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	66-1121 THIS MORTGAGE, made this 26th doy of August 196.6., A.D., by and between, his JACK WILLIAMSON and JIMMIE L. WILLIAMSON
	hereinofter called the Mortgagors, and <u>ALVA BETTY DECKER</u> as Executrix of Estate of the deceased deceased
	hereinorter culted the Mortgagets, WITNESSETH: hereinofter culted the Mortgagets, WITNESSETH: 5 That said Mortgagets in consideration of the sum of \$4,750_00 and other valuable considerations to the handspaid by said Mortgagets, do hereby grant, bargain, sell and convey unto said Mortgagets, or to the survivor of them, their heir handspaid by said Mortgagets, do hereby grant, bargain, sell and convey unto said Mortgagets, or to the survivor of them, their heir handspaid by said Mortgagets, do hereby grant, bargain, sell and convey unto said Mortgagets, or to the survivor of them, their heir handspaid by said Mortgagets, do hereby grant, bargain, sell and convey unto said Mortgagets, or to the survivor of them, their heir handspaid by said Mortgagets, do hereby grant, bargain, sell and convey unto said Mortgagets, or to the survivor of them, their heir handspaid by said Mortgagets, do hereby grant, bargain, sell and convey unto said Mortgagets, or to the survivor of them, their heir handspaid by said Mortgagets, do hereby grant, bargain, sell and convey unto said Mortgagets, or to the survivor of them, their heir handspaid by said Mortgagets, do hereby grant, bargain, sell and convey unto said Mortgagets, or to the survivor of them, there here handspaid by said Mortgagets, do hereby grant, bargain, sell and convey unto said Mortgagets, or to the survivor of them, there here handspaid by said Mortgagets, do hereby grant, bargain, sell and convey unto said Mortgagets, or to the survivor of them, there here handspaid by said Mortgagets, do hereby grant, bargain, sell and convey unto said Mortgagets, bargain, sell and convey unto said mortgagets, bargain, sell and convey unto said the survivor of th
	and oppure intervence occurs and
•	Lot 345, Block Îl2, Mîlls Addition to City of Klamath Falls, Klamath County, Oregon
	SUBJECT TO easement, use and building restrictions set forth in Deed Trecorded in Deed Volume 58 at page 497, Volume 76 at page 566 and Deed Volume 45 at page 50, in the office of the County Clerk of Klamath County, Oregon.
· · · ·	SUBJECT TO: Sewer pipe ling across the Northeast corner of Lot 345, Block 112, as set out in instrument recorded October 23, 1939 in Miscellaneous Volume 7 at page 118.
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	TO HAVE AND TO HOLD the said premises, with the appurtenances aforesaid, unto said Mortgagees, or to the survivor o their heirs and assigns forever. This mortgage is intended to secure the payment of a promissory note of which the following is stantial copy, to-wit:
	stantial copy, to-wit:
	their heirs and assigns forever. This monogone is managed to managed
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	their heirs and assigns to rever. This monopole is interest to manage their heirs and assigns to revert. This monopole is interest to react the rate of the undersigned promises to pay to the order of Alva Betty Decker, Executrix of the Eatate of Grace Mary Wells, deceased at Coos Bay, Oregon Estates of Grace Mary Wells, deceased at Coos Bay, Oregon DOLLA. Estate of Grace Mary Wells, deceased at Coos Bay, Oregon Mary Wells, Betty Decker, Executrix of the minimum from August 26, 1966 and the pay of the order of the minimum payments above required; the first payment to be monthly is included in the height of and thereast the and thereafter, until the whole sum, principal and interest has been paid; if any of said inst ments is not so paid, the whole sum of both principal and interest to become immediately due and collectible at ments is not so paid, the whole sum of both principal and interest to become immediately due and collectible at ments is not so paid, the whole sum of both principal and interest to become immediately due and collectible at ments is not so paid, the whole sum of both principal and interest to become immediately due and collectible at ments is not so paid, the whole sum of both principal and interest of a ments of any attorney for collection, each of the under the induction of the under the rest of the under the rest of the under the pay of the pa
	their heirs and assigns torever. This monopole is interest to be signed promises and agrees to pay the whole sum of both principal and interest to be come immediately due and collectible at ments is not so paid, the whole sum of both principal and interest to be fixed by the trial court and (2) if any of a line with interest and agrees to pay the reasonable alterney's fixed by the trial court and (2) if any of a line with interest the both of the whole sum of both principal and interest to be fixed by the trial court and (2) if any of a line with interest first or pay the whole sum of both principal and interest to be fixed by the trial court and (2) if any of a line with a line with a line whole sum of both principal and interest to be fixed by the trial court and (2) if any of a line with a line bidde's reasonable alterney's to be fixed by the trial court and (2) if any of a line with a line bidde's reasonable alterney's to be fixed by the trial court and (2) if any of a line with a line bidde's reasonable alterney's to be fixed by the trial court and (2) if any of a line with a line bidde's reasonable alterney's to be fixed by the trial court and (2) if any of a line with a line bidde's reasonable alterney's test to be fixed by the trial court and (2) if any of a line bidde's reasonable alterney's test to be fixed by the trial court and (2) if any of a line bidde's reasonable alterney's
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W. S. W NOW, THEREFORE, if soid Mortgagors shall keep and perform each and all of the covenants and agreements herein contained, shall pay said promissory note according to its termis, and shall pay all other sums secured by this mortgage, then this conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of all said covenants and the payment of said note; it being agreed that a failure to perform any covenant herein, or if, proceedings of any kind be taken to foreclose any lien on said premises, and payatherear, the Mortgages shall have the option to declare the whole amount unpaid on said note, or on said mortgage at once, due or any part therear, the Mortgages shall have the option to declare the whole amount unpaid on said note, or on said mortgage at once, due and payather, encumbrance or insurance premium as above provided for, the Mortgages may, at their option do so, and any payment so made any lien, encumbrance or insurance premium as above provided to and become a part of this mortgage, without waiver, however, of any shall bear interest of the same rate as said note and shall be added to and become a part of this mortgage. And if suit be com-sums paid by the Mortgagees of any time while the Mortgagors may be foreclosed at any time for principal, interest and all shall bear interest of the same rate as said note and shall be added to any be foreclosed at any time for principal, interest and all shall bear interest of the same rate as said note and shall be added to repay any sum's so paid by the Mortgagees. And if suit be com-sums paid by the Mortgagees at any time while the Mortgagors neglect to repay any sum's so paid by the Mortgage. In the event the Mortgage, the attorney fees provided for in said note shall be included in the lien of this mortgage.

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A MARKE

In the event the Mortgagees shall institute foreclosure proceedings, they shall have the right to forthwith take possession of said real property, and the whole thereof, and the Mortgagees shall be entitled to collect all of the rents, issues and profits thereform, which some are hereby specifically mortgaged, shall have the right to eject the Mortgagers, and all persons claiming under, by or through them, or said Mortgagees, may, at their option, apply to the Court for a receiver to take immediate possession of said real property and operate the some under such receivership. The Mortgagees shall have the right at all times to enter in and upon said premises for the purpose of inspecting the same. Jacon Alliconnon ISEAL

immig L.H Chemen SEAL) who being duly sworn did say that they are the identical individuals described in and who executed the within instrument, and acknowledged to me that they executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and official seat the day and year last above written. Notary Public for Oregon. My Commission Expires If the day of the day and year last above written. graph en germanin duitech County and B Mortgages .99 COLLVER Reelti ŝ. 19. Ъ Ū, 4 Rogers ч ş ઝ 8 Hall

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