Septeme (New 1274) 57956 REAL ESTATE MORTGAGE Vol	186 Page 2209
	S. Z. Z.
On this	
LESTER J. HINTON AND PAULA S. HINTON, aka PAULA HINTON	
hereinafter called the MORTGAGORS, hereby grant, bargain, sell, convey and mortgage to	
이 비는 것 같은 것 같은 것을 것 같은 것을 수 있는 것 같은 것 같	REDIT ASSOCIATION,
a corporation organized and existing under the Farm Credit Act of the Congress of the United S	
principal place of business in the City of <u>Klamath Falls</u>	аналанан аларын алар Аларын аларын аларын Аларын аларын
(reade the share paur tor mus called the MORTGAGEE, the following of the following of the state	described real estate in the
State of Oregon	
Company and a State of a	
PARCEL 1: The E-SE4 and SE4NE4 of Section 4, Twp. 40 South, Range 8 E.W.M. EX deeded in Book M71 at page 8692, Microfilm Records, recorded August	CEPT that portion 18, 1971.
PARCEL 2:	Range 8-E-W.M.
A tract of land situated in the NE4SE4 of Section 4, Twp. 40 South, more particularly described as follows:	Kange o Limita
IN MILZEZ MHEKEOL INC MORT MALE PARA PARAMETER AND PARA	tion of the County ight angles to the erly parallel with the rly at right angles. West right of way at e of 208.71 feet to
one exhance any personage interpret of the terms of terms of the terms of ter	including all irrigating and the above described premises, and all ditches or other con- d together with all range and privileges), now or hereafter enant that they will comply p the same in good standing , and that they will not sell, and the mortgages.
Monteriou Autom neuron mortgage, deed of trust, contract of sale, lies gon SUBJECT. TO Any mortgage, deed of trust, contract of sale, lies Monteriou and a recence because a special to be mort sale.	n, or judgment of
Mouther may a machiner because manage manages of a bour and a second as of the date of recordation of this mortgage.	na in grandan dias <b>D 20</b> The state of the state
This conveyance is intended as a mortgage to secure in whole or in part the performance of hereinafter, contained and the payment of the following described promissory note(s) made by contents indicated) to the order of the Mortgagee, together with interest as hereinafter renewals or extensions thereof: to the order of the Mortgagee, together with interest as hereinafter renewals or extensions thereof: to the order of the Mortgagee, together with interest as hereinafter renewals or extensions thereof: to the order of the Mortgagee, together with interest as hereinafter renewals or extensions thereof: to the order of the Mortgagee, together with interest as hereinafter renewals or extensions thereof: to the order of the Mortgagee, together with interest as hereinafter or to the Mortgagee of the Mortgagee of the Mortgage	provided and together with all UNT OF NOTE(S) of Minch 74;670:002 in anch 10 85;870:001 combannes 12,335.00
에는 것이 있는 것은 것은 것이 있는 것이 있는 것이 있는 것은 것이 있는 것이 같은 것이 같은 것이 있는 것이 없는 것	
busines? sols and that's necessary to busine of waster thing now or paratice there are no to business of the business for the property of the business of the property of the paratice indicates and the property of the business of the paratice of the property of the business of the property of the business of the paratice of the property of the business of the property of the business of the business of the property of the business of the busi	in a period of FIVE (5) YEARS mount of all indebtedness to be
secured by this mortgage shall not exceed in the aggregate at any time the sum of \$ 200,000.0	, exclusive of accrued
secured by this hidingage shall here cover and the covenants of this mortgage to protect collater interest and of advances made in accordance with the covenants of this mortgage to protect collater All present and future indebtedness secured by this mortgage shall bear interest at the rate sp such indebtedness, provided, however, that if such rate or rates are thereafter increased or decide indebtedness secured hereby shall bear such increased or decreased rate of interest from the effective The continuing validity and priority of this mortgage as security for future loans or advances that at certain times hereafter there may exist no outstanding indebtedness from Mortgagor to h make loans or advances.	becified in the note(s) evidencing creased by Mortgagee, all of the re date thereof. shall not be impaired by the fact Mortgagee or no commitment to
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	actor and be included	in the decree of foreclosu	re.	such sums and costs
and upon the mortgaged premi prohibited by law, and collect t upon the indebtedness hereby s the rents, issues and profits of th ceedings. The rents, issues and p signed and mortgaged to Mortga	nance of any default h ses and take possession the rents, issues and p secured; and the Mor he mortgaged premise profits of said premise gee as additional securi	ereunder, the Mortgagee thereof, except under cofits thereof, and apply tgagee shall have the rig and/or to manage the s after default shall accm ty for the indebtedness he	shall have the right for circumstances where sum the same, less reasonab ht to the appointment or property during the per ue to Mortgagee's benef- rein described	rthwith to enter into the taking is expressly le costs of collection, f a receiver to collect indency of legal pro- it and are hereby as-
strued as though the invalid or une strued as though the invalid or une	law, and are not exc nforceability shall not enforceable provision h	by this mortgage are cur usive. If any provision of affect any other provision affect any other provision ad been omitted.	n hereof; and the more	tgage shall be con-
tors, successors and assigns of their	ts herein contained sl	all extend to and be bin	ding upon the heirs	a gan an gua
A tract of land situated	I in the WEBSEN Ibod as follows:	1. 26cfrou	e day and year first abo	e written.
The Eist?, and SEMEL of acceded in look MVI at Pur-		10 South Paula S.	Hinton aka Paula	En
Form Credit retor	uto!	01 m 7 m /m /	ACKHOWLEDSTMENT	1991 - 1991 - 1991 
(Leave this space blank	for filing data)	County & amath	egon	1011 C
STATE OF OREGON, County of Klämath SS.			KNOWLEDGMENT.	_ 19 <u>86</u> '
Filed for record at request of:		Paula S. Hi	Lester J. Hinton Iton, aka Paula H	
on this <u>Sth</u> day of <u>Februar</u> at <u>1:31</u> o'clock <u>P</u> M. in Vol. <u>M86</u> of <u>Mortgages</u> Evedyn Blabfounn and	and duly recorded	their	hatiumer	
Evelyn Biehounty Cleri By Science (1990) ee, \$9.00	L	Geneticial Leal.	Cheerte Do	200 - 200 21
	Deputy.		nation expires 10-30	
				-40

relinquishment of the right to exercise such option in any one or more instances shall not be considered as a relinquishment of the right to exercise such option upon or during the continuance of the same or any other default. In case of any suit to foreclose this mortgage or to collect any charge growing out of the debt hereby secured, or of any suit which the Mortgagee may deem it necessary to prosecute or defend to effect or protect the lien hereof, the Mortgager agree to pay a reasonable sum as attorney's fees and all costs and legal expenses in connection with said suit, and further to pay a reasonable sum as attorney is fees and all costs and legal expenses in connection with said suit, and further the records and abstracting or insuring the title, and such sums and costs agree to pay a reasonable sum as attorneys rets and an costs and regar expenses in connection what said suit, and further agree to pay the reasonable costs of searching the records and abstracting or insuring the title, and such sums and costs

doing snall pear interest at the rate borne by the principal dept hereby secured, and snall be immediately repayable Mortgagors without demand, and, together with interest and costs accruing thereon, shall be secured by this mortgage. Time is material and of the essence hereof; and in case of breach of any of the covenants or agreements hereof, or if default be made in the payment of any of the sums hereby secured, then, in any such case, all indebtedness hereby secured aball at the abalance of the Montreast hereby secured at without notice and this montreast may be forestweet this shall, at the election of the Mortgagee, become immediately due without notice, and this mortgage may be foreclosed; built shall, at the election of the Mortgagee, become immediately the without hours, and this mongage may be instances; but the failure of the Mortgagee, to exercise such option in any one or more instances shall not be considered as a waiver or

Mortgagee may, at its option, perform the same in whole or in part, and all expenditures made by the Mortgagee in so doing shall bear interest at the rate borne by the principal debt hereby secured, and shall be immediately repayable by the Mortgageer without demand and together with interest and costs accruing thereon, shall be secured by this mortgage by the

To keep in good standing and free from delinquencies all obligations under any mortgage or other lien which is prior to this mortgage at the property of the state of the state state of the s

To keep all buildings insured against loss or damage by fire in manner and form and in such company or companies To keep all buildings insured against loss or damage by fire in manner and form and in such company or companies and in such amount as shall be satisfactory to the Mortgagee; to pay when due all premiums and charges on all such in-surance; to deposit with the Mortgagee, upon request, all insurance policies affecting the mortgaged premises, all of which said insurance shall be made payable, in case of loss, to the Mortgagee, with a mortgagee clause satisfactory to the Mortgagee;

To pay when due all taxes and assessments upon said premises; and to suffer no other lien or encumbrance prior to the lien of this mortgage to exist at any time against said premises, except as stated above;

To keep the buildings and other improvements now or hereafter existing on said premises in good repair and not to upon said premises; not to use or permit the use of said premises for any unlawful or objectionable purpose; and to do all acts and things necessary to preserve all water rights now or hereafter appurtement to or used in connection with word upon said premises; not to use or permit the use of said premises for any unawful of objectionable purpose; and to do an acts and things necessary to preserve all water rights now or hereafter appurtenant to or used in connection with said

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MORTCACORS COVENANT AND AGREE UNISINGUES INDEPENDING TOM MERSING TO APARTERS OF NO COMMITMENT The source of the same is a stated of said premises in the simple, have good right and lawful authority to convey and more that is a stated above, and that said premises are free from encumbrances except as stated above; and each of the Mortgagors will warrant and defend the same forever against the lawful claims and demands of all persons whomsoever except as stated above. hereby a hereof, but shall fun with the land;