74302			Pcige 2246	1979
S. Creditcorp	MORTGAGE	Date:	Medford,	, Oregon
Temos E. Hardin		Mortgagee ("L	ender):	rp
agor ("Owner"): James E. Hardin Ardelle L. Hardin		-Address:259-	Barnett Rd., Suite ord, Oregon 97501	
r's Address: <u>4437 Allyn Sc.</u> Oregon	97601	Medi	Contract Klamath	
Ardelle L. Hatdrik r's Address: <u>4437 Allyn St.</u> <u>Klamath Falls, Oregon</u> 1. Owner mortgages to Lender, on the term ty, State of <u>Oregon</u> , including al	is set out below, the Limprovements not	w and hereafter	erected thereon:	
가슴 방법을 알려 있는 것은 것은 것은 것을 가지 않는 것을 많이 없다.	김 화장에 안내가 가지 못했다.		일을 잘 못했는 것 것 같아요. 가지는	
The following described real propert	ty situate in K	Lamath Count 23b /05 とのよどし	y, oregon.	
The following described real property Lot 17 of Lamron Homes, accord the office of the County-Clerk				
		อยู่ในคระเอย ธุรุธบุธ		
wincentering with CCVI-NORDZ (March 31	0 1401-	ct unbin in Oron		
				0
2. This Mortgage secures the repayment	아이는 그 같은 것 같은 것 같은 것 같은 것 같이 많이 없는 것 같이 많이 많이 했다.			ny note ("Note")
n the Note is: \overline{X} a <u>16.0</u> % per year on the unpair \overline{X} by \overline{X} b	d part of the Loan d part of the Loan d part of the Loan	Amount. Amount that is	not over \$300, over \$300 but not over	\$1,000, cf 000
% per year on the unpai	d part of the Loan d part of the Loan	Amount that is	f at least \$	이 것은 것 같은 것 같은 것 <u>은 것 같이</u> 같아요.
and% per year on the unpart The scheduled payments on the Note are Intil the entire Loan Amount, with interest, is intil the entire unpaid Lo	60	ment is due on	<u>October 21, 1979</u>	ich is_9-21-84
The schedules I Amount, with interest, is				
intil the entire Loan , income	an Amount, with in	iterest, is due o	h' the maturity date, wi	사망한 성격 가지 방법, 이산 사람
2 Clender may without notice renew or exten whether or not the extensions and renewals	an Amount, with h d the Note, and t are longer than th	his Mortgage sh	all secure all such extended of the Note.	nsions and renewals
and the final payment of the entire unpaid Lo	an Amount, with in d the Note, and t are longer than the s necessary to y and Lender's the following y in good con- ssly waives the re the Property, ander's loss pay- d coverage, and er may require. ugh to pay 100% on the loan, de- ause. Owner will assume satisfac- tithe Property at wise transfer any o do so, without assessments, liens herty which might hen they are due.	his Mortgage sh e original period 5.2 ments ma paid for th 7 5.3 ment tha 5.4 of the N fact in re dition of surety for evidence 5.5 levied u foreclos 5.6 the No dies, bo credito ceiversh	all secure all such exter d of the Note. Owner fails to perform de in Section 3, whether ne performance of the a There is a default und t'secures the Note. Any signer of this mo ote misrepresented or gard to either the Proper any signer of the Note or the Note, or the api d by the Note. The property is dam pon, seized, attached, o ure action. S Any signer of this M te, or any guarantor or secomes insolvent, mal er or is the subject of	nsions and renewals n any of the agree- er or not Lender has greement. der any other agree- ortgage or any signer falsified any material ty, the financial con- or any guarantor or plication for the loan aged, destroyed, sold or is the subject of any ortgage, any signer of surety for the Note (es an assignment for any bankruptcy or m r corporation that h age, or is a guarantor or terminates its ex



this Mortgage by judicial foreclosure in accordance

\$00-2435

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with applicable law. 6.4 Lender may, by agent or by court-appointed receiver, enter upon, take possession of and manage the Property, and collect the rents from the Property, provided the Property is not then the farm lands or homestead of Owner. Lender shall be entitled to appointment of a receiver, whether or not the apparent value of the Property exceeds the amount that is owed on the Note and this Mortgage. The receiver shall serve without bond, if the law permits it.

6.5 Owner will be liable for all costs and disbursements Lender may be entitled to by law in connection with any action, suit, or proceeding to collect any amount Owner owes, or to foreclose upon the Property.

6.6 If Lender refers the Note or this Mortgage to a lawyer who is not Lender's salaried employee, Owner will pay Lender reasonable fees that Lender actually pays the lawyer, including any for appeals;

7. 'The rights' of Lender under this Mortgage are in addition to Lender's rights under any other agreements or under the law; Lender may use any combination of those of acvitos, instance mast be grouge to tay rights.

Lender is not required to give Owner any notice, except notices that are required by law and cannot be given up by Owner. Any notice Lender must give to Owner will be considered given when mailed to Owner at the address shown as "Owner's address" on front. Except in situations for which a longer notice period is specifically provided by law, Owner agrees that 10 days notice is reasonable notice. The series of the solution of the

9. Lender may require Owner to perform all agree. ments precisely and on time, even if Lender may at other times have given Owner extra time or may not have required precise performance.

10. Hender will satisfy this Mortgage when the entire amount owed has been paid in full. However, Owner will pay the fee for filing the satisfaction.

11. If all or any part of the Property is condemned, Lender may at its election require that all or any portion of the net proceeds of the award be applied on the Note. The net proceeds of the award shall mean the award after payment of all reasonable costs, expenses and attorneys fees necessarily paid or incurred by Owner and Lender in connection with the condemnation. If any proceedings in condemnation are filed. Owner shall promptly take such steps as may be necessary to defend the action and obtain the award.

Special provisions (if any): 12

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A CONTRACTOR FORMENT	CORPORATE ACKNOWLEDGMENT
	STATE OF OREGON)) ss.
TATE OF OREGON	County of)
County of <u>Klamath</u> September 17 19 79	, and
Personally appeared the above-named James E. Hardin	Personally appeared, who, being sworn, stated, who, being sworn, stated, is a is a
and Ardelle L. Haroll and acknowledged the foregoing instrument to be their voluntary activities and the foregoing instrument to be their D. Communication of the foregoing instrument to be the foregoing instrument to	is a is a of andhe, the said is a of Mortgagor corporation and that the seal affixed hereto is its sea and that this Mortgage was voluntarily signed and sealed in be half of the corporation by authority of its Board of Directors Before me:
Notáry Public. for. Oregón S My commission expires: MY COMMISSION EXPIRES 3-31-83	Notary Public for Oregon My commission expires:
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