	OF MORTGAGE ON TH	Ostoher	M& Page 19321
		OCLOBE	
	15		
THIS AGREEMEN , SON, INC. a COT	polac-	horei	inafter called the "Bank":
RANCIS D.	Oregon bankin	Ig corporation	he Borrower(s) (or the original
western	Δ11gus	<u>st 19 83 t</u>	inafter called the Dank the Borrower(s) (or the original certain promissory note in the RP+2 % per annum. For the
inafter called the "Borrowerter the 25th c	ay of	er to the Balik unit	<u>BP+2</u> % per annum. For the Borrower is an
WITNESSETH: On or about the of record) di	united with interes	st at the original I	maker(s) IT the bonnet called a
ANCIS D. BROWN Grower(s)" and WESTERN inafter called the "Borrower(s)" and WESTERN WITNESSETH: On or about the <u>25th</u> cer(s) if the Borrower is an assignee of record) di cer(s) di cer(s) di ce	ory note, the Borrower(s	ain Mortgage or T	rust Deed, the described real
inafter called the "Borrower(s)" and WESTERN WITNESSETH: On or about the <u>25th</u> cer(s) if the Borrower is an assignee of record) di of \$ <u>100,000,00</u> payable in x0xxxtb roose of securing the payment of said promiss roose of securing the payment of said promiss	er to the Bank their cert	19_83 conveyin	rust Deed, hereinafter called a ng the following described real to-wit:
inafter called the "Borrower(s) and WITNESSETH: On or about the <u>25th</u> cer(s) if the Borrower is an assignee of record) di the Borrower is an assignee of record) di pose of securing the payment of said promiss pose of securing the payment of said promiss ignee of record) did make, execute and deliving ecurity Instrument" bearing date of <u>Klamath</u>	August State of	Oregon	
ecurity Instrument" bearing date Klamath	100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100	L har rofo	rence hereto is made
ignee of record) did makey date of ecurity Instrument" bearing date of operty, situate in the County of	ched Exhibit "D"	which by lere	10 to viet
pose of record) did make, execute ignee of record) did make, execute ecurity instrument" bearing date of coperty, situate in the County of <u>Klamath</u> operty, situate in the County of <u>klamath</u> For legal description see atta a part thereof.		n en	poda titer i serie
For legal description a part thereof.	그 아파 가슴 가 다		
a part the state of the state o			
			A second s
which Security Instrument was duly recorded i There is now due and owing upon the pr		w and state.	mbargand Six
which Security Instrument was duly recorded i	n the records of said count	ty and sum of	Fifty One mousance
which Security Instrument was duly recorded i There is now due and owing upon the pr <u>Hundred Ninety Two and 62/100</u> together with the accrued interest thereon, an together with the accrued interest thereon, and the Bank is agreeable on the terms and condition	amissory note aforesaid, th	he principal sum of	DLLARS (\$_51,692.02
which Security the and owing upon the pr	* * * *	modification of the	terms of payment mercory
There is now day Two and 62/100	d the Borrower(s) desire a	not otherwise.	contained, th
Hundred Nilley	ions hereinafter stated and	the promises and a	igreements hereinaner contail be an
There is now due and <u>and 62/100</u> <u>Hundred Ninety Two and 62/100</u> together with the accrued interest thereon, an together with the accrued interest thereon, and the Bank is agreeable on the terms and condit the Bank is agreeable on the terms and condit	of the premises and of t	n the promissory no	ote hereinabove data the second secon
the Dame	now due and owing o		ot v 14.50
A STATE AND THE KEPUBLIC AND A STATE AND	A second seco	x_Hundred_Nin	naid balance at the rate of Land
NOW THENEROUS agree that the bala	y One Thousand Si	<u>x_Hundred_Nin</u> interest_on_the_u	agreements hereinafter contained, th ote hereinabove described shall be an <u>bety Two and 62/100%</u> maid balance at the rate of 14-50.
parties nereto us	nlus	dev of xxxx	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
is payable in monthly/installmentx of each,	plus	concertainty of concertainty	until the principal and interaction of the state
is payable in monthly/installmentx of each,	plus	concertainty of concertainty	until the principal and interaction of the state
parties nereto de constaty/installments of is payable in monthaty/installments of DOLLARS (\$_51,692.62 per annum. Rhecticskinstallments obelisher tiker install one of shalk her and is pay able soor tiker install one of shalk her and is payment of prin	plus block and the second sec	s in interest, becom	which the province of the second seco
parties hereto de constativ/installments of is payable in meontativ/installments of DOLLARS (\$_51,692.62 per annum. Ribectioskinstallments oballybeca tiker installwent skalk installments oballybeca tiker installwent skalk installwent in print paties scorpt shat the final payment of paties scorpt shat the final payment scorpt shat the final payment scorpt shat the final payment scorpt states scorpt shat the final payment scorpt states	plus block to be a set of the se	s in interest, becom	which the said promissory note
parties hereto de constativ/installments of is payable in meontativ/installments of DOLLARS (\$_51,692.62 per annum. Ribectioskinstallments oballybeca tiker installwent skalk installments oballybeca tiker installwent skalk installwent in print paties scorpt shat the final payment of paties scorpt shat the final payment scorpt shat the final payment scorpt shat the final payment scorpt states scorpt shat the final payment scorpt states	plus block and the second sec	s in interest, becom	which the said promissory note
parties nereto de constituy/installments of is payable in montkity/installments of DOLLARS (\$ 51,692.62 per annum. Ebertiosk installingenk aballioners bike installingent shalk lee and isspayable uno bike installingent shall be installingent shall be bike installingent shall be installingent shall be installingent shall be installingent shall be installed be installingent shall be installingent shall be installingent shall be installingent shall be installed be installed be installingent shall be installed be installingent shall be installin	plus p	and conditions here there and conditions	the immediately due and payable on the <u>21st</u> <u>c</u> due and payable on the <u>21st</u> <u>c</u> due interest are not so paid, the en- el or interest are not so paid, the en- el or interest are not so paid, the en- dit or interest are not so paid, the en- dit or interest are not so paid, the en- dit or interest are not so paid, the en- el or interest are not so paid, the end of the endit of the endit of the endit of the endit of the endit of the endit of the endit of the endit of the endit of the endit of the endit of the end of the endit of the endit of the endit of the endit of the end of the end of the end of the end of the end of the endit of the end of the end of the end of the end of the end
parties nereto de la mandata/installments of is payable in mandata/installments of DOLLARS (\$ <u>51,692.62</u>) per annum. Khestinstallments abaltabasa bits installment skalk hes and is payables are bits installment skalk hes are installed in the form is a shall be in full form	plus bickispervalue and interest if not su- f any of said installments the Bank or its successors nanner and on the terms a and effect, with all the the method of the pro-	A conditions here rovisions thereof we	e in stated, the said promissory note no of which the Borrower(s) do agree in all respects incorporated herein
parties nereto de la mandata/installments of is payable in mandata/installments of DOLLARS (\$ <u>51,692.62</u>) per annum. Khestinstallments abaltabasa bits installment skalk hes and is payables are bits installment skalk hes are installed in the form is a shall be in full form	plus bickispervalue and interest if not su- f any of said installments the Bank or its successors nanner and on the terms a and effect, with all the the method of the pro-	A conditions here rovisions thereof we	e in stated, the said promissory note no of which the Borrower(s) do agree in all respects incorporated herein
parties nereto de la mandata/installments of is payable in mandata/installments of DOLLARS (\$ <u>51,692.62</u>) per annum. Khestinstallments abaltabasa bits installment skalk hes and is payables are bits installment skalk hes are installed in the form is a shall be in full form	plus bickispervalue and interest if not su- f any of said installments the Bank or its successors nanner and on the terms a and effect, with all the the method of the pro-	A conditions here rovisions thereof we	e in stated, the said promissory note no of which the Borrower(s) do agree in all respects incorporated herein
parties nereto de la mandata/installments of is payable in mandata/installments of DOLLARS (\$ <u>51,692.62</u>) per annum. Khestinstallments abaltabasa bits installment skalk hes and is payables are bits installment skalk hes are installed in the form is a shall be in full form	plus bickispervalue and interest if not su- f any of said installments the Bank or its successors nanner and on the terms a and effect, with all the the method of the pro-	A conditions here rovisions thereof we	e in stated, the said promissory note no of which the Borrower(s) do agree in all respects incorporated herein
parties nereto de sous de la parties nereto de la mandata/installiments of DOLLARS (\$_51,692.62 per annum. Thextinskineskonstallineskobelikesas bisconstallogent skalk les mokisspagalatiscon balance then owing shall, at the option of notice. Except as herein modified in the r Security Instrument shall be in full force comply in the same manner and to the sai made a part of this agreement.	plus plus	A conditions here rovisions thereof we	e in stated, the said promissory note no of which the Borrower(s) do agree in all respects incorporated herein
parties nereto de sous de la parties nereto de la mandata/installiments of DOLLARS (\$_51,692.62 per annum. Thextinskineskonstallineskobelikesas bisconstallogent skalk les mokisspagalatiscon balance then owing shall, at the option of notice. Except as herein modified in the r Security Instrument shall be in full force comply in the same manner and to the sai made a part of this agreement.	plus plus	A conditions here rovisions thereof we	e in stated, the said promissory note no of which the Borrower(s) do agree in all respects incorporated herein
parties nereto de security/installiments of DOLLARS (\$ <u>51,692.62</u>) each, per annum. Ebectiostcinstationest obselvberea bissoinstalloueut skalk lee and isopayabis con preside score that the final payment of prin of 19.85. balance then owing shall, at the option of notice. Except as herein modified in the r Security Instrument shall be in full force comply in the same manner and to the sai made a part of this agreement. IN WITNESS WHEREOF, the Boo presents to be executed on its behalf by FRANCES D. BROWN & SON, INC.	plus plus	According to the second	e due and payable on the <u>21st</u> <u><u>c</u><u>c</u> of due and payable on the <u>21st</u><u></u><u>c</u><u>c</u> of or interest are not so paid, the em he immediately due and payable with ein stated, the said promissory note ns of which the Borrower(s) do agre- ere in all respects incorporated herein and seal(s) and the Bank has caused d year first hereinabove written.</u>
parties nereto de sousies/installiments of is payable in memotiky/installiments of per annum. Ebections atometed interaction and is payable sousies it is constalled at the final payment of print paids except shat the final payment of print balance then owing shall, at the option of notice. Except as herein modified in the r Security Instrument shall be in full forced comply in the same manner and to the same made a part of this agreement. IN WITNESS WHEREOF, the Boo presents to be executed on its behalf by FRANCES D. BROWN SON, INC BY:	plus pkiepexette en alternation of the second provide the second prov	A conditions here rovisions thereof we	in stated in the Bank has caused in the state of the said promissory note in all respects incorporated herein in the said promissory note in all respects incorporated herein in all respects incorporated herein in the said seal(s) and the Bank has caused in the said seal in the said promissory written.
parties nereto de sous de la constituy/installiments of DOLLARS (\$ 51,692.62 per annum. Ebectionstationents obselvables as bitas installement shalk las analysis and parties installement shalk las analysis and parties installement shall be in full force notice. Except as herein modified in the r Security Instrument shall be in full force comply in the same manner and to the sai made a part of this agreement. IN WITNESS WHEREOF, the Boo presents to be executed on its behalf by FRANCES D. BROWN SON, INC BY: Demonstration of Borrower signature of Borrower	plus plus	xxxxxdexxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	i or interest are not so paid, the end e due and payable on the <u>21st</u> of the immediately due and payable with ein stated, the said promissory note ns of which the Borrower(s) do agre- ere in all respects incorporated herein and seal(s) and the Bank has caused i year first hereinabove written.
parties nereto de sousier de la payable in memoritary/installiments of DOLLARS (\$ <u>51,692.62</u>) each, per annum. Ebestionstationents obselvber as bissoinstalloeaut skalk les and isoparatisson bissoinstalloeaut skalk les and isoparatisson comply in the same manner and to the sai made a part of this agreement. IN WITNESS WHEREOF, the Bos presents to be executed on its behalf by FRANCES D. BROWN SON, INC BY:	plus pkiepexette en alternation of the second provide the second prov	xxxxxdexxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	i or interest are not so paid, the end e due and payable on the <u>21st</u> of the immediately due and payable with ein stated, the said promissory note ns of which the Borrower(s) do agre- ere in all respects incorporated herein and seal(s) and the Bank has caused i year first hereinabove written.
parties hereto de saturativ/installments of DOLLARS (\$ <u>51,692.62</u> per annum. Ribectionsteinents obselvious and biske installoueut skalk bes and is sparaste som parties average shart the final payment of prin- parties average shart the final payment of the same presents to be executed on its behalf by FRANCES D. BROIN & SON, ING BY: Decemptor of Borrower average shart of the same of Borrower Signature of Borrower	plus pkiepexette en alternation of the second provide the second prov	xxxxxdexxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	in stated (s) and the Bank has caused by earl (s) and the Bank has caused by earliest bereinabove written.
parties nereto terministaliments of DOLLARS (\$ <u>51,692.62</u>) per annum. Kbectiostekinestechekkoese biskeinestekinestechekkoese biskeinestekinestechekkoese biskeinestekinestechekkoese biskeinestekinestechekkoese biskeinestekinestechekkoese biskeinestekinestechekkoese biskeinestekinestechekkoese biskeinestekinestechekkoese biskeinestekinestekinestechekkoese biskeinestekinestekinestechekkoese biskeinestekinestekinestechekkoese biskeinestekinestekinestechekkoese biskeinestekinestekinestechekkoese biskeinestekinestekinestechekkoese biskeinestekinest	plus pakispayaha analysis and an analysis disxxxxxxx and an analysis f any of said installments the Bank or its successors nanner and on the terms a a and effect, with all the t me extent as though the pro- rrower(s) have hereuntors its duly authorized represe <u>President</u>	xxxxxdexxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	and payable on the <u>21st</u> e due and payable on the <u>21st</u> is do interest are not so paid, the en- ne immediately due and payable with ein stated, the said promissory note not so f which the Borrower(s) do agre- ere in all respects incorporated herein and seal(s) and the Bank has caused if year first hereinabove written.
parties nereto ta manship/installments of DOLLARS (\$ _51,692.62 per annum. Tabectiost installments of mark- bits installment shalk be and installment of prin of 19.85 balance then owing shall, at the option of notice. Except as herein modified in the r Security Instrument shall be in full force comply in the same manner and to the sau made a part of this agreement. IN WITNESS WHEREOF, the Boy presents to be executed on its behalf by FRANCES D. BROWN SON, INC BY:	plus pakispayatike an all and the set the set of said installments the Bank or its successors anner and on the terms a and effect, with all the t me extent as though the pr rrower(s) have hereunto so its duly authorized represe <u>President</u> <u>restoretary</u>	ACCOMPAGENCESS ACCOMPAGENCESS	e due and payable on the <u>21.st</u> e due and payable on the <u>21.st</u> il or interest are not so paid, the en he immediately due and payable with e in stated, the said promissory note ens of which the Borrower(s) do agre- ere in all respects incorporated hereir ind seal(s) and the Bank has caused d year first hereinabove written. K IIS Authorized Signature esident and Manager
parties nereto menotaty/installments of DOLLARS (\$ _51,692.62 DOLLARS (\$ _51,692.62 per annum. Tabectiost installments of each, its installment shall be installments of priv- parties as the final payment of priv- parties and the same manner and to the said made a part of this agreement. IN WITNESS WHEREOF, the Boy presents to be executed on its behalf by FRANCES D. BROWN SON, INC BY:	plus pakispayaha analysis and an and a second discussion of said installments the Bank or its successors nanner and on the terms a e and effect, with all the t me extent as though the pro- rrower(s) have hereuntors its duly authorized represe President weterretary SS:	xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	e due and payable on the <u>21.st</u> e due and payable on the <u>21.st</u> il or interest are not so paid, the en he immediately due and payable with ein stated, the said promissory note ns of which the Borrower(s) do agre- tere in all respects incorporated hereir and seal(s) and the Bank has caused d year first hereinabove written. K IIS Authorized Signature esident and Manager brown, President and Secr
parties nereto menotaty/installments of DOLLARS (\$ _51,692.62 DOLLARS (\$ _51,692.62 per annum. Tabectiost installments of each, its installment shall be installments of priv- parties as the final payment of priv- parties and the same manner and to the said made a part of this agreement. IN WITNESS WHEREOF, the Boy presents to be executed on its behalf by FRANCES D. BROWN SON, INC BY:	plus pakispayaha analysis and an and a second discussion of said installments the Bank or its successors nanner and on the terms a e and effect, with all the t me extent as though the pro- rrower(s) have hereuntors its duly authorized represe President weterretary SS:	xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	e due and payable on the <u>21.st</u> e due and payable on the <u>21.st</u> il or interest are not so paid, the en he immediately due and payable with ein stated, the said promissory note ns of which the Borrower(s) do agre- tere in all respects incorporated hereir and seal(s) and the Bank has caused d year first hereinabove written. K IIS Authorized Signature esident and Manager brown, President and Secr
parties nereto meanthy/installmentx.01_1 DOLLARS (\$ 51,692.62 per annum. Tabectinet:installmentx.01 methods bitscinstallogent shalk be and installogent shalk be and parties accept a share in an apyment of priv- balance then owing shall, at the option of notice. Except as herein modified in the r Security Instrument shall be in full force comply in the same manner and to the sail made a part of this agreement. IN WITNESS WHEREOF, the Boo presents to be executed on its behalf by FRANCISS D. BROWN SON, INC BY: Signature of Borrower BY: Signature of Borrower Signature of Borrower	plus pakispayaha analysis and an and a second discussion of said installments the Bank or its successors nanner and on the terms a e and effect, with all the t me extent as though the pro- rrower(s) have hereuntors its duly authorized represe President weterretary SS:	xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	in stated, the said promissory note in so f which the Borrower(s) do agree in all respects incorporated herein ind seal(s) and the Bank has caused d year first hereinabove written.
parties nereto memoriality/installments.of DOLLARS (\$ _51,692.62 per annum. Ribectinest:installinents.obelld.deters bits:installinents.installinents.obelld.deters bits:installinents.installinents.obelld.deters bits:installinents.installinents.obelld.deters balance then owing shall, at the option of notice. Except as herein modified in the r Security Instrument shall be in full force comply in the same manner and to the sal made a part of this agreement. IN WITNESS WHEREOF, the Boo presents to be executed on its behalf by FRANGES D. BROWN SON, INC BY:	plus pakispayaha analysis and an and a second discussion of said installments the Bank or its successors nanner and on the terms a e and effect, with all the t me extent as though the pro- rrower(s) have hereuntors its duly authorized represe President weterretary SS:	xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	in stated, the said promissory note in so f which the Borrower(s) do agree in all respects incorporated herein ind seal(s) and the Bank has caused d year first hereinabove written.
parties nereto mandata/installmentx01_line is payable in mandata/installmentx01_line DOLLARS (\$ <u>51,692.62</u>) per annum. Ribectioskionstationesticabethylateration bits constal to serve stratk is and close to strate the final payment of print of <u>Ianuary</u> 19.85. balance then owing shall, at the option of notice. Except as herein modified in the r Security Instrument shall be in full force comply in the same manner and to the sai made a part of this agreement. IN WITNESS WHEREOF, the Boy presents to be executed on its behalf by FRANCISS D. BROWN SON, INC BY: <u>Signature of Borrower</u> BY: <u>Signature of Borrower</u> State of <u>Oregop</u> County of <u>KI anathf</u>	plus pakispayaha analysis and an and a second discussion of said installments the Bank or its successors nanner and on the terms a e and effect, with all the t me extent as though the pro- rrower(s) have hereuntors its duly authorized represe President weterretary SS:	and conditions here terms and conditions here terms and conditions here terms and condition rovisions thereof we set their hand(s) an matative this day and WESTERN BAN Klamath Fa. By Vice Pre and Elouise B	in stated, the said promissory note is stated, the said promissory note in stated, the said promissory note in stated, the said promissory note in so if which the Borrower(s) do agri- ere in all respects incorporated herein ind seal(s) and the Bank has caused if year first hereinabove written.

ě

1.000 1.000

AND THE PARTY OF THE PARTY OF ANT POLICE , 19321

PARCEL 1:

A tract of land situated in the SW4 of the NW2 of Section 8, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, described as follows:

EnSS departations of the second

Beginning at a point on the Southeasterly right of way line of the Weed-Klamath Falls Highway, which point is North 44° 50½' East a distance of 138 feet from the intersection of the Southeasterly line of said Highway with the Westerly line of Section 8, and the true point of beginning; thence continuing North 44° 50% East along said Southeasterly line a distance of 300 feet; thence North 45° 09½' West a distance of 20 feet; thence North 44° 50½' East along aforementioned highway right of way line a distance of 50 feet; thence South 45° 09½' East at right angles a distance of 320 feet; thence South 44° 09½' West parallel to said highway line a distance of 350 feet; thence North 45° 09½' West 300 feet to the point of beginning.

PARCEL 2:

A piece or parcel of land situate in the SW2NW2 of Section 8. Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at the Southwest corner of the Northwest quarter of said Section.8; thence North along the West line a distance of 250 feet; thence East a distance of 305.3 feet to the true point of beginning; thence North a distance of 265.18 feet to a 3/4 inch pipe at the most Southerly corner of that parcel of property described in Deed Volume 181, page 175; thence North 44° 50's' East a distance of 350 feet to the Southwesterly line of that property described in Deed Volume M72, page 1198, Microfilm Records; thence South 45° 09's' East a distance of 300 feet more or less to the most Southerly corner of the above mentioned property described in Volume M72, page 1198, Microfilm Records; thence continuing along the same line extended Southeasterly to its point of intersection with a line being parallel to and 250 feet North of the South line of said NW2 of Section 8; thence West along said line to the true point of beginning.

discont is tratical in-

PARCEL 3:

The SE4 of the NW4 of Section 14, Township 35 South, Range 6 East of the Willamette Meridian, Klamath County, Oregon.

STATE OF OREGON,) County of Klamath) Filed for record at request of on this 15 day of November A.D. 19 84 11:06 o'clock A M, and dul recorded in Vol.<u>M⁸⁴</u> Mortgages 19321 Page EVELYN BIEHN, County Clerk

8 · O