THIS MORTGAGE, Mude this lst DALLAS G. GLYAN, SR. and PATRICIA Mortgagor, MABEL C. MORGAN, a single woman WITNESSETH, That said mortgagor, in consideration of ...Forty-seven ...Thousand ...and ... Dollars, to him paid by said mortgagee, does hereby no/100 ---grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that cer-County, State of Oregon, bounded and described as tain real property situated inKlamath..... follows, to-wit: The SE1/4 of Section 22; Government Lots 18, 19, 20, 21, 22, 23, 26, 27, 28, 29 and 31, of Section 23; NW1/4 of Section 26 and E1/2 NE1/4 of Section 27, all in Township 36 South, Range 12 East of the Willamette Meridian. Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and which may hereafter thereto belong or appertain, 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 premises with the appurtenances unto the said mortgagee, his heirs, executors, administrators and assigns forever. This mortgage is intended to secure the payment of promissory note....., of which the following is a substantial copy:

000 00	APPLL 1, 1950
\$ 47,000.00	APPLI I, 1986 promise to pay to the order of
5-1/2 per cent. per annul from date.	angument including the full amount of
installments of not less than \$.3332.33in any on	e payment, including the full amount of stallment. The first payment to be made on the lst
interest due on this note at time of payment of each in	statement. The just payment to be thereafter, until the
day of December, 1961, and a like payment of	nthelstday of December thereafter, until the my of said installments are not so paid, the whole sum of a not collectible at the option of the holder of this note.
whole sum, principal and interest, has been paid, if a	e and collectible at the option of the holder of this note.
In case suit or action is instituted to collect this note,	or any portion thereof, djudge reasonable as attorney's fees in said suit or action.
	/s/ Dallas G. Givan, Sr.
Due, 19	
4.4	/s/ Patricia Ann Givan
No. *A payment of interest only will	be due December 1, 1966.
No. "A payment of interest only will	STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.
o. 217—INSTALLMENT NOTE.	PIEAEUS-WERR TWA LOU'S COUL LOUIS

And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully seized in fee simple of said premises and has a valid, unencumbered title thereto except that this mortgage is SECOND to that certain mortgage dated April 24, 1962, and recorded April 24, 1962, in Vol. 210, p. 58, Mortgage Records of Klamath County

and will warrant and torever delend the same against all persons; that he will pay said note(s), principal and interest, according to the terms thereof; that while any part of said note(s) remains unpaid he will pay all taxes, assessments and other charges of every nature which may be levied or assessed against said property, or this mortgage or the note(s) above described, when due and payable and before the same may become delinquent; that he will promptly pay and satisfy any and all liens or encumbrances that are or may become lions on the premises or any part thereof superior to the lien of this mortgage; that he will keep the buildings now on or which may be hereafter erected on the premises insured in layor of the mortgage against loss or damage by fire in the incumable value.

sum of insurable valificant company or companies as the mortgagee may designate, and will have all policies of insurance on said property made payable to the mortgagee as his interest may appear and will deliver all policies of insurance on said premises to the mortgagee as soon as insured; that he will keep the buildings and improvements on said premises in good repair and will not commit or suffer any waste of said premises.

Now, therefore, it said mortgagor shall keep and perform the covenants herein contained and shall pay said notes(s) 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 payment of said note(s); it being agreed that a failure to perform any covenant herein, or it proceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage shall have the option to declare the whole amount unpaid on said note(s) or on this mortgage at once due and payable, and this mortgage may be foreclosed at any time thereafter. And it the mortgagor shall fail to pay any taxes or charges or any lien, encumbrance or insurance premium as above provided for, the mortgage may at his option do so, and any payment so made shall be added to and become a part of the debt secured by this mortgage, and shall bear interest at the same rate as said note(s) without waiver, however, of any right arising to the mortgage for breach of covenant. And this mortgage may be foreclosed for principal, interest and all sums paid by the mortgage at any time while the mortgage neglects to repay any sums so paid by the mortgage. In the event of any suit or action being instituted to foreclose this mortgage, the mortgage agrees to pay all costs and disbursements allowed by law and such sum as the court may adjudge reasonable as plaintiffs attorney's fees in such suit or action, together with the reasonable costs mourred by the mortgage for title reports and title search, all sums to be secured by the lien of this mortgage and included in the decree of foreclosure.

Each and all of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators and assigns of said mortgagor and of said mortgage respectively.

In case suit or action is commenced to foreclose this mortgage, the Court, may, upon motion of the mortgage, appoint a receiver to collect the rents and profits arisi and trust.

In construing this mortgage, it is understood that the mortgager or mortgagee may be more than one person; that if the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

The mortgagors herein may at any time, without penalty, pay the entire unpaid balance on said mortgage, or any part thereof. IN WITNESS WHEREOF, said mortgagor has hereunto set his hand and seal the day and year first above written. + See Clas & Livan S (SEAL)
+ Jakien am Jum (SEAL) Executed in the presence of (SEAL) (SEAL) certify that the within instru-MORTGAGE my hand and Klamath in book M ATE OF OREGON, ဥ said County. recorded in 111,992... County of.

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	Co	ounty	of:	Kla	math			} ss.			30					
		DE	IT R	REMEM	BERED	, Th	at on	this	Ų	4	day of		afra	iil	, 19	66,
	before name		the .	and arcide	ned a N	otars	, Puh	lic in an	1 for	said	County &	and St	até, pe	rsonally a	ppeared the wit and and wi	thin
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		, 1 1	1							my o	tticial sec	il the	aay an	a year las	t above written	1.

Notary Public for Oregon.

My Commission expires...