



50.3 9.64. And will warrant and forever defend the same against all persons; that he will pay said note, principal and interest, according to the terms thread, they will any part of said note remains unpaid he will pay all taxes, assessments and other, charges of every network mere many how for the rest they will provide the the same against all persons; that he will pay is and note; charges of every network mere many how for the rest they will provide the same against all persons; the same terms are or may become liens on the premises, or any part threed, superior of the notion of the note or obligation secured by the buildings now on or which hereafter any be credied on the said persises, or any part threed, superior of the note or obligation secured by the buildings now on or which hereafter any be credied on the said premises, or any part threed, superior of the note or obligation secured by the buildings from a company or companies acceptable to the morifagees as soon as insured to the sort against and provements on said premises in good repair, and will not commit may prove the same at morifagers as the ter-for the morifagees, the morifagees, and will pay for tilling the same in the proper public dilice or ollices, as who the Uniform Commercial cances the morifagees, the morifagees and will pay for tilling the same in the proper public dilice or ollices, as who the public of the morifagees, the morifages as all morifages and perform the covenants herein contained and shall pay said note according to invest in a second in form satisfactory to the morifages shall fail to make any payment be deemed by fing of a sate course the same start morifages and will not be according to its terms, this seconds made by fing of the morifages shall have any payment bread there in contained and shall pay said note according to its terms, this seconds made by fing and the same against all to make any payment or to perform any covenant herein, or if a proceeding of any kind seconds made by fing and the morifages s 9643 Provided, however, mortgagees covenant that they will release from the lien of this mortgage parcels of 10 acres, or more, upon payment to said mortgagees by said mortgagor of the sum of \$40.00 per acre, in cash, said payment to be credited on the principal of aforesaid note as of the date of receipt; provided only, however, that the first parcel released shall be adjacent to an exterior boundary line and that each subsequent parcel released shall be contiguous to a parcel theretofore released. IN WITNESS WHEREOF, said mortgagor has hereunto set his hand and seal the day and year first above written. William L'Begginsterffseni ...(SEAL) (SEAL) (SEAL) G E E the within MORTGA * Klamath ŝ 5 Insurance STATE OF OREGON ġ ព្រ that [FORM Ł my **.** certify Dorothy Witness y affixed. County б County said CALIFORNIAX STATE OF OKELIGNI OHECON County of KARXANSEXEE Klamath before me, the undersigned, a Notary Public in and for said county and state, personally appeared the within named William L. Biggerstaff, a single man, - 0 known to me to be the identical individual described in and who executed the within instrument and acknowledged to me that he executed the same for the purposes therein contained. IN TESTIMONY WHEREOF, I-have hereunto set my hand and attized Juriguel Preto. International and the second s arritadurunaliografic a errite auto (SEAL) Notary Public for EMALESEALEX Oregon My commission expires 11-25-68 9243 制起动