| K 256 Form PCA 405 Spokane (Rev. 12 | Ι Υ | 0 | | | |
|---|--|--|---|---|--|
| Member No. | | | ATE MORTO | GAGE. PG | ge 2114 |
| 2110u this**** | 30thday of "U) of Motresor MERL | مرامن والمرابع يتجيبونه | 1980 s D-VIRGINIA ^G PI W | IITON. Husband a | nd wife |
| hereinafter calle | ed the MORTGAG | in a ciser | bargain, sell, convey | 经统制 医电影医 人名 | europe to |
| "° | rganizęd and existin | KLAMATH g under the Farm (| Credit Act of the Cong | PRODUCTION CR | EDIT ASSOCIATION, ites, as amended, with its |
| principal place | of pasiness in the C | ity of | Klamath F | alls Thomas VCERCIATION | 30 |
| DIAC OLIMERO | <u> </u> | , hereinafter ca | alled the MORTGAC of Oregon | و الديام الديام | scribed real estate in the |
| That portion EXCEPTING THE | of Sec. 14 lyii REFROM SE%NE%, | ng Southwester all in Twp. 39 | ly of East Lange) S., R. 11 E.W. | | |
| £ | | 504 | 71117 | $T \in \mathcal{K} \setminus \Gamma$ | Muldren |
| = Fin witnes | S WHEREOF, The | Morigagors have he | reunto sel their hands | | |
| The covenan | is and agreements h I assigns of the respe | crein contained sha clive parties hereto | ll extend to and be bi | nding upon the hous | ewonters, administra- |
| | es conterred by havi validity, or unenfare | and are not excus- eability shall not all | ect any ether provisi | | ound invalid or unen- norgage shall be con- |
| signed and mortes | ged to Morigages as | addiuenii sesum, Tan Marramer hy | this mattered an cut | mulative and adolison | al to any and all other |
| mohibited by taw upon like indebited the rents, issues at | cand couser use rer leass hereby meured ad profits of the mo as issues and profit | its, issues and provided in the Moriga, and the Moriga, and the Moriga, and the Morians and th | se shall have the rigit d/or to manage the ter default shall accri | it to the appointment property disting the f ie to Mongages's ien | hic ceats of collection, of a receiver to collect rendericy of legal pro- eft and are hereby as- |
| Upen er datt | E the continuous of | of any default lieren A rata nomenion th | nder, the Mortgages great except under d | thall have the right t reunstances where o | entivoid, to anter into plit falaing is expressly ble cests of collection. |
| 215000 10 035 105 1 | energraphic costs of \$ | earching the records | costs and legal repen- and abstracting or i e decree of foreclosura | uzmins included the | and star bad son and and son mence. Iding all irrigating and |
| and together with | all waters and water | rights of every kind | ed on, or used in co and description and h | nnection with the ab owever evidenced, and | ove described premises, all ditches or other con- |
| issued in connect with all rules, re- | ion with or appuri | enant to the said re | al property and the | nortgagors covenant | ether with all range and ges), now or hereafter that they will comply same in good standing that they will not sell, |
| atourkskous atomic | Carama mar | n said rights or priv | neges without the pric | or written consent of | he mortgagee. |
| Morigages may, a | tas opison, pertoru | tile same in whole | or archerit was arch | and sugh be unlined | contained then the the Mortgages in so ateo repayable by the this mortgage. |
| (unless otherwise | indicated) to the ord | ler of the Mortgage | scriped promissory no | ite(s) made by one or | ovenants and agreements more of the Mortgagors ed and together with all |
| | | | | | ed and together with all only to the youthouse; NOTE(S), all of which houses on all such the houses on all such the houses. |
| the non of aminat | Video is cochoices. | mile marine Januar | V30 1980 | 15.300 00 | enculabrance prior to purpagy of companies |
| beauses: | Sank to bisotae e | ที่ <i>โฟราซ</i> ีโ โปรีเมล กลุง | or treeses as the | | |
| To keep the treinesse or demain | mildings and other h or pernut the rea not to use or seem | improvements now moval or demolishing it the use of said no | or hereafter conting a leaf of any thereof, a muter for any unlayi | and premies in go with or exminit or sit of or object orable p | od rigar and not to or och of any bind upose; and to de all |
| secured by this mo | rtgage shall not excee | d in the aggregate at | nuea, nowever, that the | ie maximum amount c 100.000.00 | iod of FIVE (5) YEARS of all indebtedness to be |
| such indebtedness | inces made in accorda difuture indebtedness provided, however | ince with the covenar s secured by this mo that if such rate or | its of this mortgage to I | protect collateral. Suiza | in the note(s) evidencing |
| The continuing | yalidity and priority es hereafter there ma | of this mortgage as | saseu rate or interest fro | om the effective date th | nereof: 0 1160 (1160 c (1150 c) be impaired by the fact c or no commitment to |

My Commission expires