P. Casmin			
**C\@ 35907	ATZ- ZTA		
and another the farmer and the more and the second stand	MORTGAGE	Vol. M84 Page	679
		S. S. M. M. Martin, Martin, and S. S. M. Strand, and S.	
hereinafter called "Mortgagor"; and FIRST INTER For value received by the Mortgagor from t unto Mortgagee, all the following description	Kronenberger	1984, between	e sa este este este este este este este
inorgagor, and FIRST INTER	RSTATE BANK OF OREGON NA	e in fee simple	
For value received by the Morrow	WITNESSETH	ational banking association, hereinafter called	****
unto Mortgagee, all the following described property	the Mortgagee, the Mortgagor has bargain	and and as the	mortgagee";
unto Mortgagee, all the following described propert	ty situate in <u>Klamath</u>	ational banking association, hereinafter called ed and sold and does hereby grant, bargain, sel County, Oregon, to with	I and convey
Lot 4, Block 1, Tract 1146	and the case of the second	County, Oregon, to wit:	
of Oregon.	SUNBURST ESTATES		to the second
Lot 4, Block 1, Tract 1146; s of Oregon.	- Diffies, in the	County of Klamath, State	1
		, State	
(1) A set of the se	an an an an Araba an Araba an Araba an Araba. An Araba		
	an an an an Araba an Araba an		
together with the buildings, improvements and fixtu used or intended for use for plumbing, lighting, heatin To Have and To Hold the same unterty.			
used or intended for use for plumbing it	ires now or hereafter situate on and		
, lighting, heatin	ig, cooking, cooling, ventilating or irrigan	nises, including, but not exclusively, all percent	
used or intended for use for plumbing, lighting, heatin To Have and To Hold the same unto the Mortga	and a start of the	ng, linoleum and other floor coverings attached	I property
To Have and To Hold the same unto the Mortga	agee, its successors and assigns, forever,		to noors.
And the Mortgagor does hereby covenant to the gagor is the absolute owner of the said personal propu demands of all persons whomsoever.	he Mortgago at a se		
gagor is the absolute owner of the said personal prop demands of all persons whomsoever.	erty and that Mortgagor is lawfully	seized in fee simple of the seid	
constructions with the source of the source	- and morigagor will warrant an	d forever defend the same against the t	hat Mort-
This conveyance in		and ogenise the lawful cl	aims and
kept and performed and	ecure performance		
of a certain promissory note executed by Mortgagor daments of not less than \$385.03	sum of \$ 25,000 00	agreements herein contained to built	
ments of not less than \$385.03 June, 19_84, until	each including interest on the	and interest thereon in accordance with the payable to the order of Mortgagee in 1	1
The Mortogram	May 1, 1989	when the balance then are the same the	
The Mortgagor does hereby covenant and agree to 1. That Mortgagor will pay, when due, the indetect	and with the Mortgagon its	when the balance then remaining unpaid shall t	paid.
 That Mortgagor will pay, when due, the indebte charges upon said premises or for services furnished therein 2. That Mortgagor will keep the real and personal de damaged or destroyed. 	and a successors and	nd assigns:	: -
charges upon said premises or for services furnished there	to.	prescribed by spid	· · · · · ·
2. That Mortgagor will keep the real and personal damaged or destroyed by any cause, Mortgagor will im the value thereof at the time of such loss or damage arried, the obligation of the Mortgagor to repair or recorded to the expense of a such loss of a such loss of the mortgagor to repair or recorded to the expense of a such loss of the mortgagor to repair or recorded to the expense of a such loss of a su		have by said note, and all taxes, liens and	utility
an the water destroyed by any cause. Mortaneer	property hereinabove described in		わたいたい
2. Inat Mortgagor will keep the real and personal education of the damaged or destroyed by any cause, Mortgagor will im an the value thereof at the time of such loss or damage arried, the obligation of the Mortgagor to repair or recoinsects to the expense of such reconstruction or repair. 3. That Mortgagor will, at Mortgagor's own cost an loss or equivalent issued horts.	P: Drovided that if	order and repair and that if any of the said pro	Derty
such reconstruction on a	istruct shall not arise unloss at	rail be caused by a hazard and	it less
1		ee shart consent to the application	rice is
liev or any sugger will, at Mortgagor's own		- moorance	e pro-
Mortgagee as its interest may appear. At least five (5) lence of the renewal or replacement of the policy. The option, require the proceeds of any insurance policies u o be used for the repair or reconstruction of the property	tagee, with extended coverage to the the	y insured under an Oregon standard ti	1
option, require the relacement of the policy. The	days prior to expiration of any policy	I insurable value of the property, with loss pay	ance
o be used for the repair or recommended in the policies u	Pon the said promit	all be delivered to Mortgagee satisfact	tory
that wortgagor will execute or procure such a		Secu	ired
5. That Mortgagor will pay what due at	the assurance of his title to the said p	roperty as may be	
 That Mortgagor will execute or procure such fu That Mortgagor will pay when due all amounts reconst the property described herein and the note(s) secured That Mortgagor will not transfer his interest in the property described herein and the note (s) secured 	quired to be paid under the terms and	, so may be requested by the Mortgag	jee.
6. That Mortgagor will not the	a thereby.	conditions of any other mortgage(s) or deed(-)	c í
 6. That Mortgagor will not transfer his interest in the y the indebtedness secured hereby. 7. That in case the Mortgagor shall fail to perform a ut any obligation on improvement. 	mortgaged property or any		01
7. That in case at a set	ererty, or any part thereof	, whether or not the Transferge approach	
out any obligation on its part to shall fail to perform a	any of the pore by	agrees to assun	ne
epairs, or do any other of the things required	er of such default promised to be per	formed, the Mortgages	
7. That in case the Mortgagor shall fail to perform a put any obligation on its part to so do, and without waiv epairs, or do any other of the things required, and any other day the same were incurred to the date of payment enewals or extensions thereof; (iii) at mortgagee's notion of portioned aroons.	expenses so incurred and any summer	e, pay any taxes or liens or utility characteristics	п
the dary obligation on its part to so do, and without waiv epairs, or do any other of the things required, and any di- the day the same were incurred to the date of payment portioned among and payable with Installment payments I loan or be due and payable at said loan's maturity.	n be payable on the loan which was eviden	ced by the promise	.e t
loan or be due and payable at said loan amount	s to become due during either at	the balance on the loan days "	T I
51 12-81		of the applicable policy or the remaining a	н 1
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8. That, if any default be made in the payment of the principal or interest of the indebtedness hereby secured or in the performance of any of the covenants or egreements of this mortgage, the Mortgagee may, at its option, without notice, declare the entire sum secured by this mortgage due and payable and foreclose this mortgage.

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9. That, in the event of the institution of any suit of action to forecless 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 Mortgage shall have paid or 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 to take possession and care of all said mortgaged property and collection receive any or all of the rents, issues and profits which had theretofore 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 received by Mortgagor prior to such default.

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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 Mortgager 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 suf-ficient 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 gaged premises and deposited in any post office, station or letter box.

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

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STATE OF OREGON 25,000.00 County of amat 23, 1984 April 1989 Personally appeared the above named Jane John S. Kronenberger and acknowledged the foregoing instrument to be his voluntary act and deed. Before m otary Public for Ore My commission expires: N.A C 5 ani ani FIRST INTERSTATE BANK OF OREGON. County Clerk AFTER RECORDATION RETURN TO: .D. Ś MORTO 25 day of April clock ъ record at request BIEHN STATE OF OREGON EVELYN racorded in Vol 10:39 6793 5 ğ County t Sig Page 5