This 3nd county Color Pool Pool Pool Pool Pool Pool Pool	, sell and conve
called Morgagor and FIRED NATIONAL BANK OF OREGON; a national lanking association; hereinafter called Mortagor of Sci. Klamath Falls, Oregon 97601 Sci. Klamath Falls Braich, Klamath Falls, Oregon 97601 Sci. Klamath Falls,	regon, to wit;
WITNESSETH: WITNESSETH: For value received by the Mortgagor from the Mortgagor, the Mortgagor has bargained and sold and deep by grant, bargain unto the Mortgagor all the following described property situate in Lot 12 Block 2 of Wembly Park, according to the official plat thereof on file in office of the County Clerk of Klamath County, Oregon, Koung 2441 Oct Ob COM A COUNTY CLERK OF Klamath County, Oregon, Koung 2441 Oct Ob COM LIBERT F. ZIMBZO 3 D KYIMFETM E LIBERT F. ZIMBZO 3 D KYIMFETM E LOT OF COUNTY OF COUNTY STATES A COUNTY OF COUNTY	regon, to wit;
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unto the Montgaged, all the following described property situate in Klanath County County. O Lot 12 Block 2 of Vembly Park, according to the Official plat thereof on file in office of the County Clerk of Klamath County, Oregon, k county. All the County Clerk of Klamath County, Oregon, county Clerk of Klamath County, Oregon, County	regon, to wit.
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MARIE P. J.	
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tise for plumbing, lighting, he sting, cooking, cooking, ventilating or irrigating, intoleum and other floor coverings attached to floor counters, and other store, office and trade fixtures; also the rents, issues and profits arising from or in connection with the said reproperty or any part thereof.	or intended for
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the absolute owner of the said personal property, that the said real and personal property is free from encumbrances of every kind a that he will warrant and forewer defend the same against the lawful claims and demands of all persons whomsoever.	ery, that he is nd nature, and
This conveyance is intended as a mortgage to secure performance of the coverants and agreements herein contained, to be by the land performed, and to secure the payment of the support of	
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and interest thereon in accordance with the tenor of a certain promissory note executed by Mike L. Simpson and Kathle Slimpson, Husband and Wife	The state of the s
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3. That he will, at his own one and account the said account to	-1 - 1 - man
with interest, as prescribed by said note, and all taxes, liens and utility property covered by the lien hereof, insured against larger upon said premises or for services furnished thereto.	with all persons
time require, in one or more insurance companies as designated by the Mortgage in an aggregate amount n	sy from time to distantory to a
premises or any part thereof, that he will keep the real and personal value of such building or building is less than the am property hereinabove described in bood order and repair and in tenant: cured, in which event the Mortrague that the art.	e full insurable ount hereby se
and configure that he was prompt type only by with any and all minds, pall and governmental rules and regulations with research therefore that including policies in excess of the amount hereinabove.	i said premises,
will immediately recting the pair the same to that, when come provisions as the Mortgages shall require and shall provide the shall be worth flot less it as the value thereof at the time of as the Mortgages may prescribe that less that the chall be a single provided the same of the mortgages as the Mortgages may prescribe that less that the chall be a single provided the mortgages as the Mortgages may prescribe that less that the chall be a single provided to the same to the mortgages as the Mortgages may prescribe that the same to the mortgages are the mortgages as the Mortgages may prescribe that the same to the mortgages are the mortgages as the Mortgages as the Mortgages may prescribe the same to the mortgages are the mortgages.	ll contain such le, in such form
sich aus or cannage provider til i sich loss or damage shall be gague; that all such policies and receipt shoulder in	ill payment of
the Mortgagor to retain or reconstruct shall not arise unless the Mort during the existence of this mortgage; that at least 5 days the state of the mortgage is that at least 5 days the state of this mortgage; that at least 5 days the state of this mortgage is that at least 5 days the state of this mortgage; that at least 5 days the state of this mortgage; that at least 5 days the state of this mortgage; that at least 5 days the state of this mortgage; that at least 5 days the state of this mortgage; that at least 5 days the state of this mortgage; that at least 5 days the state of this mortgage; that at least 5 days the state of the state of this mortgage; that at least 5 days the state of the state of this mortgage; that at least 5 days the state of the state of this mortgage; that at least 5 days the state of the state of this mortgage; that at least 5 days the state of the	DINTHANKE

property covered by the lien hereof, insured against loss by the and against loss by such other hazards as the Mortgagee may from time to time require, in one or more insurance companies satisfactory to be designated by the Mortgagee in an aggregate amount not less than the amount of the indebtedness hereby secured (unless the full insurable value of such building or buildings is less than the amount hereby secured, in which event the Mortgager shall insurable upon aid premises including policies in excess of the amount hereinshove mentioned and bolisies against other hazards than those required, shall contain such provisions as the Mortgagee shall require and shall provide, in such forms as the Mortgagee may prescribe, that loss shall be payable to the Mortgages; that all such policies and receipts showing full payment of premiums therefor shall be delivered to and retained by the Mortgagee during the axistence of this mortgage; that at least 3 days prior to the ex-2. That he will not commit or permit strip or waste of the said premises of any part thereoft that he will keep the real and personal property hereinabove described in pool order and repair and in tenant able condition, that he will prompt by to order and repair and in tenant able condition, that he will prompt by to order and repair and in tenant able condition, that he will prompt by to order and repair and in tenant able condition, that he will prompt by to order and repair and in tenant able condition, that he will prompt by to order and repair and in tenant able condition, that he will prompt by to order and repair and in tenant able condition, that he will prompt by to order and all minicipal and governmental rules and regulations with reference thereby, that it is any of the said property be damaged or destroyed by any cause, he will insurable value); that all policies in excess of the amount hereinabove mentioned at including policies in excess of the amount bereinabove mentioned at policies or damage, and the value thereof at the time of sich loss or damage, provided that it had loss or damage shall be caused by a hazard against which is the horizone with the work and it is nationally and the provided to the Mortage may prescribe, that loss shall be payable to the Mortage may prescribe, that loss shall be payable to the Mortage of the provided to and retained by the Mortage may prescribe, that at least 3 days pilor to the and the provided and the provi prevalums therefor shall be delivered to and retained by the Mortgages during the existence of this mortgage; that at least 3 days pilor to the sixpiratholi of any policy likelided with the will transcribe in full. The if any policy or policies thall amp is any condition upon the liability of the insurer of thall collisin any selected the selected for the provision by which the history may the flability likely divise of other provision by which the history may the flability likely divise of other provision by which the history may the flability likely divise of other provision by which the history may the flability likely divise of the property insured likely if the selected flability of the property insured likely if the salidy plear to the Mortgages that the insurance of any that the working its insured quate, the divisions of the Mortgage that the insurance of the Mortgage insurance the Mortgage insurance of the Mortgage have become the Mortgage insurance of the Mortgage have become of the Mortgage that the policies upon the said premises of the mortgage of any flating policies upon the said premises of the property damaged or destroyed. close this mortgage, the Mortgagor will pay such sussessed and any appellate court may adjudge reasonable as atterest connection therewith and such further sums as the Mortgage daily paid of incurried for extensions of abstracts or title searches of example too fees in conjection therewith, whether or not final judgment of cree therein be entered and all such sums are secured hereby their any such suit, the court may, upon application of the plaintiff and well out regard to the condition of the property or the acequacy of the courtry for this indebtedness hereby secured and without notice to the Mortgagor or any one else appoint a receiver to take plossession and itself and all said mortgaged property and collect and receive any or all of the rents, issues and profits which had theretofore arisen or actively within the armount to received shall be applied toward the payment of the debt as coired hereby, after first paying therefrom the charge; and efficient or such receivership; but until a breach or default by the Mortgagor in one of his covenants or agreements herein contained, he may we mail or more of his covenants or agreements herein contained, he may we mail or more of this covenants or agreements herein contained, he may we mail or and received by him prior to such default. of the property damaged or destroyed a specific of the property damaged or destroyed a specific or to be used to the property damaged or destroyed as a specific or to be said property as may be sequested by the Mortgages. 5. That in case the Mortgager shall fall, neglect or refuse to do or perform any of the acta of this which in required to be done or performed the Mortgagesimay that a open but without any obligation or 9. The word "Mortgagor", and the language of this instrument shall where there is more than one mortgagor, be construed as ploral and be binding jointly and severally upon all mortgagors and the word "Mortgagee" shall apply to any holder of this mortgage. Masculine pronouns, and souther All of the covenants of the Mortgagor shall. its part to so do, and without waiver of such default, procure any in its part to so oo; and without wriver of such detault, procure any in-surance; pay any taxes or liens on atility charges, make any repairs, or do any other 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 include feminine and neuter. All of the covenants of the Mortgagor shall he binding upon his heirs, executors, administrators, successors and assigns and inure to the benefit of the successors and assigns of the Montages 6. That he will not use the prof written consent of Mortgages, transfer, his interest in said premis is or any part thereof, whether or not the transfergers wines or agrees to the production for mortgages, consent to such a transfer, Mortgages consent to such a transfer, Mortgages consent to such a transfer, Mortgages to the production of world assigns and inure to the benefit of the successors and assigns of the mon-gages. In the event of any transfer of the property herein described or any part thereof or any interest therein, whether voluntary or involun-tary or by operation of law, the Mortgages may, without notice to the Upon any application for Mortgagee's consent to such a transfer. More gages may require from the frinsferee such information as would normally believoured if the transfe ce view a new loan applicant indigenesses and in the consent to any transfer. Mortgage and its consent As a condition of its consent to any transfer. Mortgage a nay, in its discretion, impose a service charge not exceeding only effects of the original amount of the indebtedness hereby secured and italy increase the interest rate on the indebtedness hereby secured by not more than one percent per amount. Mortgager are any one also, one are often, extend the time of payment or grant rehewals of indebtedness hereby secured for any turm, execute releases or partial releases from the lien of this mortgage or in any other respect modify the terms hereof without thereby affecting the personal minimary liability of the Mortgager for the respect modify the terms hereof without thereby affecting the personal minimary liability of the Mortgager for the mortgage for the modification of the Mortgager for the mortgage for the mortgager for t respect modify the terms hereof without thereby affecting the personal primary liability of the Mortgagor for the payment of the indebtedness himbly secured. No condition of this mortgage shall be deemed waived limites the same be expressly waived in writing by the Mortgage When ever any notice, demand, or request is required by the terms hereof or by any law-now in existence or hereafter enacted, such notice, demand 7. That, if any default be made in the payment of the principal or interest of the indebtates hereby soored or in the performance of any of the covenants or agreements of this mortgage, the Mortgage may, at its option, without notice, declare the entire sum secured by this mortgage due and payable and foreclose this mortgage. 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 or to the Mortgagor at the last address actually furnished to the Mortgage or at the mortgaged premises and deposited in any post office, station or letter box. and refording and to sense he position to IN WITNESS WHEREOF, said Mortgagor jed this indentare the day and year first above written. Walland albouteentinden bes horten old set an herlandschaft 19 1 des Caralles (quantità l'octes) and l'altra and altra la libe l'occess a quantità l'altra THE STATE US OF THE THE SECOND PROPERTY OF STATE OF DREGON, County of CORPORATE ACKNOWLEDGEMENT mingel of a fill of the confi Countries and the constraint of the same of the countries ad appear conner now of NOVEMBER 6 19 and he.___ ersonally appeared the above named MERE L. SIMPSON AND KATHLEEN E. JEZON THUZBAND & WIFE a corporation, and that the seal affixed to the foregoing instrument is the corporation as such seal of said corporation for such seal) and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors; and he acknowledged said instrument to be and acknowledged the foregoing instrument to be THEIR poluntary act and deed. Before me: (SEAL) Before me: Notary Public for Oregon My commission expires: Notary Public for Oregon My commission expires: My Commission Expires June 12, 1982 STATE OF OREGON, Office of County 3 cif . Klamath) Lot 12 Blow 2 of Filed for record at request of RETURN TO Klamith County Title PILM K Novmeber . D.19 78 WILL A M, and duly H eco ded in Vol. M78 of Mortgages Š 25731 TWO DEMICE FOUND Clerk KIM: 0 PDV \$6.00 Hot Simpan This Indham Programme KOO.T

charges upon said premises or for services furnished thereto.