	그는 그는 물건을 물건을 들었다. 승규는 것이 같아요.	Box 1269	DATE OF LOAN	alla otol	18 Page 22974
	ice F. Courtois		10/9/78	DATE FUNDS DIS 10/13/78	
P.O. Dox 255		Keno	Or	egon	ZIP CODE 97627
TOTAL OF MONTHLY PAYMENTS 120 PAYMENT PAYABLE IN		OTHER I SAME DAY	PAYMENTS DUE	FINAL PAYMENT DUE DATE	MONTHLY PAYRENT AMOUNT
AMOUNT FINANCED S 16,705.04	FINANCE CHARGE	TOTAL OF PAYME	ENTS		S 301.00
1 36% pe	r year on that part of the linnaid P	rincipal Balance net	avecading \$200	TO UNPAID	PRINCIPAL AND CHARGES
OF CHARGES 15% pe	r year on any part thereof exceedin r year on any part thereof exceedin r year on the entire Unpaid Princip	g \$300 but not exce	eding \$1,000;	shall be computed on the	tages applicable to different port inces shall be combined, and char in cessilting single annual interest r of months are disregarded and a hirtieth (1/30) of a month.
Beginning at a 5/ Section 20; then feet to a 5/8 inc	/8 inch iron pin, m se along the South th iron pin; thence 5/8 inch iron pin South center of Se	arking the line of sai	Southeast c id NE4NW4, N 50' 01" Eas rth-South cei South 00° 20	orner of the N orth 89 45! 5	" West 1100.18
Note: Together with all the te oppertain thereunto; and any ar TO HAVE AND TO HOI	n information of a second of a	appurtenances the is at the time of th	ereunto belonging of Rexecution of this r	in anywise appertainin fortgage or at any time	g, and which may hereafter belon Juring the term of this mortgage. Inistrators and assigns forever.
LVIE OF DREBON				a substantial copy:	
		PROMISS	ORY NOTE		
her agree to pay, at the time of p rincipal and charges are payable final installment due as shown a	ve been paid in full. Where paym ayment in full, actual fees necess in that certain number of consecu- bove in the amount of the then larges at said rate due on the un r once is not paid at maturity, the any time with charces' as above h	then of this obligation of this obligation of this obligation of the second sec	on is secured wholly lease of the Mortgage. ments set forth above, balance and accrued ce shall first be deduc	and in the amounts and harges thereon.	ted above, the principal amount of es thereon at the agreed rate stipula on Real Property, the undersigned on the dates so stipulated, together v y such payment shall be applied on the principal amount hereof or any p
orrower agrees to pay reasonable	attorney fees and court costs active, ondorser, guaranter or other pa	ually paid by the Li itty severally waive	and an atom details in	an a	and the second
tereor may be paid in advance at orrower agrees to pay reasonable ach of us, whother principal, sure is holder or holders to them or any and advance and a sure or any	of them	arty severally waive	ender after default an all defenses by roaso	d referral to an attorney i of any extension of time	not a salaried employee of the Lond of any payment that may be given
And said mortgagor cover remises and has a valid; unencur remises and has a valid; unencur remises and has a valid; unencur	nants to and with the mortgag	iee, his heirs, exec Dept, of Ve	ender atter default an all defenses by reaso utors, administrator scerans Affa	d referral to an attorney i of any extension of time and assigns, that he is LTS	not a salaried employee of the Lend of any payment that may be given lawfully seized in fee simple of s
And said mortgager cover and said mortgager cover ach of us, whether principal, sure he holder or holders to them or any And said mortgager cove remises and has a valid; unencur d will warrant and forever def mains unpaid he will pay all ta d payable; that he will promip any part thereof superior to t the mortgagee against loss or d ortgagee. may, designate, and w	nants to and with the mortgag nbered title thereto except end the same against all person xes, assessments and other charg ly pay and satisfy, in accordan he lien of this mortgage; that h amage by fire, with extended cc ill have all policies of insurant portgagee as soon as insured; th	ies, his heirs, exec Dept. of Ve is, that he will par ges of every nature ce with their term e will keep the bui verage, in the sur 2 on ceid process	ender atter defautt an all defenses by reaso utors, administrator occrans Affa y said note(s), accor a which may be levie s, any and all liens o Idings now on or wh n of not less than \$_	d referral to an attorney t of any extension of time s and assigns, that he is LTS ding to the terms there d or assessed against saic encumbrances that are ich may be hereafter ere 16,705,04	not a salaried employee of the Len of any payment that may be given

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banc. Now, therefore, if said, mortgegor; shall keep and perform the covenants herein contained and shall pay said note(s) according to its terms, this conveyance shall be woid, but otherwise shall remain in full force as a mortgage to secure the performance of all of said covenants and the payment of said note(s); it being agreed, that a failure to perform any covenant herein, or if proceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgagee shall have the option without notice to declare the whole amount unpaid on said note(s) or on this mortgege at once due and payable and forclose this mortgege. And if the mortgagor shall fail to keep said property insured as aforesaid or shall fail to pay any taxes or charges or any lien, encumbrance or insurance premium as provided for, the mortgagee may at his option do so and add such costs to the Promissory Note, which shall bear interest at the rate specified therein until paid in full, without waiver, however, of any right to the mortgagee for breach of covenant. Any sums so paid and advanced by the mortgagee for and on behalf of the mortgagor may be added to the balance of the loan with charges at the agreed rate set forth above. And this mortgage may be foreclosed for principal, interest and all sums paid by the mortgagee at any time while the mortgagor neglects to repay any sums so paid by the mortgagee. Mortgagor agrees to pay reasonable attorney fees whether or not suit or action is instituted; and said attorney fees and all the costs of foreclosure, shall be included in the lien of this mortgage.

Each and all of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators and assigns of said mortgagor and of said mortgagee respectively.

In case suit or action is commenced to foreclose this mortgage, the Court may, upon motion of the mortgagee, appoint a receiver to collect the rents and profits arising out of said premises during the pendency of such foreclosure, and apply the same to the payment of the amount due under this mortgage, first deducting all proper charges and expenses attending the execution of said trust.

In construing this mortgage, it is understood that the mortgagor or mortgagee may be more than one person; that if the context so requires, the singular 1.023 pronoun shall be taken to mean and include the plural, the masculine, the feminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

Anoter energy wars in replace over back party band an ing there over an in this approximation of anoter of IN WITNESS WHEREOF, said mortgagor has hereunto set his hand and seal the day and year first above written. 468 AV

STATE OF OREGON

County of Klamath

(SEAL)

(SEAL)

22975

an were the TO HAVE AND THE FORSE BRANCH before me, the undersigned, 19.78 STATUS BE IT REMEMBERED, That on this state 9 and he course ____day_of__ October Courtois a Notary Public in and for said County and State, personally appeared the within named. Charles Alice F. W.

known to me to be the identical individual S described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and

Charles Le Cour

year last above written. Sion genter of Section Line Stat WW125/Minch inon pin on the Horte Sublight mint thence North 13" 50' atene she fouturine of and we ခုပ္ပင္မမွ My Commission expires Section Sent live pin, sarting the South Thirs

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