915-SECOSE MORTGAGE Stal No. The Page Long STHIS MORTGAGE Made this ISTA Vol. mag Page 24661 ET A L day of DECEMBER\_ 19 89 Mortéaéor. TO FLORENCE L. TIMMONS Mortgagee, WITNESSETH, That said mortgagor, in consideration of \$20,000 Dollars, to him paid by said mortgagee, does hereby grant, bargain, sell and convey unto paid mortgagee, his heirs, executors, administrators and assigns, that certain real property situated in KLAMATH County, State of Oregon, bounded and described as follows, to-wit: POR. Lots 17-19 BLOCK 37 AND COMMONLY KNOWN as 1919 MELROSE. KIAMINI FALLS, CARGON 97601 CHANGES, ន៍ដាំងខំ 11 Sugar 和自己的规则的分子 Particul (E) Stations (a. .... 175-65642 d produces and the second s Together with all and singular the towersants, horeditaments and appurtenances thereunto belonging or in anywise appertaining, and which may herealter thereto bolong or apportain, 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 promises with the appurtenances unto the said mortgage, his heirs, executors, adminis-trators and assigns forever. This mortgage is intended to secure the payment of \_\_\_\_\_ promissory note..., of which the following is a substantial copy: \$ 20,000 8-25 ..., 19.89 KINALOTH FALLS, OF. 67601 13t /30 HAWTHORNE STREET with interest thereon at the rate of 8.75 percent per annura from 8/25/89 until paid, payable in installments of not less than \$ 206.37 in any one payment; interest shall be paid and \* is inclu in included in the minimum payments above required; the first payment to be made on the 22 day of SETTEMBER. Included in the minimum payments above required; the first payment to be made on the 22 day of SETTEMBER. Interest has been paid; if any of said installments is not so paid, all principal and interest to become immediately due and collectible at the option of the holder of this note. If this note is placed in the hands of an attorney for collection, I/we promise and agree to pay holder's rensonable attorney's fees and collection costs even though no suit or action is filed hereon; however, if a suit or an action is filed, the anioun't of such reasonable attorney's fees shall be fixed by the court, or courts in which the suit or action, including any appeal therein, is tried, heard or decided. live Dominio \* Strike words not applicable. FORM No. 217-INSTALLMENT NOTE. SN © 1988 Stevens-Ness Law Publishing Co., Portland, OR 97204 The date of maturity of the debt secured by this mortgays is the date on which the last scheduled principal payment becomes due, to with MARCHThis mortgage is interior, secondary and made subject to a prior mortgage on the above described real estate made by Klandard First FEDERALL SAVINGS 5 LOGN to Lloyd S. TIMMONS FR. ET M-L dated 8-25 dated 8-25 19.57, and recorded in the mortgage records of the above named county in book/reel/volume No.M89 , at page 15963 hereby being made; the said litst mortgage was given to secure a note for the principal sum of \$ 60,000 ....; the unpaid principal balance thereof on the date of the execution of this instrument is \$ 60,000, and no more; interest thereon is paid to . (19) said prior mort see and the obligations secured thereby hereinafter, for brevity, are called simply "lirst mortgage." The mortigagor covenants to and with it's mortgages, his heirs, executors, administrators and assigns, that he is lawfully seized in lee simple of said premises; that the same are free from all opcumbrances except said first mortgage and further except ...... NC EXCEPTIONS and that he will warrant and forever deleted the same against all persons; further, that he will do and perform all things required of him and pay all obligations due or to become due under the terms of said first morigage as well as the note secured hereby, principal and interest, according to the terms thereoi; that while any part of the note secured hereby remains unpaid he will pay all taxes, assess-ments and other charges of every nature which may be levied or assessed against said property, or this mortgage or the note secured hereby, when due and payable and before the same become celluler to that he will promptly pay and satisfy any and all liens or encumbrances that are or may become liens on the promises or any part thereof superior to the lien of this mortgage; that he will keep the buildings now on or which hereafter may be erected on the said premises continuously insured against loss or damage by fire

The mortgager shall join with the mortgage it: executing one or more linancing statements pursuant or the mortgage, and will pay for tiling the same in the program or stistationy to the mortgage and study. The mortgage is a state of the mortgage of the m

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The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a)\* primarily for mortgagor's prisonal, family or howehold purposes (see Important Notice below), (b) for an organization, (even it mortgagor is a natural person) are for business or commercial purposes.

(b) for an organization, (even if mortgagor is a natural person) are for business or commercial purposes. Now, therefore, if said mortgagor shall keep and perform the covenants herein contained and shall pay all obligations secured by 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 agreed that a tailure to perform any covenant herein, or if a proceeding of any, kind be taken to foreclose any lien on said premises or any payable, and this mortgage shall have the option to declare the whole amount unpaid on said note or on this mortgage at once due or any payable, and this mortgage have the option to declare the whole amount unpaid on said note or on this mortgage at once due or any lien, encumbrance or insurance, premium as above provided for, or fail to do or perform anything required of him by said first 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 here said list mortgage; and any payment co made, together with the cost of such performance shall be added to and become a part of the debt secured by this mortgage for breach of covenant. And this mortgage may be foreclosed for principal, interest now right or action being instituted to foreclose this mortgage, the losing party agrees to pay all the sont agrees. The event of any suit or action being instituted to foreclose this mortgage, the losing party agrees to pay all the sont be costs of the asonable costs incurred by the prevailing party, all statutory costs ind disbursements and such further sum as the tial court may adjudge reasonable as the provailing promises to pay such sum as the appellate court shall adjudge reasonable as prevailing party's attorney's less on such appeal, all such sums to be included in the court's decree.

Each and all of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators and

Each and all of the covenants and spreaments herein contained shull apply to and bind the heirs, executors, administrators and assigns of said mortgagor and of said mortgage respectively. In case suit or ection is commenced to foreclose this mortgage, the Court may, upon motion of the mortgage, appoint a receiver to collect the rents and profits arising out of said premises during the pendency of such foreclosure, and apply the same, after first deducting all of said receiver's proper charges and expenses, to the payment of the amount due under this mortgage. In construing this mortgage, it is understood that the mortgagor or mortgage may be more than one person; that if the con-test so requires, the singular pronoun shall be taken to ment and include the plural, the masculine, the feminine and the neuter, and and to individuals.

IN WITNESS WHEREOF,	suid mortgagor h	as hereunto of his har	The day and ye	ar first above written.
		mayxt	n igun	on Ar
* IMPORTANT (CTICE: Delete, by lining out, (b) is not applicable. If warranty (a) is applica- is a creditor, as such word is defined in it e	ble and if the mortga	jee d		
Regulation Z, the mortgages (AUST comply will by making required disclosure); for this purpo No. 1319, or equivalent.	a the Act and Recult	ion in the second s		
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(If executed by a corporation, affix corporate scal)				
(If the signer of the above is a corporation, use the form of ucknowledgment opposite.) STATE OF OREGON,		STATE OF OREGON.		Trustee
Country of Klanath	) 55.	County of This instrument was acknow	ledied before me on	) ss.
December 21 19.89, by Howd S. Timmons Jr	지수는 동안에도 한 것은 다시 같이 많이 봐.	9, by		
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