	to vins the sum 20045 to be received and sub appearson and visit of the received and This indenture, made this <u>30</u> di	ATC 30684 Vol. Montgage	
	This indenture, made this 30 da	770 311-91	
	stand in the stand of the stand	MORTGAGE 00 T	И
	This indenture, made this 30	Vol.	LPage 00066
	This indenture, made this <u>30</u> di Myron <u>Es</u> Yadon an hereinatter callad "Mortmoord"	ofDecember	_ aye
	"crematter called "Mortgagor", and Elinon	d Charlotte I. V. 19.86	
	E-	Worker States and Stat	
	unto Momental Proceived by the Mortage	THISTATE BANK OF OREGON, N.A., a national banking association, har WITNESSETH: The Mortgagee, the Mortgagor has bargained and sold and does hereby gra- berty situate in <u>Klamath</u> County, Oregon,	
s, 14	unto Mortgagee, all the following described prop	m the Mortgagee, the Moust	reinafter called #4
	a section of the protection of	Perty situate in Klamath	veneu wortgagee'';
	Top no -	dues hereby gra	ant, bargain sell an i
	West Park the West 18f	County, Oregon,	to wit:
	State of One the City of	eet and lot 24, less the east 19.46 feet of Klamath Falls, in the County of Klamath,	
	J Oregon,	Mamath Falls, in the cast 19.46 fact is	
- A.		che County of Klamath	
i t			
	together with the buildings in		
	used or intended for use for plus to	tures nous	
NYS NYS	, lighting, heat	ing, cooking	
3	To Have and To Hold the same	cooling, ventilating or irrigating to	
18.	To Have and To Hold the same unto the Mort And the Mortgagor does hereby covenant to	tures now or hereafter situate on said premises, including, but not exclusive ing, cooking, cooling, ventilating or irrigating, linoleum and other floor cove gagee, its successors and assigns, forever.	riv, all personal property
	and the Mortgagor does hereby any	a state and assigns, forever.	anings attached to floors.
	demands of all	the Mortgages that Me	
	persons whomsoever,	perty and that Mortgagor is lawfully seized in feast	
	This conve	gagee, its successors and assigns, forever. the Mortgageo that Mortgagor is lawfully seized in fee simple of the said re- perty and that Mortgagor will warrant and forever defend the same against ecure performance of the cove	al property the second
	kept and performed	a second the same against	t the lawful claims
	kept and performed, and to secure the payment of the of a certain promissory note executed by Mortgagor of ments of not less than \$ 354,50	ecure performance of the course	and and a second
	ments of not less than a case we	sum of \$ 15,000 co	
		UUU UU	
	February	lated December 30, 100c and interest thereon	be by the Mortganar
	of a certain promissory note executed by Mortgager of ments of not less than \$ 354,50 February, 19_87, unti	each including interest 1986	be by the Mortgagor ^{dance} with the tenor
	February , 19_87, unti	ated <u>December 30, 1986</u> each including interest on the <u>10</u> <u>Ianuary 10, 1992</u>	be by the Mortgagor dance with the tenor Mortgagee in install.
	The Mortgagor does berebut	January 10, 1992	Mortgagee in install.
c	The Mortgagor does berebut	January 10, 1992	Mortgagee in install.
c	The Mortgagor does hereby covenant and agree to 1. That Mortgagor will pay, when due, the indebt harges upon said premises or for services furnished the	and with the Mortgagee, its successors and assigns:	Mortgagee in install. month commencing Inpaid shall be paid.
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ORIGINAL



48005 ST TO ALLOW BORG 8. That, if any default be made in the payment of the principal or interest of the indebtedness hereby secured or In the payment of any of the covenants or agreements of this mortgage, the Mortgagee may, at its option, without notice, declare the entire sum secured by this mortgage due 38 المحموم المتح وللحرب والمربي المدارس فيرالون and payable and foreclose this mortgage. December 33

9. That, in the event of the institution of any suff or action to foreclose this mortages, and Mortagor will pay such som and any appellate court may adjudge reasonable as attorney fees in connection therewith and such further sums as the Mortgagae shall have paid or incurred for title searches or examination fees in connection therewith, whether or not final judgment or decree therein be entered and all such sums 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 adequacy of the security for the indebtedness hereby secured and without notice to the Mortgagor or any one else, appoint a receiver to take possession and care of all said mortgaged property and collect and receive any or all of the rents, issues and profits which had theretofore arisen or accrued or which may arise or accrue during the pendency of such suit; that any amount so received shall be applied toward the payment of 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 berein contained. Mortgagor may remain in possession of the mortgaged property and retain all rents actually ". In the City of Manath Falls, in the County received by Mortgagor prior to such default.

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 Mortgagor 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 indobtedness hereby secured. No condition of this mortgage shall be deemed waived unless the same be expressly waived in writing by the Mortgage. 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 sufficient 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 postpaid envelope addressed to one or more of such persons or to the Mortgagor or the last address actually furnished to the Mortgagee or at the mortgaged 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.

ATE OF OREGON County of <u>Slamail</u> County of <u>Slamail</u> County of <u>Slamail</u> County of <u>Slamail</u> Ss. 00.000,21 00.000,21 Decomber <u>30</u>, 19 <u>86</u> 01 County of <u>Charlatter Freedadan</u> Charlatter <u>5796</u> <u>Aan</u> (Tourde? Personally appeared the above named <u>Digram</u> 2001 0. 1901 0. County of <u>Charlatter Streetadan</u> STATE OF OREGON S. Charlotte E Knowledged the foregoing instrument to be limtary for and deed. Votary Public for Dregon My commission Spires: of off "Dimestally z OF OREGON, GAGE STATE OF OREGON. County of Klamath RETURN Filed for record at request of: INTERSTATE BANK MORT RECORDATION A.D., 19 Jan. 2nd day of on this P M. and duly recorded 3:28 o'clock at Mtges. Page . M87 of in Vol. County Elerk **Evelyn** Biehn. Βv AFTER Deputy. RST \$9.00 Fee.