		TA-25204	Vol M82-roy	14011
୍ଦି	*A&&15	MORTGAGE		
0	p chostram star Aq porter i unit agrups out parea August aproximitation sub in un papepas conceptas August aproximitation sub in un papepas conceptas	abardabai ada A HOINE Equity 1. arrion monther, aacter ar to		Anderson
ard -	14th day of	Occober	19, between	* * * * * * * *
100	This indenture, made this <u>14 cm</u> day of <u></u> and Joyce D. Anderson* * * * * * * * * * * * * * * * * * *			
hér	This indenture, made this day 0, _			
	an a	he Mortgagee, the Mortgagor his	as bargained and sold and does hereby a	to wit:
1	For value received by the Moltgage, and so the Malin, according to Mortgagee, all the following described property situate in <u>Klamath</u> to Mortgagee, all the following described property situate in <u>Klamath</u> to Mortgagee, all the following described property situate in <u>Klamath</u> to Mortgagee, all the following described property situate in <u>Klamath</u> to Mortgagee, all the following described property situate in <u>Klamath</u> to Mortgagee, all the following described property situate in <u>Klamath</u> to the City of Malin, according			
un Tu	For value received by the Mortgagor from the Mortgagor Klamath County, Oregon, to the Malin, according of Mortgagee, all the following described property situate in Klamath County, Oregon, according of the following described property situate in to the duly recorded plat thereof on file in the office of the County Clerk of the duly recorded plat thereof on file in the Southerly portion thereof next to lamath County, Oregon, EXCEPT 30 feet off the Southerly right of way line of said Market and porallel with the Northerly right of way line of said Market and			
ť	o the duly recorded plat the	T 30 feet off the	Southerly portion thereo	i next to Market
K	lamath County, oregon, me	th the Northerly r	ight of way line of build	ert and
S	Market Street and parallel Street, reserved by the City Janice Ione Rupert, recorded	October 9, 1951 in	BOOK 230, page 0==)	
J 14	Klamath County, Oregon.		 Article Article Control of Cont	
	,1993年1月1日日(1997年1月) 1997年日日日日(1997年1月)		معمد همیکی و الانجون و الای الان الان و الان و الانداز الان و الانجون و الای و الان و الان و الان و الان و الا معمد همیکی و الانجون و الای و الای و الان و الان و الان و الان	clusively, all personal property
	together with the buildings, improvements and used or intended for use for plumbing, lighting, h	fixtures now or hereafter situat	e on said premises, including, but not ex	or coverings attached to floors.
t	together with the buildings, improvements of	eating, cooking, cooling, ventile	ting or irrigating, interesting and e the	
. I	tured here to the set of the set	the measure and as	signs, forever.	
	To Have and To Hold the same unto the	Mortgagee, its successors and as	net en	a said real property, that Mort-
	To Have and To Hold the same unto the h And the Mortgagor does hereby covenar	nt to the Mortgagee that Mortg	agor is lawfully seized in fee simple of the	ne against the lawful claims and
	And the Mortgagor does hereby covenar gagor is the absolute owner of the said person	al property and that Mortgago	will warrant and torever detend the sur	
	demands of all persons whomsoever.			
ÛÜ	Oktionas of an Excert	to conurs performance of t	the covenants and agreements herein co	ntained to be by the workgayor
التينا	demands of all persons whomsoever. This conveyance is intended as a mortgage to secure performance of the covenants and agreements herein contained to be by the Mortgagor This conveyance is intended as a mortgage to secure performance of the covenants and agreements herein contained to be by the Mortgagor and interest thereon in accordance with the tenor here and nerformed, and to secure the payment of the sum of \$October 14, 1982payable to the order of Mortgagee in install-			
Lana Lana	kept and performed, and to secure the payment of datedOctober 14, 1982 payable to the day of each month commencing			
144	of a certain promissory note executed by Mortgagor dated <u>cectores</u> ments of not less than \$ <u>271.31</u> each including interest on the <u>lst</u> day of each month commencing Decomber 1, <u>1982</u> , until <u>November 1</u> , <u>1992</u> , when the balance then remaining unpaid shall be paid.			
	December 1			en Antonio de la composición de la composi
~		ad agree to and with the Mortg	agee, its successors and assigns:	 Note that the second sec
pen K-4	The Mortgagor does hereby covenant a		ed, with interest, as prescribed by said n	ote, and all taxes, liens and utility
H	1. That Mortgagor will pay, when due	, the indebtedness hereby secur	ed, with interest, as prosented a	an an Araba An Araba an Araba an Araba
2	and premises of 101 services ter			
÷ð.	a That Mortgagor will keep the real	and personal property hereinab	ove described in good order and repair a	mpleted, it shall be worth not less
	2. That Mortgagor will keep the real be damaged or destroyed by any cause, Mor than the value thereof at the time of such l	tgagor will immediately reconsi-	such loss or damage shall be caused by	o the application of insurance pro-
	than the value thereof at the Mortgagor to	repair or reconstruct shall not a	arise unless this more set	19 10
	carried, the obligation of the monstruction	or repair.		a standard fire insurance
			o the mortgaged property insured under nded coverage, to the full insurable value	of the property, with loss payable
	3. That Mortgago with the policy or equivalent, issued by an insurer act to Mortgagee as its interest may appear. I evidence of the renewal or replacement of its option, require the proceeds of any insure or reconstruction.	the policy. The insurance or a	certificate of coverage shall be delivere	of the indebtedness hereby secured
	evidence of the renewal of replaced of any ins	urance policies upon the said f	lestroved.	
	its option, require the proceeds of any ins or to be used for the repair or reconstruction	in of the property damaged or c	tig	nay be requested by the Mortgagee.
		and amounts required to be	paid under the terms and conditions of	any other mortgagets) of decata, or
	 That Mortgagor will execute or procure such further assurance of the taxes That Mortgagor will pay when due all amounts required to be paid under the terms and conditions of any other mortgage(s) or deed(s) of That Mortgagor will pay when due all amounts required to be paid under the terms and conditions of any other mortgage(s) or deed(s) of That Mortgagor will pay when due all amounts required to be paid under the terms and conditions of any other mortgage(s) or deed(s) of That Mortgagor will pay when due all amounts required thereby. That Mortgagor will not transfer his interest in the mortgaged property, or any part thereof, whether or not the Transferee agrees to assume That Mortgagor will not transfer his interest in the mortgaged property, or any part thereof, whether or not the Transferee agrees to assume 			
	trust on the property described north and	his interest in the mortagoed (property, or any part thereof, whether o	r not the Transferee agrees to assume
	6. That Mortgagor will not transfe	LUIS INTERest III (III IIII) (25300)		
	or pay the indebtedness secured hereby:	-f abo	note herein required to be performed, th	he Mortgagee may, at its option, but
	7. That in case the Mortgagor sh without any obligation on its part to so any repairs, or do any other of the thing	all fail to perform any of the	acts herein required to be performed, the default, procure any insurance, pay any	y said purposes shall: (i) bear interest
	without any obligation on its part to be	gs required, and any expenses s	o incurred and any series evidenced by the	e promissory note described above, or
	without any obligation on its part to so any repairs, or do any other of the thing from the day the same were incurred to any renewals or extensions thereof; (ii)	the date of payment at the rai	able on demand or be added to the bala	ance on the loan discribed discrimining term
	any renewals or extensions character with	n installment payments to becc	me due during either the term of the a	**
	be apportioned among and payable that of said loan or be due and payable at said	d loan's maturity.		
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BOADTROM The any default be made in the payment of the principal or interest of the indebtedness hereby secured or in the perform the covenants or agreements of this mortgage, the Mortgagee may, at its option, without notice, declare the entire sum secured by this mortgage due 9. That, in the event of the institution of any suit or action to foreclose this mortgage, the Mortgagor will pay such sum as the trial court and any appellate court may adjudge reasonable as attorney fees in connection therewith and such further sums as the Mortgagee shall have paid or incurred for title searches or examination fees in connection therewith, whether or not final judgment or decree therein be entered and all such sums are secured hereby; that in any such suit, the court may, upon application of the plaintiff and without regard to the condition of the property or the adequacy of the security for the indebtedness hereby secured and without notice to the Mortgagor or any one else, appoint a receiver to take possession and care of all said mortgaged property and collect and receive any or all of the rents, issues and profits which had theretofore arisen or accrued briwhich may arise or accrue during the pendency of such suit; that any amount so received shall be applied toward the payment of the debt secured hereby, after first paying therefrom the charges and expenses of such receivership; but until a default by the Mortgagor in one or more of his covenants or agreements herein contained, Mortgagor may remain in possession of the mortgaged property and retain all rents actually 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 covenants of the Mortgagor shall be binding upon Mortgagors heirs, executors, administrators, successors and assigns and inure to the benefit of the successors and assigns of the Mortgagee. In the event of any transfer of the property herein described or any part thereof or any interest therein, whether voluntary or involuntary or by operation of law, the Mortgagee may, without notice to the Mortgagor or any one else, once or often, extend the time of payment or grant renewals of indebtedness hereby secured for any term, 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 primary liability of the Mortgagor for the payment of the indebtedness hereby secured. No condition of this mortgage shall be deemed waived unless the same be expressly waived in writing by the Mortgagee. Whenever any notice, demand, or request is required by the terms hereof or by any law now in existence or hereafter enacted, such notice, demand 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 or the last address actually furnished to the Mortgagee or at the mort-IN WITNESS WHEREOF, said Mortgagor has executed this indenture the day and year flist above written. STATE OF OREGON Klamath County of October 14 -1. That hads more as Personally appeared the above named Roy E. Anderson & Joyce D. Anderson and acknowledged the foregoing instrument to be their voluntary act and deed. Before me ព Notary Public for Gregon My dommission expires My Commission Expires October 11, 1985 83.00 37 2 Vanos agus (ge Anders -71 z First Interstate Bank of Oregon, N.A. M, and duly MORTGAGE AFTER RECORDATION RETURN TO: FIRST INTERSTATE BANK OF OREGON, I Ģ. A.D. 19 82 Inty Clerk Anderson and Joyce A oct the recordent with the second 9763 o'clock 5 | Merrill Branch t C STATE OF OREGON, Cunty of Klamath Lordad in Vol. MB2 428 day of Merrill, OR. 14011 ž Box ы 11:00 Roy 0 21 -30