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2809 South Sixth Street, Klamath Falls, O WITNESSETH: For value received by the Mortgager from the Mortgager, the Mortgager unto the Mortgager, all the following secribed property situate in K Lot 4 in Block 3 of Tract No. 1036 known a the County of Klamath, State of Oregon	The part of the sold and does hereby great, bargain, sell and convey the part of the sold and does hereby great, bargain, sell and convey the sold of the sold and does hereby great, bargain, sell and convey the sold of the sold and does hereby great, bargain, sell and convey the sold of the sold and does hereby great, bargain, sell and convey the sold of the sold and does hereby great, bargain, sell and convey the sold of the sold and does hereby great, bargain, sell and convey the sold of the sold
WITNESSETH: For value received by the Mortgagor from the Mortgagor, the Mortgagor unto the Mortgagee, all the following secribed property situate in <u>K</u> Lot 4 in Block 3 of Tract No. 1036 known a the County of Klamath, State of Oregon	da 1800 r has bargained and sold and does hereby grant, bargain, sell and convey r has bargained and sold and does hereby grant, bargain, sell and convey (1200) (
For value received by the Mortgager from the Mortgagee, the Mortgager unto the Mortgagee, all the following secrited property situate in K Lot 4 in Block 3 of Tract No. 1036 known a the Country of Klamath, State of Oregon	Thes bargained and sold and does hereby grant, bargain, sell and convey (1930E) 260E6000E 13 Klamathaususseserres file County, Oregon, to wit: Lisc to uscent of today of as Second ADDITION TO VALLEY VIEW, in SIVIE OF OFFCOM
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There are a second s	માં આવેલા આપવા મુખ્ય પ્રચાર છે. તે આવેલા માન્યત્વે આપવા પ્રચાર આપવા આપવા છે. માં આવેલા માન્યત્વે આપવા છે. આપવા પ્રચાર પ્રચાર છે. આપવા આ માં આપવા આપવા છે. આપવ
Debinger and Barborn S. Debilagerarate	n an
42. 30	hereafter thereunto belonging or in anywise appertaining; also all such ap-
the absolute owner of the said personal property, that the said real and that he will warrant and forever defend the same against the lawful clain This conveyance is intended as a mortgage to secure performance of and performed, and to secure the payment of the sum of $\frac{14}{9000}$	the covenants and agreements herein contained, to be by the Mortgagor kept
and interest thereon in accordance with the tenor of a certain promissor	ry note executed by
and interest thereon in accordance with the tenor of a certain promissor	Barbara S. Dehlinger
dated,	19_78, payable to the order of the Mortgagee in installments not less than
168.22	a the 10th day of each Month
commencing October 10th , 1978	19_78
when the balance then remaining unpaid dialities paid.	[1] S. C. M. Marka, M. S. Marka, and M. Marka, 2004.
in transformer and the second se	
The Mortgagor does hereby covenant and agree to and with the Mortgagee, its successors and assigns:	
1. That he will pay, when due, the indebtedness hereby secured with interest, as prescribed by said note, and all taxes, ilens and utility charges upon said premises or for services furnished thereto.	against loss by such other hazards as the Mortgagee may from time time require, in one or more insurance companies satisfactory to designated by the Mortgagee in an aggregate amount not less than to amount of the indebtedness hereby secured (unless the full insura- value of such building or building is less than the amount hereby reired, in which event the Mortgager shall insure to the amount of full full insurable value); that all policies of insurance upon said premi- int including policies in excess of the amount hereinabove mentioned a he policies against other hazards than those required, shall contain si provisions as the Mortgagee shall require and shall provide, in such for

RE-65 7-77 INDIVIDUAL OR CORFORATION - RESIDENTIAL OR BUSINESS

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				my commutation expires:
	a re	14408	e of 1930	STATE OF OREGON,) County, of Kjomath) Filed for record at request of
DRHLINGS	DEHLINGER 4	itoto (pe	TION RETURN TG BANK OF OFEGON Street Branch Xth Street Xth Street 1a, Oregon 9700	cn this <u>Sth</u> ay of <u>Septembera</u> D. 19 78 of <u>3:55</u> ciclock <u>P</u> M, and duly racorded in Vol. <u>N78</u> of <u>Nortgaues</u> . 05 19660
AR	御道に いいてい かい	GT IVT BVM	CONTRACTOR OF A DESCRIPTION OF A DESCRIP	Wm D. MILNE, County Clerk
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				ACTIVE TOOL

and acknowledged the foregoing instrument to be solution of the foregoing instrument to be both and deed Brore me tother Public for Oregon	a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation (provided said corporation has such scai) and authority of its Board of Directors; and he acknowledged said instrument to be Before me:
My sonimusion expires: /-5-5/	Notary Public for Oregon My commission expires:
to the Mortager all the to the only of trace o. 1020 Lot 4 In Block 3 of trace o. 1020 the Coulty of latate, Stale of	Filed for record at request of
Street Branch of the following the robot of the solution of th	cn this ath ory of September A.D. 19 78 of 3155 Ciclock P M, and duly izcorded in Vol. <u>N78</u> of <u>Mortga:es</u>
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5. That in case the Mortgagor shall fail, neglect or refuse to do or perform any of the acts of things herein required to be done or per-lormed, the Mortgaged may needs of the state without any obligation on its part to so do, and without waiver of such default, procure any in-surance, pay any taxes or liens or utility charges, make any repairs, or do surance of the things required, and any expenses so incurred and any sums so paid shall bear interest at 10% per annum and shall be secured -

That he will fight the prior will tell collecti of Mongagae transfer his interest in said premises or any part thereof, whether or not type as a sume or agrees to pay the indeptedness hereby securid.

Upon any application for Mortgagee's consent to such a transfer. Mort-gages may require from the transfere such information as would normally be required if the transfere wate a new than applicant. Mort-agges shall not ulreasonably withhold its consent. As a condition of its consent to any transfer, Mortgages may in its discretion, impose a service charge not exceeding onerparcent of the original amount of the indebtedness hereby secured and may increase the interest rate on the indebtedness hereby secured by not more than one percent per annum-

7. That, if any default be made in the payment of the principal or interest of the Indebtedness hereby secured or in the performance of any of the covenants or agreements of this mortgage, the Mortgagee may, at its option, without notice, declare the entire sum secured by this mort-gage due and payable and foreclose this mortgage.

Shet, In the

of the institution of any suit or a

the time in the event of the institution of any suit or action to fore-tion time mortgage, the Mortgagor will pay such sum as the trial court and any appellant court may adjudge reasonable as attorney's fees in connection therewith and such further sums as the Mortgagee shall have

Tand any appendix court may adjudge reasonable as attorney's fees in connection therewith and such further sums as the Mortgagee shall have period of historred for extensions of abstracts or title searches or examina-tion fees hi connection therewith, whether or not final judgment or de-ereo therein be entered and all such sums are secured hereby: that in out regard to the court may, upon application of the plaintiff and with-out regard to the court may, upon application of the plaintiff and with-out regard to the court may, upon application of the plaintiff and with-out regard to the court may, upon application of the plaintiff and with-out regard to the court may, upon application of the plaintiff and with-out regard to the court may and collect and without notice to the Mortgagor or any one else; appoint a receiver to take possession and care of all said morigaged property and collect and receive any or all of the which may late or acoure during the pendency of such suit; that any around so received shall be applied toward the payment of the debt se-suiff hereby; after first paying therefrom the charges and expenses of such receivership; but until a breach or default by the Mortgagor in one of exist of the covening or agreements herein contained, he may remain to and received by him prior to such default.

to and received by him prior to such default. ¹9: The word "Mortgagor", and the language of this instrument shall, where there is more than one mortgagor, be construed as plural and be binding jointly and severally upon all mortgagors and the word "Mort-gages" shall apply to any helder of this mortgage. Masculine pronouns include feminine and neuter. All of the covenants of the Mortgagor shall be binding upon his heirs, executors, administrators, successors and asigns and inure to the benefit of the successors and assigns of the Mort-gages. In the event of any transfer of the property herein described or tary or by operation of law, the Mortgagee may, without notice to the Mortgagor or any one else, once or often, extend the time of payment or grant renewals of indebtedness hereby secured for any term, execut re-grant renewals of indebtedness hereby secured for any term, execut re-primery liability of the Mortgagor for the payment of the indebtednes. Sources the terms hereef without thereby affecting the personal hereby secured. No condition of this mortgage shall be deemed waived ever any notice, demand, or request is required by the terms hereof or or request shall at the time hold record tille to the property herein described on the site of and the time of one or more of the primery law iffection is personal is required by the terms hereof or by any-law now in asistence or hereafter enacted, such notices, demand or request shall at the time hold record tille to the property herein of such persons or to the Mortgagor at the last address actually furnished to the Mortgagor or at the martgage diress and deposited in any post office, station or letter box. -

CORPORATE ACKNOWLEDGEMENT

And the Morizagor does hereby corepand to and with the Morizagor that he is law fully the absolute owner of the said personal projecty, that the said cesh and personal projects a that he will worned and forever defend the same against the laseful elsing concerned con-

On Hans and On Hally the same and the Marcastan ISTATE OF OREGON; County of.