

Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertoining, and which may hereafter thereto belong or appertain, and the rents, issues and profits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage or at any time

TO HAVE AND TO HOLD the said premises with this appurtenences unto the said mortgagee, his successors and assigns forever.

THIS CONVEYANCE is intended as a mortgage to secure the payment of the sum of \$300.00 in three hundred and 00/100 payment of the sum of \$300.00 Dolla (\$ 300.00) in accordance with the terms of that certain promissory note of which the

I, promise to pay to the order of

October 29, 1987 Glenger Enterprises, Inc. at Chiloquin, Oregon the sum of \$300.00 with interest at the rate of 9% per annum from this date until paid at any time. Sum to be paid within one year from the date hereof.

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The mortgagor warrants that the proceeds of the loan corresented by the above described note and this mortgage are:

(a)* primarily for morigagor's personal, family, household or agricultural purposes (see Important Notice

(b) for an organization of (eyen it mortgagor is a natural person) are for business or commercial purposes

This indenture is further conditioned upon the faithful observance by the mortgagor of the following covenants hereby expressly entered into by the mortgegol, to-wit

That mortgagor is lawfully seized of said premises, and now has a valid and unincumbered fee simple: title thereto.

MORTGAGE

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and that he will warrant and defend the same against the claims and demands of all persons whomsoever; That he will pay the said promissory note and all installments of interest thereon promptly as the same become due according to the tenor of said note;

That so long as this mortgage shall remain in force he will pay, all taxes, assessments, and other charges (OFFICIAL of every nature which may be levied or assessed upon or against the said premises when due and payable; according to law, and before the same become definiquent, and will also pay all taxes which may be levied or assessed on this mortgage or the debt thereby secured, and will promptly pay and satisfy any mechanics. liens or other incumbrances that might by operation of law or otherwise become a lien upon the mortgaged premises superior to the lien of this mortgage;

That he will keep all the improvements erected on said premises in good order and repair and will not commit or suffer any waste of the premises hereby mortgaged. At the request of the mortgagee, the mortgagor shall join with the mottgagee in executing one or more linencing statements pursuant to the Uniforms Commercial. Code, in form, satisfactory to the mortgagee and will pay for filing the same in the proper public goffice or offices) as well as the cost of all lien searches made by filing officers or searching agencies as may

****That so long as this mortgage shall remain in force he will keep the buildings now erected, or any which may hereafter be erected on said promises insured against loss or damage by fire, with extended coverage, to in some company or companies acceptable to said mortgagee and for the benefit of both parties hereto as their interests may appear, and will deliver all the policies and renewals thereof

NOW, THEREFORE, if the said mortgagor shall pay said promissory note and shall fully satisfy. and comply with the covenants hereinbefore set forth, then this conveyance shall be void, but otherwise to remain in full force and virtue as a mortgage to secure the payment of said promissory note in accordance with the terms thereof and the performance of the covenants and agreements harein contained; it being agreed that any failure to make any of the payments provided for in said note or this mortgage when the same shall become due of payable, or to perform any agreement herein contained, shall give to the mortgagee the option to declare the whole amount due bri said note, or unpaid wherean or on this mortgage, at once due and payable and this mortgage by reason thereof may be foreclosed at any time thereafter. And if the said mortgagor shall fail to pay any taxes or other charges or any lien or insurance premium as herein provided to be done, the mortgage shall have the option to pay the same and any payment to made shall be haded to and become a part of the debt secured by this mortgage, and draw interest at the rate of the per cent per annum, without waiver, however, of any right arising front breach of any of the tovenants herein. It was the same had on monte and the mone than

In case, a complaint, is filed in a suit brought to fareclose this marigage, the court shall, upon motion of the holder of the mortgage, without respect to the condition of the property herein described, appoint a receiver to collect the tents and profits arising out of said premises, and apply such rents and profits to the payment and satisfaction of the amount due under this mortgage, first deducting all proper charges and expenses of the receivership.

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It is instrument is to be a 1837 lies to finance the purpose of a dwelling, we Stevens-Ness Form No. 1305 or aguivalent. If his instrument is NOT to be a first flag or the purpose, the Stevens-Ness Form No. 1305, or aguivalent.

such sum as the trial court may adjudge reasonable as such sum as the trial court may adjudge reasonable as such sum as the trial court may adjudge reasonable as such sum as the trial court may adjudge reasonable as shall adjudge reasonable as the prevailing party settor agrees to pay all teasonable costs incurred by the mort be secured by the lien of this mort get and included i	party agrees to any such sum as the appellate court news tees on such appeal; in any, event the mortgagor gages for title reports and title search, all such sums to n the decree of forecicsure. I shark thou more of the
University of the context by requires; the singular shall be unough shall mean the femicine and the neuter; and take unough shall mean the femicine and the neuter; and take unough shall mean the femicine and the neuter; and take unough shall mean the femicine and the neuter; and take unough shall mean the femicine and the neuter; and take unough shall make the provisions never apply and the same true of the mortgagor; has executed on the same true of the consecution of the consecutio	the mortgager or mortgages may be more than one per- laken to mean and include the plural, the masculine pro- laken to mean and include the plural, the masculine pro- laken to mean and include the plural, the masculine pro- laterally all grammatical changes shall be made, as- laterally all grammatical changes shall be made, as- laterally all grammatical changes shall be made, as a significant of the con- laterally all grammatical and seal and seal affect by its officers, duly units of the mortal and seal affect by its officers, duly units of the mortal and seal affect by any span percent of the mascular and pur- literally all promises not be according to any and any percentage of the mascular and any percentage of the mascular laterally and promises and such as a such that we have a such as a su
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MORTGAGE INTERPOLATION OF TOP TOP TO THE PROPERTY OF THE PROP	STATE OF OREGON, County of Klamath I certify that the within instrument was received for record on the 25th day of November 19.87, at 3:29 o'clock.P. M., and recorded in book/reel/volume None, M87 purpour page. 21342 or as document/fee/file/