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In a companies acceptable to the mortgages may from time to time require in an amount not less than \$ In a company or companies acceptable to the mortgages may from time to time require in an amount not less than \$ Geges named herein and then to the mortgager as their respective interests may appear; all policies of insurance shall be delivered to the holder of the said first mortgage as soon as insured and a certificate of insurance shall be delivered to is written, showing the amount of said coverage, shall be delivered to the nortgage named in this instrument. Now if the mortgager shall fail for any reason to procure any such insurance and to delivered to the nortgage named in this instrument. Now if the mortgager shall fail for any reason to procure any such insurance and to delivered to the nortgage named in this instrument. Now if the mortgager that the mortgager will keep the buildings and improvements on said premises in good repair and will not commit or suffer any waste for said premises. In the event any personal property is part of the same in the proper public of the uniform Commercial Code, in searches made by thing officers or searching agencies as may be deemed desirable by the mortgage. Now, therefore, it said mortgager shall keep and perform the covenants herein contained and shall pay all obligations secured by

form satisfactory to the mortgage, and will pay for filing the same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the mortgage. said first mortgage as well as the not secured hereby, according to its terms, this converance shall be void, but otherwise shall near an origing to be secured hereby, according to its terms, this converance shall be void, but otherwise shall near an origing to be performance of all of said covenants and the payments of the note secured hereby; it being agreed that a tailine to perform any covenant therein (or it a proceeding of any kind be taken to foreclose any lien on said premises or or any part, thereof, the mortgages shall have the option to declare she whole amount unpaid on said note or on this mortgage at once due or any iten, encumbrance or insurance premium as above provided for, or fail to do or perform anything required of him by said first mortgage, the mortgage herein, at his option, shall have the right to make such payments and to an an performance shall be alded to and mortgage, inder said first mortgage and any payment so made, together with the cost of such performance shall be added to and he mortgage inder said first mortgage estimation of the interest its required of him by said first however, of, any right ariang to the mortgage (or breach of covenant; And this mortgage may be forelosed for principal, interest the mortgage in the instituted to forelose the inortgago file mortgage may be lorelosed for principal, interest the mortgage is the and its esarch, all statutory costs and disbursements and such further sum as the trial court may adjudge reasonable as plating to the secured by the limitization costs and such further sum as the trial court may adjudge reasonable as plating to the secure of by the limitization costs and disbursements and such further sum as the trial court may adjudge reasonable as platings to the secure by the limitization costs an

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*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable. If, warranty (c) is applicable and if the mortgagee is a creditor, as such word is defined in the Truth-in-Lending /Act and Regulation Z; the mortgage MUST comply with the Act and Regulation by making mortage MUST comply Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1306 or similar.

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STATE OF OREGON. HOLD the said buck and buck and buck and buck the structure of the said contracts and buck the said buck and buck and buck the structure of the said buck the said buck the structure of the said buck the said buck the structure of the said buck the said buck the structure of the said buck the said buc

BE IT REMEMBERED, That on this STA before me, the undersigned, a notary public in and for said county and state, personally appeared the within named

known to me to be the identical individual.S. described in and who executed the within instrument and acknowledged to me that theyexecuted the same freely and voluntarily.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. 1 C Jaurie I Hop -D Notary Public for Oregon 084 My Commission expires SECONI STATE OF OREGON, MORTGAGE 55. County of Klamath WIP 2 RECOMD VDDILION FR ment was received for record on the POF (FORM No. 1925) 518 STEVENS-NESS LAW PUB. CO., PORTLAND, ORE. S.ROGER, & BARBRA, WISEMAN UDITIONEC' IN FORMOUS CO. SPACE RESERVED C. ...SPACE RE ALLIARSZETON LIPIT Said more stor in convertices of the strument/microfilm No. 68536. RECORDER'S USE 10 DAGE 11 DOOK/ reci/ volume page 1536 or as document/fee/file/ KENNETH H & LINDA KINS AN KUMUBLU HUKIMOWVN UG Record of Mortgages of said County. vg rimby at stategys Witness my hand and seal of AFTER RECORDING RETURN TO AC County affixed. Klamath First Federal's S&L Q. BARBRA C. WISEMAN . Wr 540 Main St, City Attention Carol Evelyn Biehn, County Clerk day of NAME D Fee: \$9.00 Pan fork No. 012-55CONN MOPTOAGE-One Pairs Long Form (Truth-b-Landing Series) Any Deputy By .