hereinalter called "Mortgagor" For value received by t unto Mortgagee, all the follow	he Mortgagor from the Mortga ing described property situate , according to the of Klamath County	ANK OF OREG WITNESS agee, the Mortgu in Clank e official, , Oregon.	, 19 . 8 ON, N.A., a nationa ETH: or has bargained an .th	L, betweenE   banking associati   d solid and does he County,	ereby grant, barga Oregon, to wit:	• HUMMEL
hereinalter called "Mortgagor" For value received by t unto Mortgagee, all the tollow Lot 27 of Casilias the County Clerk	and FIRST INTERSTATES he Mortgagor from the Mortga ing described property situate , according to the of Klamath County	ANK OF OREG WITNESS agee, the Mortgu in Clank e official, , Oregon.	ON, N.A., a nationa ETH: or has bargained an .th	d sold and does h	ereby grant, barga Oregon, to wit:	in, sell and convey
For value received by t unto Morragee, all the tollow Lot 27 of Casilias the County Cleak	he Mortgagor from the Mortga ing described property situate , according to the of Klamath County	agee, the Mortgu in <u>Klanu</u> e official. , Oregon.	or has bargained an th	County,	Oregon, to wit:	
For value received by t unto Morragee, all the tollow Lot 27 of Casilias the County Cleak	he Mortgagor from the Mortga ing described property situate , according to the of Klamath County	agee, the Mortgu in <u>Klanu</u> e official. , Oregon.	or has bargained an th	County,	Oregon, to wit:	
unto Morrangee, all the follow Lot 27 of Casilias the County Clerk	, according to the of Klamath County	e official, , Oregon.	plat theres	of on file	in the off:	ice of
the County Clerk						
together with the building).	improvements and fixtures or					
together with the buildings,	improvements and fixtures ne		사이는 가지 않는			
together with the buildings,	improvements and fixtures n					
together with the buildings,	improvements and fixtures ne		an cuid premi	ses, including, but	t not exclusively, a	all personal property
		ow or here ther's	ntilating or irrigatio	ig, linoleum and o	ther floor covering	gs attached to floors.
used or intended for use for (	promong, contentar					
The Have and To Hold	the same unto the Mortgagee	, its successors an	id assigns, forever,			that Mott
	the same units the workgost	Mortgagee that M	fortgagor is lawfully	seized in fee simp	ole of the said real the same against	the lawful claims and
And the Mortgattor C	toes hereby covenant to the t of the said personal propert	y and that Mort	agor will warrant a	ind totever determ		
demands of all persons who	msoever.				in the second second	be by the Mortgagor
kept and performed, and to of a certain promissory no ments of not less than \$	msoever. ntended as a mortgage to sec 5 secure the pryment of the su ite executed by Mortgagor da 274.51 , 19_82, until	Deceni	per 11, 1981	10th	day of eac	h month commencing ng unpaid shall be paid.
January 10	and the second					• • • • • • • • • • • • • • • • • • •
The testamor does	s hereby covenant and agree to	o and with the M	ortgagee, its success	ors and assigns:		tions and utility
Ling training of	s hereby cover and and agree to will play, when due, the indef	otedness he eby !	cured, with interes	a, as prescribe ( b)	y said note, and an	( ( ) K ( ), ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) (
ししし ししいたい くがき たらまちらせ	8 OF 101 201 August 100 111				<ol> <li>A. (1997) 14 - 4</li> </ol>	my of the said property
<ol> <li>That Mortgage be damaged or descroyed than the value thereoff at that the value thereoff at</li> </ol>	r will keep the real and person by any cause, Mortgagor will the time of such loss or dar the Mortgagor to repair or r	nal propertie hern Fimmediately rec nage; proviced, th reconstruct shall	hat if such loss of de not arise unless the	Mortgagee shall co	posent to the appli	ication of insurance pro
ciller unvalent, with instel frag (5) days prior to expl in surjace or a certificate	uch reconstruction or repair, r will, at Mortgagor's own cas need coverage, to the full ins ration of any policy, Mortgago of coverage shall be delivered applied to the payment of the	or will deliver to M t to Mortgages. V a indebtedn as ht	fortgagee satisfie an fortgagee may, at 1. leby secured of to 1	option, require the used for the rep	he proceeds of any pair or reconstruct	y insurance policies upo ion of the property dan
a but in grounding of all			a si alabi 4.	, the said propert	y ias may be requ	united by the Mortgage
4. that Morth	dot will usecute or procine	such turther assi	ance or his time it		ons of any other	mortgage(s) or deed(s)
c That Moridan	ar will pay when due all amo	unts required to	be paid under thi	terms and condition		
trust on the property de	ar will pay when due in university as a second of the note (s) or will not transfer his intere	/ section (network)	- anoperty or any	part thereof, who	ether or not the Tr	ransferee agrees to assur
6. That Mortgag or pay the indebtidness	or will not transfer his intere secured hereby, the Mortgagor shall fail to t	st in the coortgin	ea property, or any	,		

any repairs, or 30 any other of the things required, and any expensions so incurred and any sums so par any repeats, or so any other or or or unitigs required, and any a species as incurred and any sails so pais for one promissory note described above, or from the day the same were incurred to the date of payment at the rate of the loan which was evidenced by the promissory note described above, or any renewals or extensions thereaf, full at mortgagee's option be payable on demand or be added to the balance on the loan described above and be appartioned among and payable with installment payment to lacome due doring either the term of the applicable policy or the remaining term

of said loan or be due and payable as said loan's maturity.

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8. That, if any default be made in the payment of the principal or interest of the indebudness hereby secured 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 in ortgage due and payable and foreclase this mortgage.

-9. That, in the event of the institution of any sait or action to foreclose this mortgage; the Mortgagor will pay such such as the trial court and such further sums as the Mortgage shall have paid or incurred for title searches or examination lass in connection therewith, whether or not final judgment or decree therein be entered and all such survis are secured hereby; that in any such surt, the court may, upon application of the property or the addinacy of the security for the indebtedness hereby secured and without notice to the Mortgager or any one else, appoint a receiver or such accred or which may arise or accred during the pendency of such suit; that any amount so receive shall be applied to accred or which may arise or accred during the pendency of such suit; that any amount so receive shall be applied to act the paying the relation of the property or the trace of the entry of all said mortgaged property and collect and receive any or all of the receive and profile which had theretofore arises accreded hereby, filter first paying thereform the charges and expenses of such receivers of

10. The word "Mortgagor", and the language of this instrument shall, where there is more than one mortgagor, be construed as plural and be binding jointly and severally upon all mortgagors and the word "Mortgagee" shall apply to any holder of this mortgage. All of the commands of the Mortgager's and the word "Mortgagee" shall apply to any holder of this mortgage. All of the commands of the Mortgager's and the word "Mortgager's and the word "Mortgagee" shall apply to any holder of this mortgage. All of the commands of the Mortgagees heils, executors, administrators, successors and aragins and inure to the benefit of the successors and aragins of the Mortgagee. In the event of any transfer of the property binen described or any part thereof or any interest therein, whether voluntary or by operation of law, the Mortgagee toay, without notice to the Mortgagor or any one else, once or often, extend the time of payment of grant renewals of indebtedness hereby a sured for any term, exicute releases or partial releases from the lien of this mortgage in any other inspective. No condition of this mortgage shall be deemed waived unless the tame be expressly waived in writing by the Mortgagee. Whenever any notice, demand in request shall be affected by any taw now in existence or hereafter enacted, such notice, demand in request shall be sufficient if personally adved on one or more of the personal valued on one or more of such a personal value or to the Mortgager or to the Mortgagee or at the mort-gage or at the mort-gage or at the mort-gage or and one or more of such a personal value or one or more of such a personal value or to the Mortgager or to the Mortgager or the barder of the Mortgagee or at the mort-gage or at the mort-gager or the barder or the barder or the barder or the Mortgagee or at the mort-gage or at the mort-gager or request is required by the terms herein on by any taw now in existence or hereafter enacted, such notice, dema

And

IN WITNESS WHEREOF, said Mortgagor has executed this indentuite the day and year first above written.

1001

· SS.

My Communication ( 11) and the Mark

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ORECON,

EARK OF

ERSTATE

RECORDATION RETURN TO:

AF TER FIRST'I

STATE OF OREGON

inaber Elizabeth A. Hummel

21360

Arrient.

County of Josephine December 11 19 81

Personally appeared the above named\_\_\_\_\_\_

end acknowledged the foregoing instrument to be

her volumery act and deed. Before me adan (SEAL) Notary Public for Oregon

My commission expires:

MORTCAGE

	embera. D. 1981 och <u>P</u> M, and duiy loi Mttge County Clerk
0N, ) hath ) www.www.w	of December o'clock P N Blof BEFIN, Cour
ITATE OF OREGON, ) Journy of Klamath ) Red for record archerthy	n this 14 day 3:41 corded in Vol. EVELY 8.00