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	THIS ACOF	MODIFICATIO		Vol. <u>M83</u> Page 219:
	MERLE D. YOUNG and	, made and entered into	ON OF MORTGAGE OR TRUST DEED this <u>22nd</u> day of <u>December</u> husband and wife,	vol. <u>M83</u> Page 219
	100NG and	a JO ANNE YOUNG	this <u>22nd</u> day of Doornal	
6	berging		nusband and wife, BANK, an Oregon banking corporation, ay of June Bake, execute and deliver to the second content of the second cont	. 19 83
	nereinafter called the "Bor	(Ower/c)//		by and between
	WITNESSETH: On	and WESTERN	BANK, an Oregon banking corporation, lay of <u>June</u> 19 8 Make, execute and deliver to the Bank of installments with interest at the rate of ry note, the Borrower(s) (or the original	
	maker(s) if the Borrower is	r about the 4th d	aver, an Oregon banking corporation	hand
	sum of \$ <u>8,000.00</u>	an assignee of record) die	lay of <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u> <u>June</u>	, hereinafter called the "Bank".
	assignee of record) did mu	yment of said promissor	ry not	that certain promissory net original
	Security Instrument" her	ike, execute and deliver	to the Borrower(s) (or the original	of 18.50 % per appum 5
	A11 situate in the Cour	ing date of May 26	to the Bank their certain Mortgage	al maker(s) if the Borrows
	Range Part of th	e Sulawri	19_83 conver	Trust Deed, hereinafter called
Ċ	5 In Deed Volume 289	-ern Railway Comp	any ging West of the min	on 20, Township 30 a
	portion thereof 1	age 623, records	of WI SAVING AND EXCEPTING	t of way line of h
		g within existing	19 <u>83</u> convey State of <u>Oregon</u> that part of Lot 4 in Secti ian, lying West of the righ any, SAVING AND EXCEPTING the of Klamath County, Oregon, g roadways, ditches, canals	hat property docent
L H	nen en		, roadways, ditches	and also exception
			ences, canals	and laterals
с.,				
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	which Security Install			
~	There :	duly recorded in the		
ŝ	which Security Instrument was There is now due and owi no/100ths	Do upon the	ands of said county and an	
•	toget	the promissory r	ords of said county and state. note aforesaid, the principal sum of <u>Ei</u> DOLLA wer(s) desire a modification of the terms after stated and not otherwise	
	together with the accrued interest		Ei Ei	oht TL
	bank is agreeable on the tor	st thereon, and the Borro	note aforesaid, the principal sum of <u>Ei</u> wwer(s) desire a modification of the terms after stated and not otherwise.	De inousand and
F	parties hereto do hereby a	onsideration of the pro-	iter stated and not otherwise.	s of payment thereof to which
i:	s payable in manifest install	hat the balance now due	lises and of the promises and	in sort, to which
Ľ	OLLARS (\$_8,000,00	ts of Eight Thous	and owing on the promissor	nts hereinafter and t
p	er annum. The first/inclueres) each, plus month	after stated and not otherwise. nises and of the promises and agreemed and owing on the promissory note herei and and no/100ths	inabove described about the
	ke installment shall be and in	shall be and is payable	ly interest on the unpaid ball on the <u>22nd</u> day of <u>January</u> day of each month thereafter until the p rest if not sooner paid, shall be due and p installments or either principal or inter	
pa				
01	May	nt of principal and inter	day of each month thereafter	19 9/
Da	lance then owing shall at the	If any of said in	est if not sooner paid, shall be d	rincipal and interest and a
10		puon of the Bank	or either print and and p	avable on the and in rully
	F		Successors in interes	t aro net
Sec		in		ely due and in any sine circle
Cor	nply in the same man	Il force and effect	e terms and conditions have	a value without
mac	de a part of this agroom	the same extent as the	all the terms and condition	le said promisson
	IN WITNESS w	inoug	successors in interest, become immediate e terms and conditions herein stated, th all the terms and conditions of which t h the provisions thereof were in all respec	the Borrower(s) die
Pres	sents to be average WHEREOF, th	e Borroway)	thereof were in all respe	cts incorporated be
	to be executed on its behalf	f by its duty	e terms and conditions herein stated, th all the terms and conditions of which t h the provisions thereof were in all respec- eunto set their band(s)	portied herein and
\sim	77/1		the provisions thereof were in all respected to the provisions thereof were in all respected to the provision of the provisio	the Prot
Mer	Ie December 1		this day and year first here	inspects that caused these
11	Le D Signature of Borrower	Young	14/50-	mabove written.
$\frac{\mathcal{P}}{\mathcal{P}}$	CIUNA the	loung	WESTERN BANK	
JOAI	nne Signature of Borrower	29		
$\mathcal{V}_{\mathcal{A}}$	successfor Borrower	Young	KLamath Falls	
	CARO	-		
State	OF The Dates		Ву	Branch
			And	- Dr
~ Count	wof Klamath		ASSC. Mgr. Authorized Si	ignature
C Pertin	ally appeared the above named	SS:		
	appeared the above named	Mani		
and in		merle D. Your	ng and JoAnne Young, husband	
୍ ବାୟ ୫୦	knowledged the foregoing instrum Eturn to: Western Bar lamath Falls Branch		s and JoAnne Young, husband	
Ŕ	eturn to: Western Bar lamath Falls Branch	nent to be their volueter		and wife,
K	lamath Fall	ik	Fuct and deed. Reform	
PE ank	-• DUX 669		Notary Public for Oregon	
	Lamath Falls. OR 97601		Notary Public for Oregon	awhall !!
57	ATT -			
T	COT OREGON COT	NITTER	2-3-86	
	ATE OF OREGON: COUN hereby certify that cord on the 2004	OF KLAMATE	• • •	
	ord on the 20m	the within +	• 55	
anc	auly recorded	iv of Decomi	nstrument	
	cord on the <u>22nd</u> da duly recorded in	Vol M82	A.D. 10 received	and files
		, of	Mortgages 1.0	a Line for
			20	
Fee	S 1		EVELYN BIEIN, COUNTY CI	page 21932
	<u>3 1 00</u>		BLEIN, COILMAN O	
Sector Anna			by Fri	
"说出可能的事"的事故是我们是我们的正常	A. 1994年1月1日1月1日,1月1日日月月日,1月1日日日日月月日日日日日日日日日日日日	a state of the sta	· toright	
			· tom An UD.	Deputy
			· tom And D.	Deputy
			· Andred .	Deputy

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