Mortgagor ("C	Jear	nklin W. Elzner n Elzner	Klamath Fails , 1980 Mocigagee ("Lender"):
Owner's Addr	ress:514	St Francis	United States National Bank of Oregon
County, State	of <u>Oregon</u>	Lender, on the terms	Address: 740 Main Street Klamath Falls, OR 97601 improvements now and hereafter erected thereon:
~	Lots 1 and 2		TION to the City of Klamath Falls, according to the e in the office of the County Clerk of Klamath County,
ND. CO GD . (2005). 2004-03 (5 pp.)	II-1800-1		
	- U.S. Call	; 	All Constant Berlin and South
a d el de	••	and the second sec	Hold a white the Charles -
Part of States			
	and an and a second a	n the second se	29年4月4日 1.5mm
	- - : - : - :		
			Fig. C. The construction of the providence of the providence of the second statement of the providence of the second statement of the providence of the second statement of
erni n.Kiata			to be the result of the second s
ere according and the	WALL LOLSON DIA 1970		ser en Broom de la constance de Ser constance de la constance de
	and the second sec	DAMAGE TO CAL	A CALENDARY AND A CALENDARY AN
4.200aily appear	SO THE UP ON UP UP O	 A state of the second state of th	n na na sana ang ang ang ang ang ang ang ang ang
South of Dec	anath ember 5	, <u>16.</u> 29.	εις « « « « « « « « « « « « « « « « « « «
AVLE OF OR 1		3 - x -	
	·		PLATE OF ORIGON
ADIC DIRECTION	Kenterabeliev.		
gned by	Nortgage secures Frank1	the repayment of al	Il amounts owed on a loan evidenced by a promissory note ("Note") $\frac{12,400.00}{12,400.00}$ ("Borrower") which is payable to Lender. This Note
dated 12-8		.n W. Elzner	("Demonstration a loan evidenced by a promissory note ("Note")
ualeu	the oric	inal Loan Amount is	\$ 12,400.00 ("Borrower") which is payable to Lender. This Note and the last payment is due 12-5-90

Accoby policies payable to Lender under Lender's toss pay-

able endorsement; for fire and extended coverage, and also against all other risks that Lender may require. The amount of insurance must be enough to pay 100% of any foss, up to the balance owed on the loan, deprovide Lender with proof of such insurance satisfactory to Lender. Lender may inspect the Property at

any time sha (point and international the property at (and 3.2.) Owner will not sell on otherwise transfer any interest in the Property, or offersto do spewithout

interest in the Property, or offerato do so without Lender's written consent. The ports of the protection 3.3 Owner will pay all taxes, assessments, liens and other encumbrances on the Property which might

take-priority: over this Mortgage when they are due.
Discussion of the agreements

made^Ain: Section(3): Lender may pay for the agreements of the agreements and add the cost to the Loan Amount, on which interest is calculated. Owner will pay Lender the costs immediately for an Ancreased payments, whichever Lender demands: a cost of the agree apple of the formation of the bick and produced by the apple of the product of the sector of the bick and produced by the apple of the product of the sector of the

5. 3 The following are events of default under this Mortgage: at the following are events of default under this

511 The promised payment amounts on the Note are not paid by the promised payment dates, or there is a failure to perform any agreement in the Note. 5.2 Owner fails to perform any of the agreements made in Section 3, whether or not Lender has paid for the performance of the agreement.

ment that secures the Note.

5.4 Any signer of this mortgage or any signer of the Note misrepresented or falsified any material fact in regard to either the Property, the financial condition of any signer of the Note or any guarantor or surety for the Note, or the application for the loan evidenced by the Note.

5.5 The property is damaged, destroyed, sold, levied upon, seized, attached, or is the subject of any sforeclosure action.

5.6 Any signer of this Mortgage, any signer of the Note, or any guarantor or surety for the Note, dies, becomes insolvent, makes an assignment for creditors or is the subject of any bankruptcy or receivership proceeding.

5.7 Any partnership or corporation that has signed the Note or this mortgage, or is a guarantor or surety for the Note, dissolves or terminates its existence.

6. After default, Lender may take one or more of the following actions at Lender's option, without notice to Owner:

6.1 Lender may continue to charge interest on the unpaid part of the Loan Amount at the rate of interest specified in the Note.

amount owed on the loan, including interest, to be due and payable immediately.

6.3 Lender may, with respect to all or any portion of the Property, exercise the right to foreclose

S3245 (Continued on back)

KEY LOAN KIT 51-4320 1/80 PAGE 10

ued on plack) 23842

4. 357.5

this Mortgage by judicial forectosure in accordance with applicable law.

NEN TOAN NIT BLAUSC LAD PAGE 10

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 isowed on the Note and this Mortgage. The receiver shall serve

without bond, if the law permits it as the 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. Orange May Da

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; Cender may former the prope

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 ultri sugaret all some res i that to der may require

8. 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 Se Except in situations for which a longer notice period is specifically provided by law, Owner agrees that 10 days notice is reasonendowe for the period of the or other able notice.

tion of the Property, exercise 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. Lender will satisfy this Mortgage when the entire amount owed has been paid in full. However, Owner will pay the fee for filing the satisfaction.

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.

12. Special provisions (if any):

wated managemented and a factor

engenie in person utton of any signation so the Surghance for Solit, which grand wards get and the

	an Antonio a Carlo a Carlo	
e la	Ale Willing	
A	and the constants	

whether or not the action was end rene with ore longer that the proternistimiy without notice renew of extend the North Mengage shall sective an the survey of the renew of extend the issues in some and set of the section of

) ELLIN W. JERCH of al	CORPORATE ACKNOWLEDGM)) 55.
ATE OF OREGON) \$5.	County of) , 19
unty of <u>Klamath</u> December 8) <u>80</u>	Personally appeared	who being sworn, stated
nd acknowledgect he foregoing oluntary act	instrument to be <u>his</u>	 that _he, the said and _he, the said Mortgagor corporation and the and that this Mortgage was half of the corporation by Before me: Notary Public for Oregon My commission expires: 	is a o is a o at the seal affixed hereto is its sea voluntarily signed and sealed in b authority of its Board of Director
ntest.	RTGAGE		an a
San and a second se	zner	Monntaln: 1111	
POCS I S	Mortgagor	in this YER GOV DT	
<u>rocs 1 3</u>	Bank of Oregon	at <u>1:18</u> record in Vol. <u>M80</u> . age <u>23841</u>	