OE	ωο <b>80447</b> εςΔ	l' ⊾=s: àto:cn	Vol. (	<u> 187</u> 2 Page_	18632 🏶
ъ.	THIS MORTGAGE, Made to Richard and Susan R	his 5th	day of	October	, 19 87 ,
by .	MARE STANDARD OF THE				Mortgagor,
to .	Keno Construction C			<u> </u>	
gran	WITNESSETH, That said not, bargain, sell and convey unto erry situated in Klamath	said mortgagee, his heirs,	Dollars, to hin	n paid by said mort	gagee, does hereby ns, that certain real
	A parcel of la	nd in Section 6, llamette Meridian n, more particula	Township	40 South, Ran County of Kla	ge 8
	the Keno to Wo and 2906.46 fe 6; thence Nort right of way o pin; thence No pin; thence No pin which also thence South 6		sh is 1622 Southeast L.50 feet den Highwa 232.0 feet 355.30 feet water to a 5/8"	.59 feet Nort corner of Se along Easterl ay to a 5/8" it	h ction y iron ron iron River: mean ence
whice	USIC SUG STEEL HEAD A MORE THE THE WEEKEN L.  Together with all and singular the may hereafter thereto belong or all a time of the execution of this more TO HAVE AND TO HOLD the	thingle in the part send car out on this Tolling tenements, hereditaments and a opertain, and the rents, issues a lage or at any time during the	ppurtenances there and profits therefro term of this mortgo	unto belonging or in any m, and any and all fixtu age.	res upon said premises
trato	rs and assigns forever.  This mortgage is intended to secur	e the payment of 1 promis	sory note, of wh	ich the following is a s	ubstantial copy:
					· ·
	Construction Co.  Thirty Four Thousar  with interest thereon at the rate of monthly installments of r	10 (\$34,000.00) ————————————————————————————————	p, promise to pay in P. O. Box 52  m October 5, any one payment; interpreted on h month (in payment) for collection is tiled hereos:	to the order of	DOLLARS, paid, payable in thly and lovember, m, principal and collectible at the e to pay holder's stion is filled, the
	is tried, heard or decided. * Shike words not applicable.				Z/
uer (			Micha	It mes	lu
(eff. (al	FORM No. 17-INSTALLMENT NOTE.		- ISSAN AME	\$N Stevens-Ness Law Pub	lishing Co., Portland, Ore.
due	o-wit October 5.	, <b>36</b> 2002.	eganer (*	46	and the second of
्रस्ता है। स्ट्राइड इंट्रेड इं	The mortgagor warrants that the p. (a)* primarily for mortgagor's per (b). for an organization, (even it purposes.  This mortgage is interior, secon chard and Susan Ramb	roceeds of the loan represented sonal, tamily, household or agri mortgagor is a natural person dary and made subject to a	prior mortgage	or commercial purposes	treal estate made by
there here print to simp	85, and recorded in the mortgage record, or as document/lee/file/instrume. By being made; the said first mortgage cipal balance thereof on the date of the date.  "Ad Le "In programs of the mortgage."  The mortgage covenants to and see simple of said premises; that the seed of the said premises; that the said premises is the said premises and the said premises are said the said that the s	ords of the above named county nt/sucrofilm No.  go was given to secure a note to be execution of this instrument,  go it is a secure of the secure of the security of the sec	in book/reel/volu- (indi- the principal sun is \$ 18,176.) the obligations sec-	me No. M85 cate which), reference to n of \$ 22,500.0 00	at page 19845
and him and men here	that he will warrant and torever de and pay all obligations due or to be interest, according to the terms there is and other charges of every nature by, when due and payable and bete mbrances that are or may become its buildings now on or which hereafte	tend the same against all persone due under the terms of oot; that while any part of the which may be levied or asserte the same become delinque on the premises of any part	ons; further, that said first mortgage note secured hereb ssed against said p nt; that he will p thereof superior t	he will do and perform as well as the note sec y remains unpaid he wi roperty, or this mortga romptly pay and satisfy o the lien of this mortg	all things required of sured hereby, principal il pay all taxes, assess- ge or the note secured y any and all liens or age; that he will keep
					38833

and such other hazards as the mortgage may from time to time require, in an amount not less than \$\frac{1}{2}\$ in a company or companies acceptable to the mortgage herein, with loss payable, first to the holder of the said first mortgage; second, to the mortgage herein and then to the mortgage 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 executed by the company in which said insurance the holder, of the said first mortgage as soon, as insured and a certificate of insurance executed by the company in which said insurance is written, showing the amount of said coverage, shall be delivered to the mortgage named in this instrument. Now if the mortgage is written, showing the amount of said coverage, shall be deliver said policies as aforesaid at least fifteen days prior to the expiration of any policy of insurance now or hereafter placed on said buildings, the mortgage may procure the same at mortgage's expense; that the mortgage will keep the buildings and improvements on said premises in good repair and will not commit or suffer any waste that the mortgage in the event any personal property is part of the security for this mortgage, then at the request of the mortgage, the of said premises. In the event any personal property is part of the security for this mortgage, then at the request of the mortgage, the nortgage is a said will not will pay to filling the same in the proper public office or offices, as well as the cost of all lien form satisfactory to the mortgage, and will pay to filling the same in the proper public office or offices, as well as the cost of all lien form satisfactory to the mortgage, sanching agencies as may be deemed desirable by the mortgage.

Now, therefore, if said morteagor shall keep and perform the covenants herein contained and shall pay all obligations secured by

searches made by filing officers or searching agencies as may be deemed desirable by the mortgagee.

Mow, therefore, it said mortgage shall keep and perform the covenants herein contained and shall pay all obligations secured by mortgage as well as the note secured hereby according to its terms, this conveyance shall be void, but otherwise shall remain said first mortgage as well as the note secured hereby according to its terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of all of said covenants and the payments of the note secured hereby; it being in full force as a mortgage to secure the performance of all of said covenants and the payments of the note secured hereby; it being in full force as a mortgage of that a failure to perform any covenant herein, or it a proceeding of any kind be taken to forcelose any lien on said premises or agreed that a failure to perform any covenant herein, or it a proceeding of any kind be taken to forcelose any lien on said premises or any lien; encumbrance on insurance premium as above provided for, or fail to do, or perform anything required of him by said first mortgage herein, at his option, shall have the right to make such payments and to do and perform the acts required of mortgage, the mortgage herein, at his option, shall have the right to make such payments and to do and perform the acts required of the mortgage made to the debt secured by this mortgage, and shall bear interest at the same rate as the note secured hereby without waiver, however, of any right arising to the mortgage and shall bear interest at the same rate as the note secured hereby without waiver, however, of any right arising to the mortgage and shall bear interest at the same rate as the note secured hereby without waiver, however, of any right arising to the mortgage and shall bear interest at the same rate as the note secured hereby without waiver, however, of any right arising to the mortgage for breach of covenants. And this m

and to individuals. and year first above written. IN WITNESS WHEREOF, said mortgagor has hereunto set his \*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable. If warranty (a) is applicable and if the mortgagee is a creditor, as such word is defined in the Truthin-Lending Act and Regulation Z, the mortgagee MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1306 or similar. with it want the perment of L promises y and at a state in STATE OF OREGON,

LO RIAL VAD TO HOLD the said brond a with the state change the court of the account of the ac BE IT REMEMBERED, That on this 14 day of October before me, the undersigned, a notary public in and for said county and state, personally appeared the within named Richard and Susan Rambo known to me to be the identical individual. S described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily. ртан маса: ајсид ујашаси кале. со 308 have hereunto est my hand and affixed спецее солси од IN TESTIMONY-WHEREOF, I have hereunto est my hand and affixed CHOUSE SOUCH SA CHO WEST UMY official seal the day and year left above written. and 2900.46 feet West from the Southeast corner 6: thence North 0.53' West Wilcommission expires of the fence Worlden Hig Notath Enpire thence North 71 11: 500 Mornes of the pint thence North 36 44' East 55 37' 627 Mornes of the Mark thence North 36' 44' East 55 37' 627 म् । नसल्यम SECOND SULLION SAIS ON SERVICED STATE OF OREGON, note particularly describe county of Klamath cotte Meridian, in the County of that the within instru-U SECCION BALLONUSHIE ment was received for record on the ENFORM No. 925) OF THUC SPACE RESERVED

COUNTY PARTY OF CONTROL OF ALT. 9:32 ... O'Clock A. ... M., and recorded FOR 14th day of October , 19 87, Richard and Susan Rambo \_\_\_\_\_\_or as document/fee/file/ W. The SSETH, That said merit got, in consideration of ABLE vinstrument/microfilm No. 80442........ Record of Mortgages of said County. Keno Construction Co. kene Construction Company, P.C. bex 52 Kene, Witness my hand and seal of County affixed. AFTER RECORDING RETURN TO COLUMN TO THE PROPERTY OF THE PROPER Evelyn Biehn, County Clerk ជូមក ជ េះ NAME Fee: \$10.00 Itm Amil Ву ... Deputy Keno, QOR 9 97627