5917 5917 THIS MORTGAGE, Made this 29th day of September Pare 18570 by BRENDAN CAPITAL CORP., an Oregon corporation,

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පු 68 hereinafter called Mortgagor,

to GUY A. GALLETTI for the term of Guy A. Galletti's life, then to LEE RALPH SUKRAW and LOUISE ANGELA SUKRAW hereinafter called Mortgagee,

WITNESSETH, That said mortgagor, in consideration of Twenty...Thousand...Two...Hundred...... Twenty-nine and 20/100----- Dollars, to him paid by said mortgagee, does hereby grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that certain real prop-

The Northwest one-quarter, Southwest one-quarter and Southwest one-quarter Southwest one-quarter lying North of the USBR Drain No. 1 and Southwesterly of Southern Pacific Railroad of Section 26, Township 39 South, Range 9 East of the Willamette Meridian and that portion of Southeast one-quarter Southeast one-quarter lying North of the USBR Drain No. 1 in Section 27, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon.

(IF SPACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE)

Together with all and singular the tenemants, hereditaments and appurtenances thereunto belonging or in anywise appertaining, 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 during the term of this mortgage. To Have and to Hold the said premises with the appurtenances unto the said mortgagee, his heirs, executors, administrators and assigna forever.

This mortgage is intended to secure the payment of a certain promissory note, Kakking Mathematicated September 29 1989, from Mortgagor in favor of Mortgagee, in the principal amount of \$20,229.20 with interest thereon at the rate of ten percent (10%) per annum with annual payments as provided in said note.

The date of maturity of the debt secured by this mortgage is the date on which the last scheduled principal payment becomes due, to-wit; as provided in "said note

The morigagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a)⁹ primarily for morigagor spersonal, lemity, household or agricultural purposes (as Important Notice below), (b) for an organization or (even if morigagor is a natural person) are for business or commercial purposes other than agricultural purposes. And said morigagor covenants to and with the morigages, his heirs, executors, administrators and assigns, that he is lawfully esized in lee simple of as a and has a valid, unencumbered title thereto

and will warrant and forever defend the same against all persons; that he will pay said note, principal and interest according to the terms thereol; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every nature which may be levied or assessed against said property, or this mortfage or the note above described, when due and payable and before the same may become definquent; that he will promptly pay and satisfy any and all liens or encumbrances that are or may become liens on the premises or any part thereol superior to the lien of this mortfage; that he will keep the buildings now on or which may be hereafter erected on the premises insured in lavor of the mortfages against loss or damage by fire, with extended coverage,

any sums so paid by the morigage. In the event of any suit or action being instituted to forsclose this morigage, the losing party in such suit or action agrees to pay all reasonable costs incurred by the prevailing party therein for title reports and title search, all statutory costs and diabursements and such further sum as the trial court may adjudge reasonable as the prevailing party's atformey's less in such suit or action, and if an appeal is taken from any judgment or decree entered therein the losing party further promises to pay such sum as the appliate court shall adjudge reasonable as the prevailing party's atformey's less on such appeal sums to be included in the court a decree. Each and all of the covenants and agreements have in commence to low do bind the heirs, executors, administra-tions and szigns of said morigages and of said morigage responsible (or action is commenced to lowclose this morigage, and court may upon motion of the morigage, appoint a receiver to collect the rents and prolits arising out of said premises during the pendency of such foreclosure, and apply the same, inst deducting all proper charges and expanses attending the accountion of asid trust, as the court and uncertained the context or decrees. In construing this morigage, it is understood that the morigagor or morigage may be more than one person; that if the context so requires, the singular pronoum shall be taken to mean and include the plural, the maccular, the meeting and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereol apply equally to corporations and to infiriduals.

IN WITNESS WHEREOF, said mortgagor has hereunto see his hand the day and year first above written. RTANT. NOTICE: Objete, by tining out, whichever warranty (a) or not approaches; if warranty (a) is applicable, the mortgages MUST r with the Truth-In-Longing Act and Regulation Z by making re-*IMPORTANT, NOTICE: Delive, by lining out, whichever warranty (a) or (b) is not configuration of the second J

equivalent; if this instrument is NOT is be a first lien, use S-N Form No. 1906; srageivels STATE OF OREGON, County of Klamath)ss. STATE OF ORBALL C.

4.4 Sentember 29

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Beremally apr. Brendan Capital Corp. a corporation, on behalf of the corporation.

(NOTARIAL BEAL)

Kuchan Notary Public for Operan and the survey of a second standard was able to second structure as the second structure as the second structure as the

My Commission expires 3.19.92 MORLANNE I certify that the within instru-BRENDAN CAPITAL CORP. ment was received for record on the 2nd day of ______ 0ct., 1989., at...3:56 o'clock P. M., and recorded IDON'T USE THIS TO SPACE; RESERVED in book/reel/volume No....M89......on FOR RECORDING page18570or as document/fee/file/ LABEL IN COUN-GALLETTI and SUKRAW instrument/microfilm No.5917....... USED.Y Record of Mortgages of said County. ******** Witness my hand and seal of °N Z AFTER RECORDING RETURN TO County affixed. KCTC Evelyn_Biehn, County_Clerk By Gaudene Mullindere Deputy