Form PCA 405	MTC 1939 2
Form PCA 405 Spokane (Rev. 12-74) 85010	\mathbf{V}
Member No.	REAL ESTATE MORTGAGE M88 Page 3223
On thisday of	······································
	RE , NED FRANCES I. BROOKSHIRE, husband and wife
\sim horizontatic called the MORTGAG	ORS; hereby grant, bargain, sell, convey and mortgage to
INTERSTATE	
triaginal alarses and existing	and the congress of the United States; as amended with its
Francipal place of business in the Ci	ty aKlamath Falls
	and children called the MORTGAGEE, the following described real estate in the
County of Klamath	State of Oregon Steeder, to-wit:
The SWANE'S, NWASE'A, SEANWA .	and Lot 4 in Section 8, Twp. 40 South, Range 10 E.W.M.
LACEPIING THEREFROM right of	- 2월 2월 1월 1월 1일 2월 1일 1일 2월 21일 1일 2월 28일 1월 28일
그는 물건을 통해 다섯 분들이 있는 다양은 생활을 감독하는 것 것을 통해야 할 때?	가지, 제품 방법에 사람이 집을 것 같아요. 이 집을 것 같아? 習習 것 같은 방법에 가지 않는 것 같아. 이 것 같은 것 같은 것 같은 것 같아. 나라
ALSO EXCEPTING right of way	for ditch conveyed to United States of America by Deed
그는 것 같은 것 같	希望的事件的复数形式的复数形式的复数形式的复数形式的复数形式的 人名法德尔 法公司 计正式 法公司任何的法律 化乙烯酸盐 化乙烯酸盐
recorded in Volume 45 at pag	for ditch conveyed to United States of America by Deed e-184: area changes and the property and the property of the property o
ALSO EXCEPTING High tof	an in a straight ann an Arthra an Anna an Anna Anna an Anna an
recorded in Volume 96 at pag	conveyed to Great Northern Railway Company by Deeds e 93' and Volume 95' at page 92° of the decoder of the deco
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together with all the tennemines I	(12) Bi and a transfer solution and the second solution of the second solution of the second solution and the second solution
and together with all water and	beloriging to, located on, or used in connection with the above described
grazing rights (including rights of	nant to said premises or used in connection therewith and all ditches or other con-
with all rules regulations and law	ant to the said real property; and the mortragors (ovenant that there it
	taining thereto and will in good faith endeavor to keep the same in good standing documents required to give effect to these covenants, and that they will not sell, said rights or privileges without the prior written consent of the mortgagee.
Torrar in mere at in sparse for our	Province consent of the mortgagee, of a new province consent of the mortgage.
	no hi ur sun an a de de ante de ante de
ereinafter contained and the payment o	f the following described promissory note(s) made by one or more of the Martine Ma
newals or extensions thereof:	t the following described promissory note(s) made by one or more of the Mortgagors of the Mortgagee, together with interest as hereinafter provided and together with all
February 1, 1988	of the Mortgagee, together with interest as hereinafter provided and together with all interest of the Mortgagee, together with all interest of the Mortgageee
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or the bransation of brans an	and it is the more of the sector algorithment in or here in the sector will take a do all we here of the sector will take a do all we here a sector and the sector will take a sector and the sector and
Also this mortgage is intended	
sured by this most are shall and the	his mortgage, provided, however, that the maximum amount of all indebtedness to be
terest and of advances made in accordance	with the covenants of this mortgage to protect collateral
cn indebtedness, provided, however, that	if such rate or rates are thereafter increased or decreased by Montenet(s) evidencing
	If tuch rate or rates are thereafter increased or decreased by Mortgagee, all of the increased or decreased rate of interest from the effective date thereof. This mortgage as security for future loans or advances shall not be impaired by the fact sist to outstanding indebtedness from Mortgager to Mortgagee or no commitment to
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County of Klamath SS.		TATE OF Oreg	<u>n</u>
1919年1月1日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日	~ bladl for fairs they first	Klama	-h
Filed for record at request of:		ACKN	OWLEDISBRENT
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<u>Mountain Title Compan</u>	\mathbf{ay}	dure me, the und	19_88
on this <u>7th</u> day of Marc	ch A D to UQ	NOT REAL THE CONTRACTOR	acressilly appeared
at	A.D., 19 08		arles T. & Frances I.
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		10/27 My colle	-n -xpires <u>10-18</u> -90

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MTC

IN WITNESS WHEREOF, The Mor gagors have hereunto set their hands the day and year first above written.

The covenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators successors and assigns of the respective parties hereto. And a full fulling Selfer at the second for the respective parties hereto.

2 Maylet

Brackskine

All rights and remedies conferred on Mortgagee by this mortgage are cumulative and additional to any and all other rights and remedies conferred by law, and are not exclusive. If any provision of this mortgage be found invalid or unen-forceable, such invalidity or unenforceability shall not affect any other provision hereof; and the mortgage shall be con-strued as though the invalid or unenforceable provision had been omitted (1997).

Upon or during the continuance of any default hereunder, the Mortgagee shall have the right forthwith to enter into Upon or during the continuance of any default hereunder, the Mortgagee shall have the right forthwith to enter into and upon the mortgaged premises and take possession thereof, except under circumstances where such taking is expressly prohibited by law, and collect the rents, issues and profits thereof, and apply the same, less reasonable costs of collection, the indebtedness hereby secured; and the Mortgagee shall have the right to the appointment of a receiver to collect ceedings. The rents, issues and profits of said premises after default shall accrue to Mortgagee's benefit and are hereby as-signed and mortgaged to Mortgagee as additional security for the indebtedness herein described.

Time is material and of the essence hereof; and in case of breach of any of the covenants or agreements hereof, or if default be made in the payment of any of the sums hereby secured, then, in any such case, all indebtedness hereby secured shall, at the election of the Mortgagee, become immediately due without notice, and this mortgage may be foreclosed; but the failure of the Mortgagee, to exercise such option in any one or more instances shall not be considered as a waiver or relinquishment of the right to exercise such option upon or during the continuance of the same or any other default. In case of any suit to foreclose this mortgage or to collect any charge growing out of the debt hereby secured, or of any agree to pay a reasonable sum as attorniey's fees and all cests and legal expenses in connection with said suit, and further and expenses shall be secured hereby and be included in the decree of foreclosure.

Should the Mortgagors be or become in default in any of the covenants or agreements herein contained, then the Mortgagee may, at its option, perform the same in whole or in part, and all expenditures made by the Mortgagee in so doing shall bear interest at the rate borne by the principal debt hereby secured, and shall be immediately repayable by the Mortgagors without demand and together with interest and costs accruing thereon, shall be secured by the mortgage. Mortgagors without demand, and, together with interest and costs accruing thereon, shall be secured by this mortgage. Time is material and of the essence hereof; and in case of breach of any of the covenants or agreements hereof, or if

To keep in good standing and free from delinquencies all obligations under any mortgage or other lien which is prior to this mortgage. And the state of the state of

To keep all buildings insured against loss or damage by fire in manner and form and in such company or companies and in such amount as shall be satisfactory to the Mortgagee; to pay when due all premiums and charges on all such in-surance; to deposit with the Mortgagee, upon request, all insurance policies affecting the mortgaged premises, all of which suit insurance shall be made payable, in case of loss, to the Mortgagee, with a mortgagee clause satisfactory to the Mortgagee;

To pay when due all taxes and assessments upon said premises; and to suffer no other lien or encumbrance prior to the lien of this mortgage to exist at any time against said premises, except as stated above;

To pay when due all debts and inoricy secured hereby; To keep the buildings and other improvements now or hereafter existing on said premises in good repair and not to remove or demolish or permit the removal or demolishment of any thereof; not to commit or suffer waste of any kind upon said premises; not to use or permit the use of said premises for any unlawful or objectionable purpose; and to do all acts and things necessary to preserve all water rights now or hereafter appurtenant to or used in connection with said

MORT CALORS COVENANT IND AGREE: That they are lawfully seized of aid premises in fee simple, flave good right and lawful authority to convey and mortgage the defend the same forever against the lawful claims and demands of all persons whomsoever except as stated above; and each of the Mortgagors will warrant and defend the same forever against the lawful claims and demands of all persons whomsoever except as stated above, hereby hereof, but shall run with the land.