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MORTGAGEMTC-16627. Vol.MC1_Page 14 day of OCTOBER . 19 87 , between <mark>เหล่าสุรีกฎการ</mark> ต่อ 1 กระบบไปเกลื่องกัน ไปเมต์กันสี่ง ได้เส

This indenture, made this

hereinarter called "Montgagor" and FIRST INTERSTATE BANK OF OREGON, N.A., a national banking association, hereinafter called "Montgagee anna rolu ila bashaanna sa maaniy anasoi ta inangini teatraon ni namesy dhasasa nasasanas ni seri ani na yamama atu ta natrihinas adran biagan madhiy bra tin dala an mutu sabashaga naan yan musa su

Travits For value, received by the Mortgago, from the Mortgages, the Mortgagor has bargained and sold and does hereby grant, bargain, sell and convey unto Mortgagee, all the following described property situate in the KLAMATH sales that when the County, Oregon, to wit: or substrated the providency of and that any another to a received shall be approximated the payment of

THE EAST 12:5 FEET OF LOT 9 AND ALL OF LOT 10; BLOCK 30; GRANDVIEW ADDITION TO BONANZA, "ACCORDING" TO THE OFFICIAL" PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON.

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together with the buildings, improvements and fixtures now or hereafter situate on said premises, including, but not exclusively, all personal property used or intended for use for plumbing, lighting, heating, cooking, cooling, ventilating or irrigating, linoleum and other floor coverings attached to floors. And we light means in meaning, concerning hardware reliance of several an elegent we get yet at them.

To Have and To Hold the same unto the Mortgagee, its successors and assigns; forever, in a manager of the formation is a start of the last address sectorily lucaled at the Mortager of at the man

And the Mortgagor does hereby covenant to the Mortgagee that Mortgagor is lawfully seized in fee simple of the said real property, that Mortgagor is the absolute owner of the said personal property, and that Mortgagor will warrant and forever defend the same against the lawful claims and demands of all persons whomsoever.

This conveyance is intended as a mortgage to secure performance of the covenants and agreements herein contained to be by the Mortgagor
kept and performed, and to secure the payment of the sum of \$ 7,000.00 and interest thereon in accordance with the tenor
of a certain promissory note executed by Mortgagor dated OCTOBER 14, 1987 payable to the order of Mortgagee in install-
NOVEMBER 15

The Mortgagor does hereby covenant and agree to and with the Mortgagee, its successors and assigns:

1. That Mortgagor will pay, when due, the indebtedness hereby secured, with interest, as prescribed by said note, and all taxes, liens and utility charges upon said premises or for services furnished thereto.

2. That Mortgagor will keep the real and personal property hereinabove described in good order and repair and that if any of the said property be damaged or destroyed by any cause, Mortgagor will immediately reconstruct or repair the same so that, when completed, it shall be worth not less than the value thereof at the time of such loss or damage; provided, that if such loss or damage shall be caused by a hazard against which insurance is carried, the obligation of the Mortgagor to repair or reconstruct shall not arise unless the Mortgagee shall consent to the application of insurance proceeds to the expense of such reconstruction or repair.

3. That Mortgagor will, at Mortgagor's own cost and expense, keep the mortgaged property insured under an Oregon standard fire insurance policy or equivalent, issued by an insurer acceptable to Mortagee, with extended coverage, to the full insurable value of the property, with loss payable to Mortgagee as its interest may appear. At least five (5) days prior to expiration of any policy, Mortgagor will deliver to Mortgagee satisfactory evidence of the renewal or replacement of the policy. The insurance or a certificate of coverage shall be delivered to Mortgagee, Mortgagee may, at its option, require the proceeds of any insurance policies upon the said premises to be applied to the payment of the indebtedness hereby secured or to be used for the repair or reconstruction of the property damaged or destroyed.

That Mortgagor will execute or procure such further assurance of his title to the said property as may be requested by the Mortgages.

5. That Mortgagor will pay when due all amounts required to be paid under the terms and conditions of any other mortgage(s) or deed(s) of trust on the property described herein and the note(s) secured thereby.

G. That Mortgagor will not transfer his interest in the mortgaged property, or any part thereof, whether or not the Transferee agrees to assume or pay the indebtedness secured hereby.

That in case the Mortgogor shall fail to perform any of the acts harein required to be performed, the Mortgagee may, at its option, but without any obligation on its part to so do, and without waiver of such default, procure any insurance, pay any taxes or liens or utility charges, make any repairs, or do any other of the things required, and any expenses so incurred and any sums so paid for any said purposes shall: (i) bear interest from the day the same were incurred to the date of payment at the rate of the loan which was evidenced by the promissory note described above, or any renewals or extensions thereof; (ii) at mortgagee's option be payable on demand or be added to the balance on the loan described above and be apportioned among and payable with installment payments to become due during either the term of the applicable policy or the remaining term of said loan or be due and payable at said loan's maturity. \mathbf{z}_{ij}

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the covenants or someone	made in the payment of the pri	ASOACTHOM ncloal or interest of the indebtedness hereby secured or in the performance y, at its option, without notice, declare the entire sum secured by \$51 \$5.
and payable and foreclose this m	mis mortgage, the Mortgagee ma ortgage.	nc(pa) of interest of the indebtedness hereby secured or in the performance y, at its option, without notice, declare the entire sum secured by this fire 23 ((1110)
any appellate court may adjud	Poreasonable, as attorney face in	23(023) on to foreclose this mortgage, the Mortgagor will pay such sum as the trial of connection, therewith, and such further sums as the Mortgages shall have with, whether or not final judgment or decree therein be entered and with plication of the blaints.
are secured hereby; that in any	mination fees in connection then	ewith, whether or not final judgest further sums as the Mortgages shall be
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arisen or accrued or which may a	rise or eccrue during the	ollect and receive any or all of the mortgager or any one else, appoint a
more of his covenants or agreem	it paying/therefrom the/charges i	and and without notice to the Mortgager to the condition of the propert offect and receive any or all of the rents, issues and profits which had the and expenses of such receivership; but until a default by the Mortgagor in may remain in possession of the mortgaged property and retain all rents a
received by Mortgagor prior to suc	h default.	may remain in possession of the mortgaged process.
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binding jointly and severally upon Mortgagor shall be bind	all mortgagors and the word "ha	ient shall, where there is more than one mortgagor, be construed as plural lortgagee" shall apply to any holder of this mortgage. All of the covenants inistrators, successors and assigns and inure to the benefit of the same
assigns of the Mortgagee. In the en	Mortgagors heirs, executors, adm	ient shall, where there is more than one mortgagor, be construed as plural ortgagee" shall apply to any holder of this mortgage. All of the covenants inistrators, successors and assigns and inure to the benefit of the successo notice to the Mortgagor or any one else, once or often extend that
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demand or re-	age shall be deemed water a	ability of the Mortganer for the mortgage of in any
gaged premises and deposited in any	or more of such persons or to the	s the same be expressly waived in writing by the Mortgagee. Whenever any n ow in existence or hereafter enacted, such notice, demand or request shall b at the time hold record title to the property herein described or if enclosed Mortgagor or the last address actually furnished to the Mortgage and the second
Una A IN WITNESS MURSH SHE IS	visit office, station or letter box.	ow in existence or hereafter enacted, such notice, demand or request shall be at the time hold record side to the property herein described or if enclosed Mortgagor or the last address actually furnished to the Mortgagee or at the r GEO 1014 Juni 2016 Protection
WILLISS WHEREOF, said	Mortgagor has executed this inde	at the time hold record sitle to the property herein described or if encloses Mortgagor or the last address actually furnished to the Mortgagee or at the r CHE soft and sequencia on a straight furnished to the Mortgagee or at the r anture the day and year first above written.
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