Klamath County Township 36S Range 10 E. Section 11- SE; NE; Tax lot 6100 Lot 37 Block 31

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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:

5 0000. The mortagor warrants that the proceeds of the loan represented by the note(s) and this mortage are:
2118 107(a)? primarily for mortagor's personal, family or household purposes (see Important Notice below), or
2128 107(b). for all organization of (even if mortagor is a natural person) for business or commercial purposes.

This mortgage is further conditioned upon the faithful observance by the mortgagor of the following covenants hereby expressly entered into by the mortgagor, to-with the second statement of the following covenants hereby expressly entered into by the mortgagor, to-with the second statement of the following covenants hereby expressing the mortgagor of the following covenants hereby expressing the mortgagor of the following covenants hereby expressions and the following covenants hereby expressions are supported by the mortgagor of the following covenants hereby expressions are supported by the mortgagor of the following covenants hereby expressions are supported by the mortgagor of the following covenants hereby expressions are supported by the mortgagor of the following covenants have been expressions and the following covenants are supported by the mortgagor of the following covenants have been expressions and the following covenants are supported by the fol

gations Mortgago, is lawfully seized of the premises and now has a valid and unencumbered fee simple title thereto, except as follows (if no exceptions, so state): If (1930) is not agreed a description of a military of the premises and provide the contraction of the premises and now has a valid and unencumbered fee simple title thereto, except as follows (if no exceptions, so state):

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lancence/Mortgagoi will pay the promissory note(s) and all installments of interest thereon promptly as the same become due, according to the tenor of the note(s).

of this mortgage, notices that, by operation of law or otherwise, become a lieu upon the mortgaged premises superior to the lieu of this mortgage.

Mortgagor will keep the improvements erected on the premises in good order and repair and will not commit or suffer any waste of the premises. At the request of the mortgagee, the mortgagor shall join with the mortgagee in executing one or more financing statements pursuant to the Uniform Commercial Code, in form satisfactory to the mortgagee and will pay for filing the same in the proper public office(s), as well as the cost of any lien search made by filing officers or searching agencies as may be deemed desirable by the mortgagee.

WARNING: Unless mortgager provides mortgage with evidence of insurance coverage as required by the contract or loan agreement between them, mortgager may purchase insurance at mortgager's expense to protect mortgager's interest. This insurance may, but need not, also protect mortgager's interest. If the collateral becomes damaged, the coverage purchased by mortgager may not pay any claim made by or against mortgagor. Mortgagor may later cancel the coverage by providing evidence that mortgagor has obtained property coverage elsewhere. Mortgagor is responsible for the cost of any insurance coverage purchased by mortgagee, which cost may be added to mortgagor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date mortgagor's prior coverage lapsed or the date mortgagor failed to provide proof of coverage. The coverage mortgagee purchases may be considerably more expensive than insurance mortgagor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law.

NOW THEREFORE, if the mortgagor shall pay the promissory note(s) and shall fully satisfy and comply with the covenants hereinbefore set forth, then this conveyance shall be void, but otherwise it shall remain in full force and virtue as a mortgage to secure the payment of the promissory note(s) in accordance with the terms thereof and the performance of the covenants and agreements herein contained. Any failure to make any of the payments provided for in the note(s) or this mortgage when the same shall become due or payable, or to perform any agreement herein contained, shall give to the mortgagee the option to declare the whole amount due on the note(s), or unpaid thereon or on this mortgage, at once due and payable, and this mortgage by reason thereof may be foreclosed at any time thereafter. If the mortgagor shall fail to pay any taxes or other charges or any lien or insurance premium as herein

<sup>\*</sup> REPORTANT HOTICE: Delete, by Bring out, whichever warranty (a) or (b) is inapplicable. If manualty (a) is applicable, and if the semigages is a creditor, as such word is defined in the Truth-H-Landing Act and Regulation Z, the mortgages (AUST comply with the Act and Regulation by making required disclosures. For this purpose, use Stevens-Nees Form No. 1319 or equivalent.

\$25.00

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provided to be done, the mortgagee shall have the option to pay the same. Any payment so made shall be added to and become a part of the debt secured by this mortgage, and draw interest at the same rate as the note(s) without waiver, however, of any right arising from breach of any of the covenants herein. Time is of the essence with respect to all sums due hereunder, and the promissory note(s).

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In the event any suit or action to foreclose this mortgage is commenced, the losing party therein agrees to pay the attorney fees, costs and disbursements of the prevailing party, including statutory costs and disbursements and costs of title report(s) and/or title search. If any appeal is taken from any judgment or decree entered pursuant to such suit or action, the losing party on appeal therein promises to pay the attorney fees, costs and disbursements, including all statutory costs and disbursements, of the prevailing party. To the extent permitted by law, all such sums shall be and are secured by the lien of this mortgage and shall be included in the judgment or decree of foreclosure. Thosasa the to abhasish but rough this letters along our many the appropriate the second of the control of

Each and all of the covenants and agreements herein contained shall apply to, inure to the benefit of, and bind the personal representatives, successors and/or assigns of the mortgagor and of the mortgagee respectively.

based In constraing this mortgage and related note(s), it is understood that the mortgager or mortgagee may be more than one person. If the context so requires, the singular shall be taken to mean and include the plural. Generally, all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

he see out on announce that he on minute its equilences became a lice upon the mongreyal premiers suborde to the figure IN WITNESS WHEREOF, the mortgagor has executed this instrument the day and year first above written. If the mortgagor is a corporation, it has caused its name to be signed and its seal, if any, affixed by an officer or other person duly authorized to do so by order of its board of directors, ages has relate toog its abstracte add its because strong and its because the rest flow and the second s, are at the premises. At the region is the moderace, he horizones built followith the appropried in executing only armore thankin saus all field of the modulated and will pay for library the cause in Sech analis by filing officers or somering agencies as may be decined were will say the balldays now erelied, or any which that bereafter erection for the common against fine and datased by fire; with indeed coverage, to the extent of S and all all a limited in and the state of both partial bardons it in interest lines appear and STATE OF OREGON, County of Klamath ) ss. med to therman interest of heritage. This instrument was acknowledged before me on February 14, concrean side in the instrument was acknowledged before me on February 14, This instrument was acknowledged before me on noughness tells denoting a by assertanted by martenace. 10 tasihoo giiry letien sitt **of -call tasassii sait 1** st. by the date many ager's prior overage hipsal or the date mortage or falled ropention of the first and saverage more plained by the constitution of the constitution and the constitution of the constitut OFFICIAL SEAL Notary Public for Oregon ability insurance My commission expires. DARLEEN MACARTHUR NOTARY PUBLIC - OREGON Commission no. 229436 The concentration of the conc Literary of the Hard Constant of the state o the committee of STATE OF OREGON: COUNTY OF KLAMATH: Willis Wilson Filed for record at request of A.D., 19 97 at 3:55 P.M., and duly recorded in Vol. Mortgages

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Bernetha G. Letsch, County Clerk