RECORDATION REQUESTED BY:

First interestate Benk of Oregon, N.A. 2009 3. SDOTH ST. P.C.EOX 238 KLA1ATH FALLS, OR 97601

WHEN RECORDED MAIL TO:

First interstate Bank of Oragon, N.A. 2009 S. SDCTH ST. P.C.E OX 238 KLAHATH FALLS, OR 97601

SEND TAX NOTICES TO:

ELIN OR M. JONES 6376 ALVA AVE KLANATH FALLS, OR 97603

SPACE ABOVE THIS LINE IS FOR RECORDER'S USE ONLY

MORTGAGE

THIS MORTGAGE IS DATED DECEMBER 21, 1994, betwoen ELINOR M. JONES, whose address is 6376 ALVA AVE, KLAMATH FALLS, OR 97603 (referred to below as "Grantor"); and First Interstate Bank of Oregon, N.A., whose address is 2809 S. SIXTH ST., P.O.BOX 238, (LAMATH FALLS, OR 97601 (referred to below as "Lende.").

GRAPH CF MORTGAGE. For valuable consideration, Grantor mortgages, and conveys to Lender all of Grantor's right, title, and interest in and to the following described real property, together with rill exit ing or subsequer by erected or affixed buildings, improvements and fixtures; all easements, rights of vizey, and appure nances; all water, water rights, intercourses and rights (including stock in utilities with ditch or irrigation rights); and all other rights, royalties, and profits relating to the real property of the including without limitation all minerals, oil, gas, geothermal and similar matters, located in KLAIJATH County, State of Oregon (he 'Real Property'):

WINEMA GARDENS 2ND ADDITION. BLOCK 5,LO: 6 LESS WLY 5', VAC WALKWAY. The Real Property or its address is commonly known as 376 ALVA AVE, KLAMATH FALLS, OR 97603.

Grantor presently assigns to Lender all of Grantor's eight title, and interest in and to all leases of the Property and all Rents from the Property. In addition, Grantor grants to Lender a Uniform Committed Social Social Interest in the Personal Property and Rents.

DEFINITIONS. The following words shall have the killowing meanings which used in this Mortgage. Terms not otherwise defined in this Mortgage shall have the neanings attributed to such terms in the Criegon Uniform Comme c all Code.

Grantor. The word "Grantor" means ELINOR A. JOHES. The Granto → the mortgagor under this Mortgage.

Guarantor. The word "Guarantor" means and inch ites without limited in each and all of the guarantors, sureties, and accommodation parties in connection with the indebtedness.

Ends bladness. The word "Indebtedness" means at principal and in a est payable under the Note and any amounts expended or advanced by Longler to discharge obligations of Grantor or opper ses incurred by under to enforce obligations of Grantor under this Mortgage, together with interest on such an number as provided in this Mortgage.

Nate. The word "licte" mans the promissory note or credit agreement dated December 21, 1994, in the original principal amount of \$32,679.00 from Granton to Lender, together to hall renewals of extensions of, modifications of, refinancings of, consolidations of, and substitutions for the promissory note or agreement. The maturity date of this Mortgage is January 10, 2005. The rate of interest on the Note is subject to indexing, adjustment, renewal, or renewal

Personal Property. The words "Personal Projectly mean all equipm 3 it, fixtures, and other articles of personal property now or hereafter attached or 3 fixed to the Real Prop 3 y; together with all accessions, parts, and additions to, all replacements of, and all substitutions for, any of such property; and organism with all 12 xceeds (including without limitation all insurance proceeds and refunds of premiums) from any sale or other disposition of the Froperty.

Property. The word "Property" means collectively to a Real Property and the Personal Property.

Real Property. The words "Real Property" mount fire property, interests and rights described above in the "Grant of Mortgage" section.

Re: ts. The word "Rents" means all present and tature ronts, reverses, income, is sues, royalties, profits, and other benefits derived from the Property.

THIS MORTGAGE, INCLUDING THE ASSIGNMENT OF RENTS AND THE SECURITY INTEREST IN THE RENTS AND PERSONAL PROPERTY, IS GIVEN TO SECURE (1) PAYMENT OF THE INCESS AND (2) PERFORMANCE OF ALL OBLIGATIONS OF GRANTOR UNDER THIS MORTGAGE. THIS MORTGAGE IS GIVEN AND A CCI: TED ON THE FOLLOWING TERMS:

PAYIMENT AND PERFORMANCE. Except as otherwise provided in this Mantgage, Grantor shall play to Lender all amounts secured by this Montgage as they become due, and shall strictly perform all of Grantor's obligations on ter this Montgage.

POSSESSION AND MAINTENANCE OF THE PROFER 17. Grantor agrees that Grantor's possession and use of the Property shall be governed by the following provisions:

For session and Use. Until in default, Granto many remain in posses son and control of and operate and manage the Real Property and collect the Rems. This INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

Dury to Maintain. Grantor shall maintain the Property in tenantable condition and promptly perform all repairs, replacements, and maintenance necessary to preserve its value.

Nulsance. Waste, Grantor shall no cause, conduct or pure sit any nulsance nor commit, permit, or suffer any stripping of or waste on or to the Property or any portion of the Property. Specifically without mitation, Grantor will not remove, or grant to any other party the right to remove, any timber, rainerals (including oil and gas), so i, gravel or rock is iducts without the prior written consent of Lender.

DUE ON SALE - CONSENT BY LENDER. Lent ler may, at its op ik in, declare immediately due and payable all sums secured by this Mortgage upon the

TAXES AND LIENS. The following provisions relating to the taxes and liens on the Property are a part of this Mortgage.

Payment. Grantor shall pay when dun (and in all events prote to delinquency) all taxes, payroll taxes, special taxes, assessments, water charges

V/ARRANTY; DEFENSE OF TITLE. The following provisions relating to ownership of the Property are a part of this Mortgage.

sale or transfer. without the Lender's prior wit an consent, of all or any part of the Real Property, or any interest in the Real Property. A "sale or transfer" means the conveyance of real property or any right, it is or interest therein; whether legal or equitable; whether voluntary or involuntary; whether by outright sale, dead, installment sale contract, land on tract, contract for deed, leasehold interest with a term greater than three (3) years, whether by outlight sale, dead, installment sale contract, land collingt, contract for deed, lease-option contract, or by sale, assignment, or transfer of any other method of conveyance of real property in viest. If any Grant it is a corporation or pertnership, transfer also includes any change in ownership of other metrical or conveyance or real property in rest. In any charity is a corporation or perturbating, realises also includes any charity of more than twerry-five percent (25%) of the verting stock or partix ship interests, as the case may be, of Grantor. However, this option shall not be

Payment. Justicor shall pay when out (at i in all events pill) to delinquency) all taxes, payroll taxes, special taxes, assessments, water charges end sewer. Services charges levied agrinst in on account of the Property, and shall pay when due all claims for work done on or for services and sawe service charges revied agritts. If on account of the Property, and shall pay when due at claims for work construction for its services rendered or material furnished to the Property fixed of all liens having priority over or equal to the interest of Lender under this Mortgage, except for the Property fixed and a sessments not due, and except as otherwise provided in the following paragraph. FROPERTY DAMAGE INSURANCE. The it flow if g provisions relating to insuring the Property are a part of this Mortgage.

Maintenances of insurance. Grantor shall procure and maint in policies of fire insurance with standard extended coverage endorsements on a replacement basis for the full insurable value covering all limps exements on the Real Property in an amount sufficient to avoid application of any consurance alause, and with a standar time: gages clause in to vor of Lender. Policies shall be written by such insurance companies and in such form as may be reasonably acceptable to Lender. Granto shall deliver to Lender certificates of coverage from each insurer containing a form as may be reasonably acceptable to Lender. Granto: shall center to Lender certificates of coverage from each stipulation that coverage will not be can selled or diminished without a minimum of ten (10) days' prior written notice to Lender.

Application of Proceeds. Grantor shall promptly notify Lender bill any loss or damage to the Property. Lender may make proof of loss if Grantor fails to do so within lifteen (15) days of the casualty. Whether a not Lender's security is impaired, Lender may, at its election, apply the proceeds to the reduction of the indebtedness, parmer of any lien affec in githe Property, or the restoration and repair of the Property.

E) PENDITURES BY LENDER. If Grantor fell a to comply with any provision of this Mortgage, or if any action or proceeding is commenced that would E) PENDITURES BY LENDER. If Grantor fell 3 to comply with any provision of this Morrgage, or if any action or proceeding is commenced that would include the interests in the Project). Lender on Gran or subshalf may, but shall not be required to, take any action that Lender deems appropriate. Any amount that Lender expends it is no doing will be a interest at the rate charged under the Note from the date incurred or paid by the payable on demand. (b) he added to the balance of the the index to the date of repayment by Grantor. All six h expenses, at Lis der's option, will (a) be payable on demand. (b) be added to the balance of the Lender to the date of repayment by Grantor. At six in expenses, and a degree option, while (a) be payable on demand, (b) be added to the balance of the Note and be apportioned among and be payable vith any installine in payments to become due during either (i) the term of any applicable insurance. policy or (ii) the remaining term of the Note or c) be treated as a balloon payment which will be due and payable at the Note's maturity. This porcy or (ii) the remaining term of the word or (i) be detailed as a balloon payment which will be due and payable at the roll of manning. The rights provided for in this paragraph shall be in addition to any other rights or any remedies to yaid asso will secure payment of these er round. The rights provided from the paragraph shall not be construed as curing the default so as to bar Lender that the construed as curing the default so as to bar Lender.

Title. Grantor Narrants that: (a) Grantor hold good and marks able title of record to the Property in fee simple, free and clear of all liens and favor of, and accepted by, Lender in completion with this Mortge; and (b) Grantor has the full right, power, and authority to execute and deliver

Defense of Title. Subject to the exception in the paragraph above, Grantor warrants and will forever defend the title to the Property against the

DEFINULT. Each of the following, at the option of Lender, shall constitute an event of default ("Event of Default") under this Mortgage:

Refault on Indebinedrass. Failure of Grant or to make any payme it when due on the Indebiedness.

Compliance Durf suit. Failure of Grantor to some y with any other true, obligation, covenant, or condition contained in this Mortgage, the Note, or It any other agreement between Grantor and Lender. I solvency. The insolvency of Grantor, ap joint tent of a receive or any part of Grantor's property, any assignment for the benefit of creditors, the commencement of any proceeding uniter any bankruptcy or asolvency laws by or against Grantor, or the dissolution or termination of Except to the extent prohibited by federal law or Oregon law, the death of

E rents Affecting Guarantor. Any of the precenting events occurs with respect to any Guarantor of any of the Indebtedness or such Guarantor RIGHTS AND REMEDIES ON DEFAULT. Upon the ox currence of any 3 ent of Default and at any time theresiter, Lender, at its option, may exercise any one or more of the following rights and remedies, in addition to any citier rights or remedies provided by law: As celerate Indext sciness. Lender shall have the light at its option vithout notice to Grantov to declare the entire indebtedness immediately due and payable, including any prepayment penalty with the Grantov would be required to pay.

UCC Remedias. With respect to all or any part of the Poisonal Property, Lender shall have all the rights and remedies of a secured party under the Oregon Uniform Commercial Code.

टाम licial Forectos ure. Lender may obtain a ju dicks decree foreclosing Granton's interest in all or any part of the Property.

Nonjudicial Sale. If permitted by applicable it w, Li nder may foreck singrantor's interest in all or in any part of the Personal Property or the Real Deficiency Judgment. If permitted by applicable law, Lender may a tain a judgment for enri desciency remaining in the Indebtedness due to

Other Remedies. Lander shall have all other rights and remedies provided in this Mortgage or the Note or available at law or in equity. Atto meyo' Fees; Expenses. In the event of to ecic are of this Mortga; a, Lender shall be entitled to recover from Grantor Lender's attorneys' fees MISCEL LANEOUS PROVISIONS. The following not scal a neous provisions are a part of this Mortgage: Applicable Law. This Mortgage has been relivered to Lender and accepted by Lender in the State of Oregon. This Mortgage shall be coverned by and construed in accordance with it e laws of the Str s of Oregon. Walver of Homestoad Exemption. Grantor terely releases and walks all rights and benefits of the homestead exemption laws of the State of On gon as to all Indebtedness secured by this Mork age. GRAFF OR ACKNOWLEDGES HAVING READ ALL. THE PROVISIONS OF THIS MORTGAGE, AND GRANTOR AGREES TO ITS TERMS. HID! IDUAL ACKNOWLEDGMENT OFFICIAL SEAL S. BOCCHI NOTARY PUBLIC - OREGON COMMISSION NO.007030 OREGON STATE OF MY COMMISSION EXPIRES MAY 28, 1995 HTAMATH On this day before me the undersigned Notary Hubi c personally appeared ELINOR M. JONES, to me known to be the individual described in and who executed the Morgage, and acknowledged that I a or she signed the Mortgage as his or har free and voluntary act and deed, for the uses and , 1994 purposes therein mentioned. DECEMBER Given under my hand end official seal this KLAMATH FALLS, OR. 97603 Residing at 2809 S. 6TH ST. My commission expires Mau 28 Notar / Public in anci for the State of OREG(N LASER PF O (tm) Ver. 3.10a (c) 1994 CFI Bankers Service Groun, Inc. All rights reserved. STATE OF ORECON: COUNTY OF KLAMATH: I lamath County Title Co A.D., 19 54 at 3:24 o'clock P.M. and duly recorded in Vol. M94 Filed for record at request of ____

Mortgages

on Page 39019

Evelyn Biehn

County Clerk

\$20.00 FEE