MTC 12969	

			16882
	in 115	Dage	TOOOM
Vol	mxa	Page_	
· · · · · ·	1.000	-	

	MORTGAGE		, 19 <u>83</u>	
28932	MONIS	September 29	, 1903	
			Mortgagor	<b>, te</b> : 1
· · ·			Address	
J. BRUCE OWENS AND E. MAR	RIE OWENS 97601		Branch Address	ан <b>С</b> . (.
J. BRUCE OWENS AND E. MAR 520 Klamath Ave., Klamat	Falls, Ofegon Klam	ath Falls	*(Borrower)	
				· · · · · · · · · · · · · · · · · · ·
J. BROOZ 520 Klamath Ave., Klamath 520 Klamath Ave., Klamath Jnited States National Bank of Oregon, Mor 740 Main St., Klamath Fal 740 Main St., Klamath	Mortgagor , which is repayable with interest , which is repayable and interest , which is repayable with interest	torms of a promis	sory note dated the	
tion londer has loaned	with interest	according to the terms one years	r any extensions and	
	which is repayable and intere	rest payable under the note and under rest payable under the discretion loan to	Borrower or Moriga-	
<u>-105,000.00</u>	shall mean (a) the principal and interest, that the	Lender may in its discrete Lender to dis	scharge obliger	
The Lender has loaned	junts, together with interview p			
To secure payment of the Indebtedn	age, with interest.		non Mortgagor mort-	
Mortgagor as permitted under the		Mortgagor under this mortg	e of <u>Oregon</u>	
		Klamath County, Stat		
To secure payment of the Indebteding	ut below the following property in-	Maridian, KlamathCount	y, Oregon.	
gages to the Lender on the terms der	11 Fast of the Willamett	er Melidien,		
-Lin 39 Souching	ess and performance of all out out below the following property in e 11 East of the Willamett			
Section 27: W12SW14		(a) A statistical statistical problem (Applied Statistical) and the statistical statistical statistical statistical statistical statistical statistical statistical statistical statistical statistical statistical statistica statistical statistical statisti		
Section 28: 5-2				
Section 34. Mat				
21				
			w	Nort-
		dized. If a lien arises or is filed as a r gor shall within 15 days after the lier wish 15 days after Mortgagor has not	esult of nonpaymen is	filed,
The second secon	and an antipequently erected	dized. If a lien arises or is filed as a lien igor shall within 15 days after the lien ithin 15 days after Mortgagor has not ithin 15 days after Mortgagor in the lien ithin a could be lien or deposit with the	lice of the filing, secur	icient
affixed improvements or fixtures	and unless this mongauiring WI	dized. If a lieft of the lieft igor shall within 15 days after the lieft ithin 15 days after Mortgagor has not ischarge of the lien or deposit with the ischarge of the lien or other securi orporate surety bond or other securi orporate surety bond or other securi	e Lender cash of the L	ender
disclosures under the Federal Truth	of consumer crean log di	ithin 15 days are not deposit with the ischarge of the lien or deposit with the orporate surety bond or other securi or an amount sufficient to discharge the ort fors of other charges that could	he lien plus any costs,	a fore-
being give under the Federal filter	Commercial Coue seconal II			
disclosures to Lender a Uniform	s and other articles of portection n	less rees of ale under the lien.	r of the county in whi	written
disclosures under the Federal Irun disclosures under the Federal Irun hereby grants to Lender a Uniform terest in all equipment, furnishing property now or subsequently loc property; all of the forego	ated on of used in referred to as	h an amount of the charges that contended the lien. closure or sale under the lien. 3.3 The assessor or tax collecto property is located is authorized to contended the property taxes assesses	leliver to the Lender a	ne.
property not the property; all of the forego	511 <b>9</b> -	Property is locate property taxes asse	3300 -	
ine Pioperty.	a of the Property.			
1. Possession and Maintenant	e of the Property. or shall remain in possession and e extent that the Property consists all be free to operate and manage occeeds of operation. The Property occeeds of operation.	<ol> <li>Insurance.</li> <li>4.1 Mortgagor shall carry such reasonably require. This shall inclure reasonably require. This shall inclure reasonably require. This shall inclure reasonably require.</li> </ol>	insurance as the	Property prement
1.1 Unin Property and to in	i bo free to operate and manage	4. Insulation of the shall carry such 4.1 Mortgagor shall carry such reasonably require. This shall inclu- against fire, additional risks cover against fire, additing fire, additional risks cover against fire, addition	ed by a standard end	specified
of commercial improvements and receive the pr	br shall to that the Property Collisits e extent that the Property Collisits all be free to operate and manage occeeds of operation. The Property occeeds of operation. The Property dition at all times, Mortgagor shall epairs, replacements and renewals epairs, replacements and Mort- rty shall be maintained, and Mort-	against me, coverage, and such	mitation flood and war	-d under
the Floponintained in good con	replacements and Mort-	against fife, adultage, and such for extended coverage, and such by the Lender, including without lin surance on the Property shall be policies approved by the Lender a policies remaining unpaid portion o	carried in companies of	ount equal
promptly make all necessary	an of the second	surance on the Lender a	t the Indebtedness of	a amount
so that not commit or perm	ordinances, regulations une	In the lottion of the property, w	hichever is less, and a	ny policy.
gagor shall comply with all have gagor shall comply with all have restrictions affecting the Prope	rity. Property constitutes commercial pro- Property constitutes commercial pro- Mortgagor shall operate the Property Mortgagor shall operate the land and im-	surable value surable with any comply with any comply with any complexity of the surable s	the Property shall b	ear an one
restrictions and extent that the	property coshall operate the richard im-		to the Lender making it	in the event
perty or a farm or orchard,	Property Conditionate the Property Mortgagor shall operate the Property and deterioration of the land and im- the terioration of the land and tear except for reasonable wear and tear that the land is under cultivation, when the the Property according to good	dorsement in and shall be depo	sited that the Lende	r, who here
in such manner as to prove in such manner as to prove the such as	except for reasonable under cultivation,	to the Lender shall immed	latery momently by Mor	lyayon.
provenioner use, and to the e	arate the Property according	make proof of loss if it ectly to	d make a final setting	in alaction.
		of loss, Mortgagor sit it is not r make proof of loss if it is not r ceeds shall be paid directly to with any insurance company a shall be binding upon Mortgago shall be proceeds to the redu apply the proceeds to the Prope	or. The Lender may, and	ess or the re-
<ul> <li>nusbandry</li> <li>1.3 Mortgagor shall not</li> <li>the Property without the</li> </ul>	e written consent of Lender.	hall be binding upon in rodu		
from the Property		apply the property of the Prope	the expiration of any	policy, a sur
a malation of Constru	the loan creating the master	apply the prope storation or repair of the Prope storation or repair of the Prope the storation or repair of the storation of repair of the Prope storation of the Prope storation of the Prope storation of repair of the Prope storation of the Prope storation of the Prope storation of the Prope storation of the P	policy shall be secured	-,
If some or all of the plo	nstruct of component shall be compion	ted isfactory renewa	Premiums.	to not
improvement on the Prope	rty, the improvement shall be complete rty, the improvement shall be complete from the date of t shall pay in full all costs and expenses	s in 5. Reserves; Mortgage inse	ind if Mortgagor and	quire Mortgagor
	shan pur	Stan ovoressly agree III	writing, Lendes (includ	
		tax- 10 maintain and other charge	s againet miums on pro	openty meanth to
and Liens.	they become deminded Brook	erty, sessing an ental boun	est of by paymen	e cautticient
3.1 Mortgagor snall L	bay before they before the Prop ed against or on account of the Prop I claims for work done on or for service I claims for work done on or for service I claims for work done on or for def hished to the Property. Special assessment when the deferral, unless the lien for def	or DOW, the reput de	etermined by	to the count Dav-
es and assessment as due al	I claims for Broperty, Special assessing	terred the Lender of the date they	are due and if at th	ne linte the parce
rendered of autrently	without using interest of Lenuer under	forral, taxes and more be made th	e reserve for either ta	demand pay such
shall be paid to subord	inate to the witten consent to the do	ments are to soutticient.	Mongagor determine to	be necessary
morigage, chail mainta	in the riopounder under this the	lien of additional sequired payme	(default)	insurance comiums
Mortgagor Shan at to th	in the Property field under under this more e interest of the Lender under this more Encumbrances' as defined in 8.1, the ts not delinquent, and except as off ts not delinquent, and except as off	nerwise cover the Lender carr	ies mongago indebiedr	less, the prettiened
except for "Permitted	ts not delinquent, and except	ssment, bligation tot jeop- by law, the Lender carr 5.2 If the Lender carr 5.2 If the Lender carr 5.2 If the Lender carr 5.2 If the Lender carr tor such insurance shall by law, the Lender may r	be paid by the Mortga	aintain a reserve for
taxes and assessment provided in 3.2.	ts not definituons, ay withhold payment of any tax, asset on with a good faith dispute over the of on with a good faith dispute over the property is r	oligation for such insurance shall be a such as the Lender may r	equire Morigagor to the	0003
3.2 Mortgagor ma	ay withhold payment of any tax, asset on with a good faith dispute over the of on with a good faith dispute over the property is r	hot jeop- by law, the Lott	4 <b>1</b> * 1	

3.2 Mortgagor may withhold payment of any tax, assessment, or claim in connection with a good faith dispute over the obligation to pay, so long as the Lender's interest in the Property is not jeop-

\*Insert "Mortgagor" or the name of the borrower if different from the Mortgagor.

such purpose in the same manner as for taxes and property insurance, and subject to the same agreements.

5.3 If Mortgagor desires to carry a package plan of insurance that includes coverage in addition to that required under this mortgage, the Lender, if allowed by law, may at its option establish and administer a reserve for that purpose. In such event the premium attributable to the required insurance coverage shall be quoted separately, and the Lender may permit Mortgagor to furnish a certificate of insurance rather than deposit the policy as required in 4.2. If at any time the Lender holds an insufficient amount in the insurance reserve to cover the premium for the entire package policy, the Lender may, at its discretion, pay only that portion of the premium attributable to the required insurance coverage. If the blanket policy does not permit such partial payment, the Lender may use the reserve funds for the premium on a new, separate policy providing the required insurance coverage and allow the package policy to lapse.

5.4 Lender shall not charge a service charge for collecting reserves and paying taxes and insurance premiums. The reserves shall not constitute a trust. Mortgagor agrees that Lender may commingle reserve funds with other funds of Lender, and need not invest them for the benefit of Mortgagor. Mortgagor agrees that Lender need not pay Mortgagor interest on reserves, unless applicable statutes require payment of interest notwithstanding any con-

# 6. Expenditures by the Bank.

If Mortgagor shall fail to comply with any provision of this mortgage, the Lender may, at its option, on Mortgagor's behalf take the required action and any amount that it expends in so doing shall be added to the Indebtedness. Amounts so added shall be payable on demand with interest at the same rate as provided in the note from the date of expenditure. The rights provided for in this paragraph shall be in addition to any other rights or any remedies to which the Lender may be entitled on account of the default, and the Lender shall not by taking the required action cure the default so as to bar it from any remedy that it otherwise would have had.

### 7. Late Payment Charges.

To cover the extra expense involved in handling delinquent payments, Lender may charge a late charge on any scheduled pay-ment which Lender does not receive within 15 days after the due date, or by the next business day, if the 15-day period ends on a Saturday, Sunday, or legal holiday. The amount of the late charge shall be as specified in the note or, if the note specifies no late charge, \_\_\_\_\_\_\_\_percent of the payment of principal and interest, or portion of such payment, which Lender does not receive within the 15-day period. The late charge under the note or under this mortgage shall in no event exceed the maximum charge, if any, specified under applicable law. Collection of a late charge shall not constitute a waiver of or prejudice the Lender's right to pursue any other right or remedy available on account of

# 8. Warranty; Defense of Title.

8.1 Mortgagor warrants that he holds merchantable title to the Property in fee simple, free of all encumbrances other than (a) those enumerated in the title policy, if any, issued for the benefit of the Lender in connection with this transaction and accepted by the Lender; and (b) the encumbrances described as:

# (hereinafter referred to as "Permitted Encumbrances").

8.2 Mortgagor warrants and will forever defend the title against the lawful claims, other than Permitted Encumbrances, of all persons. In the event any action or proceeding is commenced that questions Mortgagor's title or the interest of the Lender under this Mortgage, Borrower shall defend the action at Borrower's expense.

8.3 If any Permitted Encumbrance is a lien, Borrower shall pay any sums and do any other acts necessary to prevent a default or prevent any action or condition which, with the lapse of time, the giving of notice, or any other action of a creditor, would be a default or enable any creditor to declare a default or foreclose any Permitted Encumbrance which is a lien.

#### 9. Condemnation.

9.1 If all or any part of the Property is condemned, the Lender may at its election require that all or any portion of the net proceeds of the award be applied on the Indebtedness. 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 Mortgagor and the Lender in connection with the con-

9.2 If any proceedings in condemnation are filed, Mortgagor shall promptly take such steps as may be necessary to defend the action and obtain the award.

# 10. Imposition of Tax by State.

10.1 The following shall constitute state taxes to which this paragraph applies

## 16883

(a) A specifics tax upon mortgages or upon all or any part of the Indebtedness secured by a mortgage.

(b) A specific tax on the owner of mortgaged property which the taxpayer is authorized or required to deduct from payments on the mortgage.

(c) A tax on mortgage premises chargeable against the mortgagee or the holder of the note secured.

(d) A specific tax on all or any portion of the Indebtedness or on payments of principal and interest made by a mortgagor.

10.2 If any federal, state or local tax to which this paragraph applies is enacted subsequent to the date of this mortgage, this shall have the same effect as a default, and the Lender may exercise any or all of the remedies available to it in the event of a default unless the following conditions are met:

(a) Mortgagor may lawfully pay the tax or charge imposed by the state tax, and

(b) Mortgagor pays or offers to pay the tax or charge within 30 days after notice from the Lender that the tax law

#### 11. Transfer by Mortgagor.

11.1 Mortgagor shall not, without the prior written consent of the Lender, transfer Mortgagor's interest in the Property, whether

or not the transferee assumes or agrees to pay the Indebtedness. If Mortgagor or a prospective transferee applies to the Lender for consent to such a transaction, the Lender may require such information concerning the transferee as would normally be required from a new loan applicant. The Lender shall not unreasonably with-

11.2 As a condition of its consent to any transfer, the Lender may in its discretion impose a service charge not exceeding one percent of the original amount of the Indebtedness, and may increase the interest rate of the Indebtedness to any rate which is satisfactory to Lender, and does not exceed any maximum interest rate set by law, and adjust the monthly payment to include the in-

11.3 No transfer by Mortgagor shall relieve Mortgagor of liability for payment of the indebtedness. Following a transfer, the Lender may agree to any extension of time for payment or modification of the terms of this mortgage or the promissory note or waive any right or remedy under this mortgage or the promissory note without relieving Mortgagor from liability. Mortgagor waives notice, presentment and protest with respect to the Indebtedness.

# 12. Security Agreement; Financing Statements.

12.1 This instrument shall constitute a security agreement with respect to any personal property included within the description

12.2 Mortgagor shall join with the Lender in executing one or more financing statements under the Uniform Commercial Code and shall file the statement at Mortgagor's expense in all public offices where filing is required to perfect the security interest of the Lender in any personal property under the Uniform Commercial

# 13. Release on Full Performance.

If Mortgagor pays all of the Indebtedness when due and otherwise performs all of its obligations under this mortgage and the note, the Lender shall execute and deliver to Mortgagor a suitable release and satisfaction of this mortgage and suitable statements of termination of any financing statements on file evidencing the Lender's security interest in personal property.

#### 14. Default.

The following shall constitute events of default:

14.1 Failure of Mortgagor to pay any portion of the Indebted-

ness when it is due.

14.2 Failure of Mortgagor within the time required by this mortgage to make any payment for taxes, insurance, or mortgage insurance premiums or for reserves for such payments, or any payment necessary to prevent filing of or discharge any lien.

14.3 Failure of Mortgagor to perform any other obligation under this mortgage within 20 days after receipt of written notice from the Lender specifying the failure.

14.4 If this mortgage secures a construction loan, any failure of Mortgagor or builder to comply with or perform any provision of any construction loan agreement executed in connection with the loan within 20 days after receipt of written notice from Mortgagee specifying the failure.

14.5 Default in any obligation secured by a lien which has or may have priority over this Mortgage, or the commencement of any action to foreclose any prior lien.

# 15. Rights and Remedies on Default.

15.1 Upon the occurrence of any event of default and at any time thereafter, the Lender may exercise any one or more of the following rights and remedies:



(a) The right at its option by notice to Borrower to declare the entire Indebtedness immediately due and payable.

(b) With respect to all or any part of the Property that constitutes realty, the right to foreclose by judicial foreclosure in accordance with applicable law.

(c) With respect to all or any part of the Property that constitutes personalty, the rights and remedies of a secured party under the Uniform Commercial Code.

(d) The right, without notice to Mortgagor, to take pos-(d) The right, without notice to Mortgagor, to take possession of the Property and collect all rents and profits, including those past due and unpaid, and apply the net proceeds, over and above the Lender's costs, against the Indebtedness. In furtherance of this right the Lender may require any tenant or other user to make payments of rent or use fees directly to in response to its demand shall satisfy the obligation for which in response to its demand shall satisfy the obligation for which the payments are made, whether or not any proper grounds

 (e) The right in connection with any legal proceedings to have a receiver appointed to take possession of any or all of the property with the power to protect and preserve the Prop. the Property, with the power to protect and preserve the Prop-erty and to operate the Property preceding foreclosure or sale erty and to operate the Property preceding foreclosure or sale and apply the proceeds, over and above cost of the receiver-ship, against the Indebtedness. The receiver may serve with-out bond if permitted by law. The Lender's right to the appoint-ment of a receiver shall exist whether or not apparent value of the Property exceeds the Indebtedness by a substantial amount.

(f) Any other right or remedy provided in this mortgage or the promissory note evidencing the Indebtedness.

15.2 In exercising its rights and remedies, the Lender shall be free to sell all or any part of the Property together or separately or to sell certain portions of the Property and refrain from selling other portions. The Lender shall be entitled to bid at any public sale on all or any portion of the Property.

15.3 The Lender shall give Mortgagor reasonable notice of the time and place of any public sale of any personal property or of the time after which any private sale or other intended disposition of the property is to be made. Reasonable notice shall mean notice given at least ten days before the time of the sale or disposition.

INDIVIDUAL ACKNOWLEDGMENT

STATE OF OREGON

15.4 A waiver by either party of a breach of a provision of this agreement shall not constitute a waiver of or prejudice the party's right otherwise to demand strict compliance with that provision or right otherwise to demand strict compliance with that provision or any other provision. Election by the Lender to pursue any remedy shall not exclude pursuit of any other remedy, and an election to make expenditures or take action to perform an obligation of Mort-capor under this mortcape after failure of Mortcagor to perform gagor under this mortgage after failure of Mortgagor to perform shall not affect the Lender's right to declare a default and exercise its remedies under this paragraph 15.

16884

15.5 In the event suit or action is instituted to enforce any of the terms of this mortgage, the Lender shall be entitled to recover from Mortgagor such sum as the court may adjudge reasonable as trom mortgagor such sum as the court may adjudge reasonable as attorneys' fees at trial and on any appeal. All reasonable expenses incurred by the Lender that are necessary at any time in the Lend-er's opinion for the protection of its interest or the enforcement of its rights, including without limitation, the cost of searching records, obtaining title reports surveyors' reports attorneys' opinions or obtaining title reports, surveyors' reports, attorneys' opinions or title insurance, whether or not any court action is involved, shall become a part of the indebtedness payable on demand and shall become a part of the Indebtedness payable on demand and shall become a part of the indeptedness payable of definition and often bear interest at the same rate as provided in the note from the date

#### 16. Notice.

Any notice under this mortgage shall be in writing and shall be effective when actually delivered or, if mailed, when deposited as registered or certified mail directed to the address stated in this pertage. Either party pays the address for perias by write mortgage. Either party may change the address for notices by writ-ten notice to the other party.

# 17. Succession; Terms.

17.1 Subject to the limitations stated in this mortgage on transfer of Mortgagor's interest, this mortgage shall be binding upon and inure to the benefit of the parties, their successors and

17.2 In construing this mortgage the term mortgage shall encompass the term security agreement when the instrument is being construed with respect to any personal property.

17.3 Attorneys' fees. "Attorneys' fees," as that term is used

in the note and in this mortgage, shall include attorneys' fees, if any, which may be awarded by an appellate court.

Jon

Maríe Owens

# CORPORATE ACKNOWLED

	HORNOWLEDGMENT
County of Klamath )ss.	STATE OF OREGON
Personally appeared the above-named J. Bruce Owens & E. Marie Owens and acknowledged the foregoing instru- ment to be <u>their</u> voluntary act.	County of)ss.
ment to be their and acknowledged the foregoing instru-	Personally appeared, 19,
voluntary act.	Personally appeared, 19, and
Strate Martin Contraction	stated thathe, the said, who, being sworn,
64: WOTA(7)-	of Mortgagor corporation and that the
Before me	of Mortgagor corporation and that the seal affixed hereto is its seal and that this Mortgage was voluntarily signed and sealed in below
CUDING S	and that this Mortgage was voluntarily signed and sealed in behalf of the corporation by Authority of its Board of Directors.
Notan Date Linson	
My commission	
My commission expires: 2.2.6-1985	Notary Public for Oregon
STATE OF OREGON )	Now
)	NOWLEDGMENT
County of) ss.	
HIS CERTIFIES that on this	
before me, the undersigned, a Notary Public in a line in the	
THIS CERTIFIES that on this day of before me, the undersigned, a Notary Public in and for said County and known to me to be the person named in and who executed the foreg acknowledged to	State, the within and the second
known to me to be the personnamed in and who executed the foreg member of the partnership of acknowledged to me thathe executed said instrument free STATE OF_OPECON	the within named
acknowledged to me that he executed said instrument free STATE OF OREGON: COUNTY OF KLAMATH: I hereby certify that the with in inst	Joing instrument and wh
executed said inet	known to mo to be
STATE OF OREGON	ly and voluntarily for the number
I hereby certify that the within inst record on the <u>30th</u> day of <u>September</u> A. and duly recorded in Vol <u>M 83</u>	se
record on the 30th day the within inst	Tilmont and
and duly recorded in Vol Morember A.	D., 1982 - the ived and filed for
record on the <u>30th</u> day of <u>September</u> A. and duly recorded in Vol M 83	of Mortgagoa 12:02 O'clock pM
Fee \$_12.00	YN BIEHN, COUNTY CLERK
by Y	Am Am Sh' donute
	and Am AN' deputy