51575

011

MORTGAGE

Vol. 74 Page 19740. ×

NHIN E. SUN INLING, a matrix 11 in

herein valled "Montanger", and WESTERA B/P IR, so Oregon Sanking corporation, herein called "Mortgagee",

WITYRSNETH:

For valuer received by the Mortingor Income the Mortigager, the Mortigagor does hereby grant, bargain, mortgage and convey unlike the Mortganine all the following does income and convey unlike the Mortganine all the following does income and convey unlike the Mortganine all the following does income and convey unlike the Mortganine all the following does income and convey unlike the Mortganine all the following does income the Mortganine all the following does income and convey unlike the Mortganine all the following does income the Mortganine all the following does income and convey unlike the Mortganine all the following does income all the following does income and convey unlike the following does income and convey unlike the following does income and convey and convey unlike the following does income and convey unlike the following does incom

Lots 6N and 6B in Block 7 of RAILRCAD ADDITION to the City of Klamath Falls according to the efficial plat thereof on file in the office of the County Clerk of Klamath County, Ormson -

together with the tenements, hereditarints, and apportenances now or bereafter thereunto belonging or in anywise appertaining, highting hit not limited to made and rashments used in connection with the premises; also, all fixtures, buildings and parts of buildings vituated upon said property, factoring but not limited to electric wiring and fixtures; furnare and heating system, water heaten, fuel storage morphaces; plansfing, residuating, water and irrigating systems; screens, doors; window shades and blinds, digitors; rabinets, built ins, financies and live coverings, built in stores, owens, garbage disposals, air conditions, refrigerators, finations, distincts, built ins, financies and live coverings, built in stores, owens, garbage disposals, air conditions, refrigerators, finances, dishwathers; and all other fixtures to more bereafter installed in or on the premises; and any shubbery. flora or timber now glowing or hereafter planted or growing ther on; and any and all replacements of any one or more of the foregoing items, in whole or in part, all of which are hereby distant to be apparticement to the land; and all the rents, issues and profits arising from the interfaced property.

TO HAN I'S AND TO HOLD the lamy units the Morth are , its successors and assigns forever.

The Manipager does hereby concerns to and with the Manipager that the Monipager is lawfully seized in fee simple of the unit real property, that is a the absolute other of all items of property described hereinabore, that the said property is free from units infrances of every land and mainer, and that it will wirned and forever defend the same against the lawful claims and demands of all persons whereavery excepting that first Mortgage to Kestern Bank. Klamath Falls Branch

This conveyance is intended at a most give to secure performance of the covenants and agreements herein contained, to be by the Mortguing keps and performed and to secure the payment of the sum of \$ 42,000.00 and interest thereon in accordance with the hence of a certain promit any note executed by Balsager Motor Company

Manuel August 28 to 78	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	my able to the order of the Mortgagee in installments of not less than \$ 902.75
which including interest on the		Sta day of each month commencing October 5,
19 78 unit September 5	1	3 83 when the fullance then remaining unpaid shall be paid

This Meetgage is also given as security for the payment of any and all other indebtednesses, obligations or liabilities of the Mortgager in the Maetgagee now existing or herewiter arising, matured or to mature, absolute or contingent and wherever payable, including but not limited to such as may all a from enderstments, guarantees, acceptances, bills of exchange, promissory notes, or other paper discounted by the Maetgager or bad by the Mortgager, or taken as security for any loans or advances of any kind, sort or descentions whittenever.

19741

The Martingson diver hereby ensuring the and use to and with the Martguere, its successors and assigns:

Thus Montenant will pay when iter indebitedors. . third by successed, with interest as preseribed for raid mote and with pant when due all other sums secured bert los, , ad all taxes light and millin charges where and premises, of for enders farmined Prostelies. No additions thereates, der weiß pay, id the time of represent all imply limitallements of menerical and both rest, south amount in Multipleen shall estimate to be sufficient \$1 pri-dace, at least one mouth prior to the base when perment the first hall become dut. the numberst of (a) taxes, assessments and other powersmental mates and charges inquined and premises the real all called "caves" I and its premining reprise distances against loss of decheze to said provineed issued continuette beine referred til ber einsiller as "Treat Brut & Starala" h. Il whe enterns are pread shall be lies that sufficient for saled provinences. More samance mill allow shard, any on chermanull, such additional sum as Mornester shall drem beer ary therefor. If Maintengor desires is "pice Lage" place int at passe or which methodes errienagte im auftitikus ton that required lighter this most it. Mortigagers may, all its option, establish is at manufer a resource that that manopene. It the parking place estimat a and automatic pair the renewal premium and a parching Ann peaker, then Maringarane mary use much reserve ten part forer stars an a partiry converting only tisks troppined to be institut gainst under this mertgage and allows the package plat policy to lame. Mosts are shedly unions the weather divertion of Morth and and may, will don't sui be direction, importy states cause by identic and held by What gages to the purposes aforesaid, but the in third of such such shall need, in the absence of such directions, intrane say duty up on Watzauer to disburse the same or relive Mortgagor from his regression to pay said obligations or to hit to the premises insured. Murtuupte may, from time to time, estilizish resonnabile service ellanges for the motorenion and diabardown: of premiums on blekage hupe insurance policies. Alkort light shall not, whether of not service charges are imposed, be subject to any babilit / for lishire is transmit any premiums to any institut or by reased of any loss growing out of any defect in ally insurance policy. At Mostgagee's option, Mortgagee may ashir 14 boun trast funds directly to the payment of the principal halvace then ampaid on the indubtednesses secured hereby, if Mutancee elects so tos do, Mortgares is authorized to pay taxes, inducative premiums on the mortgaged property and all other charges wit ch would otherwise be payable from the loan trust funds, when the same become due artil payable, and Mortaligee may then add the account of any sinch payment to the principal balance then unpaid on the Haleblashiesaes present hereby, each ladt payment to bear interest as provided in the promissory noric mentioned bereinalbarre.

That Mortgager will cell contactil or permit study or vaste of the said premises, or any part thereof, that Moritanpor will keep the real and personal peopedly threinabove described it good order and repair and in telandable condition. that Morecorror will promptly comply with thy and all eranicipal and incommental rules and regulations, with rederence theretrod that Mortgame will have can be permit the child's or removal of any limber withous the written concert of Mortoners, that if why of the said property be charaged or flectinged by any close. Marginghor will intromethately reconstruct of report the name wa that, when completed, it shall be would be than then the value thereof at the time of such loss or dardige, provided, that if such line or damage thall be caused by a hopped current by insurance payable to Mostgages, the obligation of the Mostgagor to treat on reconstruct thalf not arise unless the Montgagee shall consent In the application of the insurance plocentia to the expense of much reropatrue han or repair.

I. That he will, at his own to it and expense, keep the building or buildings new or hereafter upon said probains, logether with all personal property closers 1 by the liers harmon,

incurred against loss by fire and against loss by such other hazards as the Mortgane may from time to time require, in one or more insurance companies satisfactory to or designated by the Mortgages in an agreente amount not less than the amount of the undebiedness hereby secured (unless the full insurable value of such building or buildings is less than the amount hereby secured. in which event the Mortgagor shall insure to the amount of the full insurable value); that all policies of insurance upon said premises, including policies in excess of the amount hereinabove mentioned and policies against other hazards than those required, shad textiain such provisions as the Mortgagee shall require and shall provide, in such form as the Mortgagee may prescribe, that loss shall be mayable to the Mortgagee: that all such policies and receipts thewing full payment of premiums therefor shall be definered to and retained by the Mortgagee during the existence of this morncage, that at least 5 days prior to the expiration of any policy or molicies he will deliver to the Mortgagee satisfactory menerade thereof together with premium receipts in full; that if any policy or policies shall impose any condition upon the labelity of the insurer or shall contain any "average clause" or other provision by which the insurer may be liable for less than the full amount of the loss sustained, he will as often as the Mortgapee may require, provide the Mortgagee with all such evidence as it may request concer ing the performance of such condition or the existence of any facts or the value of the property insured and, if it shall appear to the Mortgagee that the insurance is prejudiced by the acts or omissions of the Mortgagor or that the ovverage is inadequate, the Mortragor will do such acts and things and obtain such further insurance as the Mortgagee may require; that the Mortgagee may, at its option, require the proceeds of any insurance policies upon the said premises to be applied to the payment of the indebtedness hereby secured or to be used for the repair or teconstruction of the property damaged or destroyed.

4. That he will execute or procure such further assurance of his title to the said property as may be requested by the Mortrager.

5. That in case the Mortgagor shall fail, neglect or refuse to do or perform any of the acts or things herein required to be done or performed, the Mortgagee may, at its option, but without any obligation on its part so to do, and without waiver of such default, procume any insurance, pay any taxes or liens or utility charges, make any repair, or do any other of the things required, and any expenses so incurred and any sums so paid shall bear interest at 33 per annum, or at the rate of interest set forth in the node mentioned above, whichever is greater, and shall be secured hereby.

6. That he will not, without the prior written consent of Mortgager, transfer his interest in said premises or any part thereof, whether or not the transferce assumes or agrees to pay the indebtedness hereby secured. Upon any application for Mortgager's consent to such a transfer, Mortgagee may require from the transferce such information as would normally be required if the transferce were a new loan applicant. Mortgagee shall not unreasonably withhold its consent. As a condition of its consent to any transfer, Mortgagee may, in its discretion, impose a service charge not exceeding one percent 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 bercent per annum.

7. That, if any default be made in the payment of the principal or interest of the indebtednesses 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 mortgage due and payable and forerclose this mortgage.

17.10



(SEAL)

(SEAL)

(SEAL)

18. Thus, by the event of the institution of any will be action the foreveloper this peortgage, the Montgajer is E pay such such as the trial man and any appellate court of a culture reasonally as al hierosy is from he commentations there each that such further such the the Martuness shall have cant or incared for costs and distanceithents in such with no action, extensions of abstracta or litle adaptions for example taxants from an commercial of the match, whell of or in it finall fundations is an alterness there is front is and all could dress ate sections hereby and shall bear intends for make date paid or inductived by Manufiguren our forem the dukid rol h dramens, which we identita filist, all the name set forth if the processory four mentioned about that in any such such the court may, gives applications of the plaintiff and without regard to the could be all show prespectly not the assessmenty of the secondly for this id debuildness hereby sectored and without motion to the Mortal por when y not else, appoint a reverser to take powers and can of all said mortgagest property and collect had receive any or all of the rental assure and profits which hid thereholdere arised or al trued as which may belie as acrue diads the pendencj of neuts suilt, that says amount so received shall be applied to and the payment of the debt meaned beloby, after first paying therefroms the charges and expenses of mars receivership, but utilit a breach or default by the Montgathe in one or more of his conventuelss on approximate because constal and, he may remain in presention of the montaneous property and replaced rents and delive plaid to and received by him price to such felo alt. % The word "Mortgagor", and \$41 but jung of this instru-

ment shall, where there is more than one mortgagor, be construed as planal and he binding jointly and severally upon all mortgagors and the word "Mortgages" shall apply to any holder of this mortgage. Masculine promouns include feminine and neuter. All of the concents of the Mortgagor shall be binding upon his heirs, executors, administrators, successors and assigns and inure to the benefit of the successors and assigns of the Mortgagee. In the event of any transfer of the property herein described or any port thereof or any interest therein, whether voluntary or involuntary ar hy operation of law, the Mortgagee may, without solves he the Mortgager or any one else, once or often, extend the time of payment or grant renewals of indebtedness hereby secured for any term, execute releases or partial releases from the ling of this mortgage or in any other respect modify the terms hereof without thereby affecting the personal primary inhibity of the Mortgagor for the payment of the indebtedness hereby second. No condition of this mortgage shall be deemed mained unless the same be expressly waived in writing by the Mortgages. Whenever any notice, demand, or request is required by the terms hereof or by any law now in existence or hereafter emacted, such motice, demand or request shall be sufficient if personally served on one or more of the persons who shall at the time hold record title to the property herein described or if enclosed in a postpaid envelope addressed to one or more of such persons for to the Mortgagor at the last address actually furnished to the Mortgagee or at the mortgaged premises and dependent in any post office, station or letter box.

	110		11	WITNE	S WHE	REOF. D	34.0	*	상황성문	11 5	(dal j	hereunto	3.eL	hís	na an taon 1960. Na shi an tao	i stragili Hereit	hand		and	seal	· · '
1	• d					dure writi		2.1	<u> 3. 197</u> .)		1.18	69.12,4				1.1.1		1.114		4.4.4	
								$\frac{1}{2}$, $r = r$												and the second	
						는, 영양, 사람은 한 가슴에서 같이 같이 같이 많이 많이 많이 많이 했다.	127			11	dy				A		i i de	4.4		1	. Tê
		사가 P 안공 (等4000000000000000000000000000000000000		11	for	<u>4</u> -	17	Ila)	122				(SFA	т.

Ч	ľ	N	r	١.,	$\mathbf{O}\mathbf{r}$	0	R	E	GC	EV.	

STATE OF OREGON County of <u>Klanath</u> <u>August 28, 1978</u> AD Personally appeared the above na.	(19 <u>, 28</u> .) ss.	ibling
and acknowledgest the foregoing instrum		roluntary act and deed. Before me:
. the hitern	hu ni ni	
그는 물건을 가지 않는 것이 같이 있는 것을 많은 것을 많은 것이야 했다. 것이 많은 것이 없는 것이 없 않은 것이 않는 것이 없는 것이 않는 것 않 않는 않는 것이 않 않 않이 않는 것이 않이 않는 않이 않이 않이 않이 않이 않이 않는 것이 않이 않이 않는 것이 않는 것이 않이 않이 않이	1 m F50	Notary Public for Oregon.
		Му Сонтат найот Ехрігет Арг.1. 19., 1980
STATE OF ORECON; COUN	I'V OF KLAMAT	
I hareby certify that the with	le instrument was	received and filed for record on the <u>7th</u> day of ock <u>A.</u> M., and duly recorded in Vol. <u>N78</u> ,
ofMurtgage		
FEE <u>39-00</u>		WM. D. MILNE, Couply Clerk By Scharthe Alloch Deputy