility to pay the debt secured by this mortgage. 5. Protecting Your Interest. I'll do anything that may now or after be necessary to perfect and preserve your mortgage, and I'll pay all recording fees and other fees and costs involved. 6. Default. It will be a default: 6.1 If you don't receive any payment on the debt secured by this mortgage, or there is a default under any security ag	6.3 If any co-borrower or I become insolvent or bar rupt; 6.4 If I've given you a false financial statement, or i haven't told you the truth about my financial situation, abo the security, or about my use of the money loaned; 6.5 If any creditor tries, by legal process, to take mon from any bank account any co-borrower or I may have at any your branches, or any other money or property I may th have coming from you; or 6.6 If any person tries or threatens to foreclose or decla a forfeiture on the property under any land sale contract; or foreclose any Permitted Lien or other lien on the property. 7. Your Rights After Default. After a default you will hat the following rights and may use any one, or any combination of ther at any time: 7.1 You may declare the entire secured debt immediate due and payable all at once without notice. 7.2 You may collect all or any part of the debt secure by this mortgage directly from any person obligated to pay if 7.3 You may foreclose this mortgage under applicab law. 7.4 You may have any rents from the property collecte and pay the amount received, over and above costs of collection and other lawful expenses, on the debt secured by this agreement 7.5 You may use any other rights you have under the law, this mortgage, or other agreements. 8. Satisfaction of Mortgage. When the secured debt is completely paid off, I understand that you'll give me a satisfaction of this mortgage for me to record. 9. Change of Address; I'll give you my new address in writin whenever I move. You may give me any notices by regular mail at the last address I've given you. 10. Oregon Law Applies. This mortgage and the loan it secure will be governed by Oregon law.			
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INDIVIDUAL ACKNOWLEDGEMENT STATE OF OREGON				
) \$6				
County of Klamath				
Personally appeared the above-named Rudolph Carlson and acknowledged the foregoing mortgage to bevolu	Sharon Yvonne Carlson ntary act.			
Before me:				
2-3631 10/77 (Use with Note 51-3666 on Reg. Z Loans)	Notary Public for Oregon My commission expires: 12-29-00			

12374	
	Mortgage

STATE OF OREGON,

OF OREGON UNITED STATES NATIONAL BANK . Mortgagee

County of Klamath

SS.

I certify that the within instrument was received 9th

day of June 19_78
at 3:51 o'clock P.M. and recorded in Book M78 on page 12373 Record for the record on the June of Mortgages of said County.

Witness my hand and seal of County affixed.

Fee \$6,00 AFTER RECORDING RETURN TO:

UNITED STATES NATIONAL BANK OF OREGON

KLAMATH FALLS _, MORTGAGEE

740 Main St., P.O. Box 789 DDRESS BRANCH

Klamath Falls, Or. 97601 OREGON

for the attention of:

32-3681 10/77

Department