Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging in appurent and appurent and assigns, that certical property situated in Klamath	20344	68-87 R
ISABELIA K. COONS. a. aingle. women, Mortgager, in consideration of	THIS MORTGAGE.	Made this 3rd day of February , 19.68.,
ISABELIA M., COONS, a. single. Noten,	by L. A. GIENGER and	NINA M. GIENGER, husband and wife,  Mortésgor.
WITNESSETH, That said mortgagor, in consideration of	TSABELLA M. COONS.	a sincle woman.
Together with all and singular the tenoments, hereditaments and appurtenances thereunto belonging in any wise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and the summath. Country, State of Oregon, bounded and described as own, to-wit:  "Skikh of Section 27, Township 36 South, Range 9 East of the Willamette Meridian, math Country, Oregon.  Together with all and singular the tenoments, hereditaments and appurtenances thereunto belonging in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and softs therefrom, and any and all fixtures upon said premises at the time of the execution of this mortisgae, at any time during the term of this mortisgae, at any time during the term of this mortisgae, at any time during the term of this mortisgae, his its, executors, administrators and assigns forever.  This mortisgae is intended to secure the payment of. a. promissory note, of which the limited is a substantial recons.  DO,00 Klamath Falls, Oregon February 3, 19.68.  Total of the undersigned promises to pay to the order of ISABELIA M. COONS, 18.  Test Tederal Savings 6 Loan Assan, at Klamath Falls, Oregon payment, interest shall be paid by and XEDERALONS of the minimum payments above required; the first payment to be made last the payment of the shall be paid by and XEDERALONS of the minimum payments above required; the first payment to be made also promises to pay (1) holder's reasonable attorney's less to become immediately due and collectible at the of the holder of this note. If this note is placed in the hands of any attorney for collection, each of the reasonable collection costs of the holder hereoft and it suit or action is filed also promises to pay (1) holder's reasonable attorney's less to be the dependency and action is filed also promises to pay (1) holder's reasonable attorney's less to be the dependency and action is filed also promises to pay (1) holder's reasonable autorney's less to be the dependency and action	ASSESSED OF THE PROPERTY OF THE PARTY OF THE	Mortgagee,
It begain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that cerval property situated in.  **County, State of Oregon, bounded and described as own, to-wit:  **SESHN of Section 27, Township 36 South, Range 9 East of the Willamette Meridian, math County, Oregon.  **Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging in anywise appartaining, and which may hereafter thereto belong or appertain, and the rents, issues and offits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage.  **TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgage at any time during the term of this mortgage.  **TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgage, his irs, executors, administrators and assigns forever.  **This mortgage is intended to secure the payment of. a. promissory note, of which the limited is a wheleastiel county.  **DO,00 Klamath Falls, Oregon February 3, 19.68.**  **Large of the undersigned promises to pay to the order of ISABELIA N. COONS, rest Federal Savings & Loan Assn at Klamath Falls, Oregon DOLLARS, terest thereon at the rate of 64 percent per annum from Feb. 15, 1968 until paid, payable stores thereon at the rate of 64 percent per annum from Feb. 15, 1968 until paid, payable stored in the said for the large of the said payment to be made 15th day of March 19.68. and a like payment on the .35th day of month thereafter, until the whole sum, principal and interest has been paid; if any of said installing the whole sum of both principal and interest to become immediately due and collection, each of the minimum payments above required; the first payment to be made 15th day of March 19.68. and a like payment on the .35th day of month thereafter, until the whole sum, principal and interest has been paid; if any of said installing the order of the said of the holder of this note. If this note is placed in the hands of	WITNESSETH, That	said mortgagor, in consideration of
Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and offst therefrom, and any and all fatures upon said premises at the time of the execution of this mortgage, at any time during the term of this mortgage.  TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgage, his iris, executors, administrators and assigns forever.  This mortgage is intended to secure the payment ofa. promissory note, of which the Insured is a wheteastiel court.  This mortgage is intended to secure the payment ofa. promissory note, of which the Insured is a wheteastiel court.  The mortgage is intended to secure the payment ofa. promissory note, of which the Insured is a wheteastiel court.  The mortgage is intended to secure the payment ofa. promissory note, of which the Insured is a wheteastiel court.  The mortgage of the undersigned promises to pay to the order of ISABELIA M. COONS, rat Federal Savings & Loam Assn., a. Klamath Falls, Oregon——————————————————————————————————	ant, bargain, sell and conve in real property situated in llows, to-wit:	y unto said mortgagee, his heirs, executors, administrators and assigns, that cer- Klamath County, State of Oregon, bounded and described as
Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and offits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage at any time during the term of this mortgage.  TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgage, his irs, executors, administrators and assigns forever.  This mortgage is intended to secure the payment of a. promissory note, of which the liturind is a substantial convertable to the undersigned promises to pay to the order of .ISABELLA M. COONS,	lamath County, Oregon	수의 경우를 잃었다. 나는 이번 이번 사람들은 그 없다.
Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and offits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage at any time during the term of this mortgage.  TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgage, his irs, executors, administrators and assigns forever.  This mortgage is intended to secure the payment of a. promissory note, of which the liturind is a substantial convertable to the undersigned promises to pay to the order of .ISABELLA M. COONS,	ાં કરવા હતું. જે તેમ જ જો છે. કે કે પ્રાપ્ત કર્યા કે માર્ચ કે માર્ચ જો જો જો જો જો છે.	
in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and offits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage.  TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgage, his iris, executors, administrators and assigns forever.  This mortgage is intended to secure the payment of. a promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the payment of the note intended in the substantial convert.  This mortgage is intended to secure the payment of the note intended in the substantial convert.  This mortgage appears to pay the payment of the note intended in the substantial convert and interest to become immediately due and collectible at the of the holder of this note. If this note is placed in the hands of any attorney for collection, each of the underpromises and agrees to pay the reasonable collection costs of the holder hereof; and it suit or action is filed also promises to pay (1) holder's reasonable attorney's fees to be fixed by the trial		
in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and offits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage.  TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgage, his iris, executors, administrators and assigns forever.  This mortgage is intended to secure the payment of. a promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the payment of the note intended in the substantial convert.  This mortgage is intended to secure the payment of the note intended in the substantial convert.  This mortgage appears to pay the payment of the note intended in the substantial convert and interest to become immediately due and collectible at the of the holder of this note. If this note is placed in the hands of any attorney for collection, each of the underpromises and agrees to pay the reasonable collection costs of the holder hereof; and it suit or action is filed also promises to pay (1) holder's reasonable attorney's fees to be fixed by the trial		요즘 문화가 화가를 맞는 것 같아 하는 것이다. 그는 그 없는 모기
in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and offits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage.  TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgage, his iris, executors, administrators and assigns forever.  This mortgage is intended to secure the payment of. a promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the payment of the note intended in the substantial convert.  This mortgage is intended to secure the payment of the note intended in the substantial convert.  This mortgage appears to pay the payment of the note intended in the substantial convert and interest to become immediately due and collectible at the of the holder of this note. If this note is placed in the hands of any attorney for collection, each of the underpromises and agrees to pay the reasonable collection costs of the holder hereof; and it suit or action is filed also promises to pay (1) holder's reasonable attorney's fees to be fixed by the trial	The second control of the control of the control of	
in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and offits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage.  TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgage, his iris, executors, administrators and assigns forever.  This mortgage is intended to secure the payment of. a promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the payment of the note intended in the substantial convert.  This mortgage is intended to secure the payment of the note intended in the substantial convert.  This mortgage appears to pay the payment of the note intended in the substantial convert and interest to become immediately due and collectible at the of the holder of this note. If this note is placed in the hands of any attorney for collection, each of the underpromises and agrees to pay the reasonable collection costs of the holder hereof; and it suit or action is filed also promises to pay (1) holder's reasonable attorney's fees to be fixed by the trial		하면 그렇게 하면 하다가 하고요요? 그렇게 되는 것 같아.
in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and offits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage.  TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgage, his iris, executors, administrators and assigns forever.  This mortgage is intended to secure the payment of. a promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the payment of the note intended in the substantial convert.  This mortgage is intended to secure the payment of the note intended in the substantial convert.  This mortgage appears to pay the payment of the note intended in the substantial convert and interest to become immediately due and collectible at the of the holder of this note. If this note is placed in the hands of any attorney for collection, each of the underpromises and agrees to pay the reasonable collection costs of the holder hereof; and it suit or action is filed also promises to pay (1) holder's reasonable attorney's fees to be fixed by the trial		함께 젖이 많아 아랫됐다면데 이 얼룩하는데 다 봤으면 뭐야 하는
in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and offits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage.  TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgage, his iris, executors, administrators and assigns forever.  This mortgage is intended to secure the payment of. a promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the payment of the note intended in the substantial convert.  This mortgage is intended to secure the payment of the note intended in the substantial convert.  This mortgage appears to pay the payment of the note intended in the substantial convert and interest to become immediately due and collectible at the of the holder of this note. If this note is placed in the hands of any attorney for collection, each of the underpromises and agrees to pay the reasonable collection costs of the holder hereof; and it suit or action is filed also promises to pay (1) holder's reasonable attorney's fees to be fixed by the trial		, 이번 : 회사들이 보고 있어요. # 이렇게 하는 용하셨다며 그 요즘 얼마 나온다다 모든다.
in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and offits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage.  TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgage, his iris, executors, administrators and assigns forever.  This mortgage is intended to secure the payment of. a promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the payment of the note intended in the substantial convert.  This mortgage is intended to secure the payment of the note intended in the substantial convert.  This mortgage appears to pay the payment of the note intended in the substantial convert and interest to become immediately due and collectible at the of the holder of this note. If this note is placed in the hands of any attorney for collection, each of the underpromises and agrees to pay the reasonable collection costs of the holder hereof; and it suit or action is filed also promises to pay (1) holder's reasonable attorney's fees to be fixed by the trial	왕병화병 등 회사는 경기를 받았다.	그는 옷들이 중심하게 물물 불통회 (홍종 그릇으로 이번 동시) 이 이 이 없다.
in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and offits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage.  TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgage, his iris, executors, administrators and assigns forever.  This mortgage is intended to secure the payment of. a promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the payment of the note intended in the substantial convert.  This mortgage is intended to secure the payment of the note intended in the substantial convert.  This mortgage appears to pay the payment of the note intended in the substantial convert and interest to become immediately due and collectible at the of the holder of this note. If this note is placed in the hands of any attorney for collection, each of the underpromises and agrees to pay the reasonable collection costs of the holder hereof; and it suit or action is filed also promises to pay (1) holder's reasonable attorney's fees to be fixed by the trial		리 물로 됐는 그는 요요. 11. 12. 12. 12. 12. 12. 12. 12. 12. 12
in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and offits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage.  TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgage, his iris, executors, administrators and assigns forever.  This mortgage is intended to secure the payment of. a promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the payment of the note intended in the substantial convert.  This mortgage is intended to secure the payment of the note intended in the substantial convert.  This mortgage appears to pay the payment of the note intended in the substantial convert and interest to become immediately due and collectible at the of the holder of this note. If this note is placed in the hands of any attorney for collection, each of the underpromises and agrees to pay the reasonable collection costs of the holder hereof; and it suit or action is filed also promises to pay (1) holder's reasonable attorney's fees to be fixed by the trial		
in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and offits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage.  TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgage, his iris, executors, administrators and assigns forever.  This mortgage is intended to secure the payment of. a promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the payment of the note intended in the substantial convert.  This mortgage is intended to secure the payment of the note intended in the substantial convert.  This mortgage appears to pay the payment of the note intended in the substantial convert and interest to become immediately due and collectible at the of the holder of this note. If this note is placed in the hands of any attorney for collection, each of the underpromises and agrees to pay the reasonable collection costs of the holder hereof; and it suit or action is filed also promises to pay (1) holder's reasonable attorney's fees to be fixed by the trial		[1] [[리양] 11[[리양] 출세([[라마스 라마스 라마스 라마스 라마스 라마스 라마스 라마스 라마스 라마스
in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and offits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage.  TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgage, his iris, executors, administrators and assigns forever.  This mortgage is intended to secure the payment of. a promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the payment of the note intended in the substantial convert.  This mortgage is intended to secure the payment of the note intended in the substantial convert.  This mortgage appears to pay the payment of the note intended in the substantial convert and interest to become immediately due and collectible at the of the holder of this note. If this note is placed in the hands of any attorney for collection, each of the underpromises and agrees to pay the reasonable collection costs of the holder hereof; and it suit or action is filed also promises to pay (1) holder's reasonable attorney's fees to be fixed by the trial		그림도 끊으면 얼룩하게 하는 그 그는 말이 많아졌다며 그리다면 다시다.
in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and offits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage.  TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgage, his iris, executors, administrators and assigns forever.  This mortgage is intended to secure the payment of. a promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the payment of the note intended in the substantial convert.  This mortgage is intended to secure the payment of the note intended in the substantial convert.  This mortgage appears to pay the payment of the note intended in the substantial convert and interest to become immediately due and collectible at the of the holder of this note. If this note is placed in the hands of any attorney for collection, each of the underpromises and agrees to pay the reasonable collection costs of the holder hereof; and it suit or action is filed also promises to pay (1) holder's reasonable attorney's fees to be fixed by the trial	화察하다 하시네요	는 사람들이 불통하는 경기를 가고 있다. 그렇게 하는 말을 하고 있다는 기를 하는 것 - 사람들이 많은 사람들이 살아왔다면 하는 것이다.
in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and offits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage.  TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgage, his iris, executors, administrators and assigns forever.  This mortgage is intended to secure the payment of. a promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the illumind is a substantial convert.  This mortgage is intended to secure the payment of. B promissory note, of which the payment of the note intended in the substantial convert.  This mortgage is intended to secure the payment of the note intended in the substantial convert.  This mortgage appears to pay the payment of the note intended in the substantial convert and interest to become immediately due and collectible at the of the holder of this note. If this note is placed in the hands of any attorney for collection, each of the underpromises and agrees to pay the reasonable collection costs of the holder hereof; and it suit or action is filed also promises to pay (1) holder's reasonable attorney's fees to be fixed by the trial		근 그러워 가족을 잃어올림니까 그는 그 그는 그 것 같아. 빨리 함께는 이번이
Track of the undersigned promises to pay to the order of ISABELLA M. COONS, arst Federal Savings & Loan Assn., at Klamath Falls, Oregon  ————THREE THOUSAND————————————————————————————————————	rofits therefrom, and any a	and all fixtures upon said premises at the time of the execution of this mortgage
Track of the undersigned promises to pay to the order of ISABELLA M. COONS, arst Federal Savings & Loan Assn., at Klamath Falls, Oregon  ————THREE THOUSAND————————————————————————————————————	profits therefrom, and any a or at any time during the ter TO HAVE AND TO heirs, executors, administrator This mortgage is int	and all fixtures upon said premises at the time of the execution of this mortgage or of this mortgage.  HOLD the said premises with the appurtenances unto the said mortgagee, his pors and assigns forever.  tended to secure the payment ofpromissory note, of which the
rest Federal Savings & Loan Assn., at Klamath Falls, Oregon  ———————————————————————————————————	profits therefrom, and any a or at any time during the ter TO HAVE AND TO heirs, executors, administrato This mortgage is int	and all fixtures upon said premises at the time of the execution of this mortgage.  HOLD the said premises with the appurtenances unto the said mortgagee, his ors and assigns forever.  tended to secure the payment of
terest thereon at the rate of 6½ percent per annum from. Feb. 15, 1968 until paid, payable onthly installments of 5not less than \$ 35.00 in any one payment; interest shall be paid and SECCEMENTS the minimum payments above required; the first payment to be made is included in 19.68, and a like payment on the 15th day of Narch 19.68, and a like payment on the 15th day of Narch 19.68, and a like payment on the 15th day of Narch 19.68, and a like payment on the 15th day of Month thereafter, until the whole sum, principal and interest has been paid; if any of said installing the whole sum of both principal and interest to become immediately due and collectible at the of the holder of this note. If this note is placed in the hands of any attorney for collection, each of the underpromises and agrees to pay the reasonable collection costs of the holder hereof; and if suit or action is filed also promises to pay (1) holder's reasonable attorney's fees to be fixed by the trial court and (2) if any aptaken from any decision of the trial court, such further sum as may be fixed by the appellate court, as the reasonable attorney's fees in the appellate court.  [19.68.] And Said mortgagor covenants to and with the mortgages, his heirs, executors, administrators and assigns, that he is lawfully listed in fee simple of said premises and has a valid, unencumbered title thereto  [10.61.61.61.61.61.61.61.61.61.61.61.61.61.	profits therefrom, and any a or at any time during the ter.  TO HAVE AND TO heirs, executors, administrate.  This mortgage is interested to the control of the substantial control of the	and all fixtures upon said premises at the time of the execution of this mortgage.  HOLD the said premises with the appurtenances unto the said mortgagee, his pors and assigns forever.  tended to secure the payment of promissory note, of which the said mortgagee, his promissory note, of which the said mortgage.
terest thereon at the rate of 6½ percent per annum from Feb. 15, 1968 until paid, payable onthly installments of not less than \$ 35.00 in any one payment; interest shall be paid and ***EXPLENCENCE the minimum payments above required; the first payment to be made 15th day of March 19.68, and a like payment on the 15th day of month thereafter, until the whole sum, principal and interest has been paid; if any of said installing to the holder of this note. If this note is placed in the hands of any attorney for collection, each of the underpromises and agrees to pay the reasonable collection costs of the holder hereof; and if suit or action is filed also promises to pay (1) holder's reasonable attorney's fees to be fixed by the trial court and (2) if any aptaken from any decision of the trial court, such further sum as may be fixed by the appellate court, as the reasonable attorney's fees in the appellate court.  At Klamath Falls, Oregon /s/ NINA M. GIENGER  At Klamath Falls, Oregon /s/ NINA M. GIENGER  And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully lated in fee simple of said premises and has a valid, unencumbered title thereto  Mill warrant and forever defend the same against all persons; that he will pay all daxes, assessments and other charges of every the reachesy described, when due and pay-	profits therefrom, and any a or at any time during the term TO HAVE AND TO heirs, executors, administrate This mortgage is intended to the substantial company of the substantial compa	And all fixtures upon said premises at the time of the execution of this mortgage.  In HOLD the said premises with the appurtenances unto the said mortgage, his port and assigns forever.  It tended to secure the payment of promissory note, of which the said mortgage, his promises to pay to the order of ISABELLA M. COONS,
in any one payment; interest shall be paid  and **SECRETIONS* the minimum payments above required; the first payment to be made  15th day of March 19.68, and a like payment on the 15th day of  month thereafter, until the whole sum, principal and interest has been paid; if any of said install- is not so paid, the whole sum of both principal and interest to become immediately due and collectible at the of the holder of this note. It this note is placed in the hands of any attorney for collection, each of the under- promises and agrees to pay the reasonable collection costs of the holder hereof; and if suit or action is filed also promises to pay (1) holder's reasonable attorney's fees to be fixed by the trial court and (2) if any ap- taken from any decision of the trial court, such further sum as may be fixed by the appellate court, as the is reasonable attorney's fees in the appellate court.  At Klamath Falls, Oregon /s/ NINA M. GIENGER  At Klamath Falls, Oregon /s/ NINA M. GIENGER  And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully lized in fee simple of said premises and has a valid, unencumbered title thereto  and will warrant and forever defend the same against all persons; that he will pay said note, principal and interest, according to terms thereof; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every	profits therefrom, and any a or at any time during the ter.  TO HAVE AND TO heirs, executors, administrator This mortgage is interested to the control of th	And all fixtures upon said premises at the time of the execution of this mortgage.  O HOLD the said premises with the appurtenances unto the said mortgagee, his pors and assigns forevor.  Itended to secure the payment of promissory note, of which the said mortgagee, his promissory note, of which the said mortgage, his promissory note, of which the said mortgage his promissory note, of which the said mortgage his promissory note, and said mortgage his promissory note, of which the said mortgage his promissory note, and said mortgage his pro
15th day of March 19.68, and a like payment on the 15th day of month thereafter, until the whole sum, principal and interest has been paid; if any of said installis not so paid, the whole sum of both principal and interest to become immediately due and collectible at the of the holder of this note. If this note is placed in the hands of any attorney for collection, each of the underpromises and agrees to pay the reasonable collection costs of the holder hereof; and if suit or action is filed also promises to pay (1) holder's reasonable attorney's fees to be fixed by the trial court and (2) if any aptaken from any decision of the trial court, such further sum as may be fixed by the appellate court, as the reasonable attorney's fees in the appellate court.  [5] L. A. GIENGER  At Klamath Falls, Oregon /s/ NINA M. CIENGER  And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully listed in fee simple of said premises and has a valid, unencumbered title thereto  [6] Will warrant and forever defend the same against all persons; that he will pay said note, principal and interest, according to be terms thereof; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every	profits therefrom, and any a or at any time during the ter.  TO HAVE AND TO heirs, executors, administrator this mortgage is interested to the control of the undersigned preferse federal Savings of the control of the undersigned preferse federal Savings of the undersigned preferse fede	klamath Falls, Oregon , February 3, , 19.68.
therealter, until the whole sum, principal and interest has been paid; if any of said installs in to so paid, the whole sum of both principal and interest to become immediately due and collectible at the of the holder of this note. If this note is placed in the hands of any attorney for collection, each of the underpromises and agrees to pay the reasonable collection costs of the holder hereof; and if suit or action is filed also promises to pay (1) holder's reasonable attorney's fees to be fixed by the trial court and (2) if any aptaken from any decision of the trial court, such further sum as may be fixed by the appellate court, as the seesonable attorney's fees in the appellate court.  [B] L. A. GIENGER  At Klamath Falls, Oregon  [INSTALLMENT NOTE (Oregon UCC). SC  And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully lized in fee simple of said premises and has a valid, unencumbered title thereto  [INSTALLMENT NOTE (Oregon UCC). SC  And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully lized in fee simple of said premises and has a valid, unencumbered title thereto  [INSTALLMENT NOTE (Oregon UCC). SC  [INSTALLMENT NOTE (OREG	profits therefrom, and any a or at any time during the term TO HAVE AND TO heirs, executors, administrate This mortgage is interest thereon at the rate of the undersigned profits the Federal Savings	Riamath Falls, Oregon promises to pay to the order of ISABELLA M. COONS, & Loan Assn., at Klamath Falls, Oregon SAND DOLLARS, of 62 percent per annum from Feb. 15, 1968 until paid, payable
therealter, until the whole sum, principal and interest has been paid; if any of said installs in to so paid, the whole sum of both principal and interest to become immediately due and collectible at the of the holder of this note. If this note is placed in the hands of any attorney for collection, each of the underpromises and agrees to pay the reasonable collection costs of the holder hereof; and if suit or action is filed also promises to pay (1) holder's reasonable attorney's fees to be fixed by the trial court and (2) if any aptaken from any decision of the trial court, such further sum as may be fixed by the appellate court, as the seesonable attorney's fees in the appellate court.  [B] L. A. GIENGER  At Klamath Falls, Oregon  [INSTALLMENT NOTE (Oregon UCC). SC  And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully lized in fee simple of said premises and has a valid, unencumbered title thereto  [INSTALLMENT NOTE (Oregon UCC). SC  And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully lized in fee simple of said premises and has a valid, unencumbered title thereto  [INSTALLMENT NOTE (Oregon UCC). SC  [INSTALLMENT NOTE (OREG	profits therefrom, and any a or at any time during the term TO HAVE AND TO heirs, executors, administrate This mortgage is intended in a substantial component of the undersigned profits the Federal Savings	Riamath Falls, Oregon promises to pay to the order of ISABELLA M. COONS, & Loan Assn., at Klamath Falls, Oregon SAND DOLLARS, of 62 percent per annum from Feb. 15, 1968 until paid, payable
of the holder of this note. If this note is placed in the hands of any attorney for collection, each of the underpromises and agrees to pay the reasonable collection costs of the holder hereof; and if suit or action is filed also promises to pay (1) holder's reasonable attorney's fees to be fixed by the trial court and (2) if any aptiaken from any decision of the trial court, such further sum as may be fixed by the appellate court, as the reasonable attorney's fees in the appellate court.  [19]  [8]  [8]  [8]  [1]  [8]  [1]  [1]  [1	profits therefrom, and any a or at any time during the term TO HAVE AND TO heirs, executors, administrated This mortgage is interest to the undersigned profits to the undersigned prof	Klamath Falls, Oregon permises to pay to the order of ISABELLA M. COONS, at Klamath Falls, Oregon permises to pay to the order of ISABELLA M. COONS, at Klamath Falls, Oregon permises to pay to the order of ISABELLA M. COONS, at Klamath Falls, Oregon permises to pay to the order of ISABELLA M. COONS, at Klamath Falls, Oregon permises to pay to the order of ISABELLA M. COONS, at Klamath Falls, Oregon permises to pay to the order of ISABELLA M. COONS, at Klamath Falls, Oregon permises to pay to the order of ISABELLA M. COONS, at Klamath Falls, Oregon permises to pay to the order of ISABELLA M. COONS, at Klamath Falls, Oregon permises to pay to the order of ISABELLA M. COONS, at Klamath Falls, Oregon permises to pay to the order of ISABELLA M. COONS, at Klamath Falls, Oregon permises to pay to the order of ISABELLA M. COONS, at Klamath Falls, Oregon permises to pay to the order of ISABELLA M. COONS, at Klamath Falls, Oregon permises to pay to the order of ISABELLA M. COONS, at Klamath Falls, Oregon permises to pay to the order of ISABELLA M. COONS, at Klamath Falls, Oregon permises to pay to the order of ISABELLA M. COONS, at Klamath Falls, Oregon permises to pay to the order of ISABELLA M. COONS, at Klamath Falls, Oregon permises to pay to the order of ISABELLA M. COONS, at Klamath Falls, Oregon permises to pay to the order of ISABELLA M. COONS, at Klamath Falls, Oregon permises to pay to the order of ISABELLA M. COONS, at Klamath Falls, Oregon permises to pay to the order of ISABELLA M. COONS, at Klamath Falls, Oregon permises to pay to the order of ISABELLA M. COONS, at Klamath Falls, Oregon permises to pay to the order of ISABELLA M. COONS, at Klamath Falls, Oregon permises to pay to the order of ISABELLA M. COONS, at Klamath Falls, Oregon permises to pay to the order of ISABELLA M. COONS, at Klamath Falls, Oregon permises to pay to the order of ISABELLA M. COONS, at Klamath Falls, Oregon permises to pay to the order of ISABELLA M. COONS, at Klamath Falls, Oregon permises to pay to the order of ISABELLA M. COON
promises and agrees to pay the reasonable collection costs of the holder hereot; and it suit of action is ned also promises to pay (1) holder's reasonable attorney's fees to be fixed by the trial court and (2) if any aptaken from any decision of the trial court, such further sum as may be fixed by the appellate court, as the reasonable attorney's fees in the appellate court.  19 /s/ L. A. GIENGER  At Klamath Falls, Oregon /s/ NINA M. GIENGER  At Klamath Falls, Oregon /s/ NINA M. GIENGER  And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully lized in fee simple of said premises and has a valid, unencumbered title thereto  Installment and forever defend the same against all persons; that he will pay said note, principal and interest, according to be terms thereof; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every the mortgage or the post above described, when due and pay-	profits therefrom, and any a or at any time during the ter TO HAVE AND TO heirs, executors, administrate This mortgage is interested to a substantial confidence of the undersigned profits to Federal Savings ————————————————————————————————————	Klamath Falls, Oregon , February 3, , 19.68 romises to pay to the order of ISABELLA M. COONS, & Loan Assn., at Klamath Falls, Oregon   SAND DOLLARS, of 62   percent per annum from Feb. 15, 1968   until paid, payable of not less than \$ 35.00   in any one payment; interest shall be paid   paid   payable the minimum payments above required; the first payment to be made included in   19.68   and a like payment on the 15th   day of the whole sum, principal and interest has been paid; if any of said install-
also promises to pay (1) holder's reasonable attorney's fees to be fixed by the trial court and (2) if any aptaken from any decision of the trial court, such further, sum as may be fixed by the appellate court, as the seasonable attorney's fees in the appellate court.  [19]  [18]	profits therefrom, and any a or at any time during the term TO HAVE AND TO heirs, executors, administrated This mortgage is interested the undersigned profits the federal Savings and the there of the undersigned profits thereon at the rate of monthly installments on the undersigned profits thereon at the rate of monthly installments on the undersigned profits the total the undersigned profits and the undersigned profits the undersigned profits and the undersigned profits	Klamath Falls, Oregon promises to the common promises to pay to the order of ISABELLA M. COONS, & Loan Assn., at Klamath Falls, Oregon Sand Description of the common promises to pay to the order of Sabella M. Coons, at Klamath Falls, Oregon Sand Assn., at Klamath Falls, Oregon Sand Assn., at Klamath Falls, Oregon Sand Assn., at Klamath Falls, Oregon Sand Description of the minimum payments above required; the first payment to be made sincluded in 1968, and a like payment on the 15th day of any attorney to collection, each of the under-
At Klamath Falls, Oregon /s/ NINA M. GIENGER  At Klamath Falls, Oregon /s/ NINA M. GIENGER  INSTALLMENT NOTE (Oregon UCC). SC  And said mortgagor covenants to and with the mortgages, his heirs, executors, administrators and assigns, that he is lawfully lised in fee simple of said premises and has a valid, unencumbered fille thereto  Individually warrant and forever defend the same against all persons; that he will pay said note, principal and interest, according to be terms thereof; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every the mortfade or the note above described, when due and pay-	profits therefrom, and any a or at any time during the term TO HAVE AND TO heirs, executors, administrate This mortgage is interested of the undersigned profits the Federal Savings and the trace of monthly installments of the undersigned profits thereon at the rate of monthly installments of the undersigned profits thereon at the rate of monthly installments of the undersigned profits thereon at the rate of monthly installments of the undersigned profits thereon at the rate of the undersigned of the un	Klamath Falls, Oregon promises to be be be be before the said premises with the appurtenances unto the said mortgage, his cors and assigns forever.  Klamath Falls, Oregon promissory note of which the said mortgage, his comises to pay to the order of ISABELLA M. COONS,  Loan Assn., at Klamath Falls, Oregon  SAND
At Klamath Falls, Oregon /s/ NINA M. GIENGER  At Klamath Falls, Oregon /s/ NINA M. GIENGER  INSTALLMENT NOTE (Oregon UCC). SC  And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully ized in fee simple of said premises and has a valid, unencumbered fille thereto  Installment and forever defend the same against all persons; that he will pay said note, principal and interest, according to the terms thereof; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every the mortgage or the note above described, when due and pay-	profits therefrom, and any a or at any time during the ter TO HAVE AND TO heirs, executors, administrated.  This mortgage is interested in a substantial control of the undersigned profits Federal Savings of the undersigned profits is not so paid, the whole so the undersigned profits to pay (1) and the undersigned profits to the undersigned profit	Klamath Falls, Oregon , February 3, , 19.68 romises to pay to the order of ISABELLA M. COONS, & Loan Assn., at Klamath Falls, Oregon go for order of the minimum payments above required; the first payment to be made sincluded in March , 19.68 , and a like payment on the litth whole sum, principal and interest has been paid; if any of said installsum of both principal and interest to become immediately due and collectible at the II this note is placed in the hands of any attorney for collection, each of the underly the reasonable collection costs of the holder hereof; and is said any appearance of the trial court and (2) if any appearance in the hands of any attorney for collection, each of the underly the reasonable collection costs of the holder hereof; and if suit or action is filed holder's reasonable attorney's fees to be fixed by the trial court and (2) if any ap-
At Klamath Falls, Oregon /s/ NINA M. GIENGER  INSTALLMENT NOTE (Oregon UCC). SC  And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully lized in fee simple of said premises and has a valid, unencumbered fille thereto  Individual warrant and forever defend the same against all persons; that he will pay said note, principal and interest, according to be terms thereof; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every the mortales or the note above described, when due and pay-	orofits therefrom, and any are at any time during the term TO HAVE AND TO theirs, executors, administrated This mortgage is intellement of the undersigned profits and the undersigned profits and the undersigned profits are thereon at the rate of monthly installments on the undersigned profits and the second the second the second the second the undersigned profits and the second the second the second the second the undersigned profits and the second the secon	Klamath Falls, Oregon , February 3, , 19.68 romises to pay to the order of ISABELLA M. COONS, & Loan Assn., at Klamath Falls, Oregon go for one less than \$ 35.00 in any one payment; interest shall be paid included in the minimum payments above required; the first payment to be made included in the whole sum, principal and interest has been paid; if any of said installsum of both principal and interest to become immediately due and collectible at the If this note is placed in the hands of any attorney for collection, each of the underly the treasonable collection costs of the holder hereof; and if suit or action is filed holder's reasonable attorney's fees to be fixed by the trial court, such further sum as may be fixed by the appellate court, as the
And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully ised in fee simple of said premises and has a valid, unencumbered fille thereto  d will warrant and forever defend the same against all persons; that he will pay said note, principal and interest, according to a terms thereof; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every	orofits therefrom, and any are at any time during the term TO HAVE AND TO theirs, executors, administrated This mortgage is intellement in a substantial collowing in a substantial collowing in the undersigned profits and the undersigned profits are thereon at the rate of monthly installments on the day of the holder of this note. I promises and agrees to pay in taken from any decision of reseasonable attorney's fees	Klamath Falls, Oregon , February 3, , 19.68 romises to pay to the order of ISABELLA M. COONS, & Loan Assn., at Klamath Falls, Oregon , February 3,
And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully ized in fee simple of said premises and has a valid, unencumbered title thereto  id will warrant and forever defend the same against all persons; that he will pay said note, principal and interest, according to a terms thereof; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every	ofits therefrom, and any a at any time during the ter.  TO HAVE AND TO the service of the interest of the undersigned property of the terest thereon at the rate of the undersigned property on the service of the day of the holder of this note. The promises and agrees to pay (1) taken from any decision of the reasonable attorney's fees to the service of the service of the holder of this note.	Klamath Falls, Oregon , February 3, , 19.68 romises to pay to the order of ISABELLA M. COONS, & Loan Assn., at Klamath Falls, Oregon , February 3,
And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully lzed in fee simple of said premises and has a valid, unencumbered title thereto  d will warrant and forever defend the same against all persons; that he will pay said note, principal and interest, according to the terms thereof; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every	at any time during the ter.  TO HAVE AND TO irs, executors, administrato This mortgage is int llowing in a substantial co.  O0.00 Cach of the undersigned prest Federal SavingsTHREE THOUGH and xis 15th day of month thereafter, s not so paid, the whole so of the holder of this note.  promises and agrees to pay also promises to pay (1) taken from any decision of a reasonable attorney's fees.  At Klamath Falls,	Klamath Falls, Oregon February 3, 19.68 Formises to pay to the order of ISABELLA M. COONS, & Loan Assn., at Klamath Falls, Oregon Feb. 15, 1968 Until paid, payable of not less than \$ 35.00 in any one payment; interest shall be paid Narch for less than \$ 35.00 in any one payment; interest shall be paid Narch for less than \$ 35.00 in any one payment; interest shall be paid Narch for less than \$ 35.00 in any one payment; interest shall be made sincluded in March for less than \$ 35.00 in any one payment to be made sincluded in the minimum payments above required; the first payment to be made included in the whole sum, principal and interest has been paid; if any of said install-sum of both principal and interest to become immediately due and collectible at the If this note is placed in the hands of any attorney for collection, each of the underly the reasonable collection costs of the holder hereof; and if suit or action is filed holder's reasonable attorney's fees to be fixed by the trial court and (2) if any apf the trial court, such further sum as may be fixed by the appellate court, as the sin the appellate court.  [8] L. A. GIENGER
ised in fee simple of said premises and has a valid, unencumbered this the telescopy of the said premises and has a valid, unencumbered this the will pay said note, principal and interest, according to desire the said note remains unpaid he will pay all taxes, assessments and other charges of every the control of the said note remains unpaid he will pay all taxes, assessments and other charges of every the control of the said note that the control of the said not above described, when due and pay-	ofits therefrom, and any a at any time during the ter.  TO HAVE AND TO the second of the undersigned property thereon at the rate of onthly installments of the holder of this not so paid, the whole so of the holder of this note. promises and agrees to pay also promises to pay (1) taken from any decision of s reasonable attorney's fees.	Klamath Falls, Oregon February 3, 19.68 Formises to pay to the order of ISABELLA M. COONS, & Loan Assn., at Klamath Falls, Oregon Feb. 15, 1968 Until paid, payable of not less than \$ 35.00 in any one payment; interest shall be paid Narch for less than \$ 35.00 in any one payment; interest shall be paid Narch for less than \$ 35.00 in any one payment; interest shall be paid Narch for less than \$ 35.00 in any one payment; interest shall be made sincluded in March for less than \$ 35.00 in any one payment to be made sincluded in the minimum payments above required; the first payment to be made included in the whole sum, principal and interest has been paid; if any of said install-sum of both principal and interest to become immediately due and collectible at the If this note is placed in the hands of any attorney for collection, each of the underly the reasonable collection costs of the holder hereof; and if suit or action is filed holder's reasonable attorney's fees to be fixed by the trial court and (2) if any apf the trial court, such further sum as may be fixed by the appellate court, as the sin the appellate court.  [8] L. A. GIENGER
ised in fee simple of said premises and has a valid, unencumbered this the telescopy of the said premises and has a valid, unencumbered this the will pay said note, principal and interest, according to desire the said note remains unpaid he will pay all taxes, assessments and other charges of every the control of the said note remains unpaid he will pay all taxes, assessments and other charges of every the control of the said note that the control of the said not above described, when due and pay-	rofits therefrom, and any ar at any time during the term TO HAVE AND TO theirs, executors, administrated This mortgage is interested to the undersigned process thereon at the rate of the day of the holder of this note, promises and agrees to pay and the holder of this note, promises and agrees to pay and the holder of this note. The promises are all the promises and agrees to pay a taken from any decision of the reasonable attorney's fees.  At Klamath Falls, words not explicable.	Klamath Falls, Oregon February 3, 19.68 Formises to pay to the order of ISABELLA M. COONS, & Loan Assn., at Klamath Falls, Oregon Feb. 15, 1968 Until paid, payable of not less than \$ 35.00 in any one payment; interest shall be paid Narch for less than \$ 35.00 in any one payment; interest shall be paid Narch for less than \$ 35.00 in any one payment; interest shall be paid Narch for less than \$ 35.00 in any one payment; interest shall be made sincluded in March for less than \$ 35.00 in any one payment to be made sincluded in the minimum payments above required; the first payment to be made included in the whole sum, principal and interest has been paid; if any of said install-sum of both principal and interest to become immediately due and collectible at the If this note is placed in the hands of any attorney for collection, each of the underly the reasonable collection costs of the holder hereof; and if suit or action is filed holder's reasonable attorney's fees to be fixed by the trial court and (2) if any apf the trial court, such further sum as may be fixed by the appellate court, as the sin the appellate court.  [8] L. A. GIENGER
ised in fee simple of said premises and has a valid, unencumbered this the telescopy of the said premises and has a valid, unencumbered this the will pay said note, principal and interest, according to desire the said note remains unpaid he will pay all taxes, assessments and other charges of every the control of the said note remains unpaid he will pay all taxes, assessments and other charges of every the control of the said note that the control of the said not above described, when due and pay-	profits therefrom, and any a or at any time during the ter.  TO HAVE AND TO heirs, executors, administrator.  This mortgage is interested to the undersigned profits and the undersigned profits and the rate of monthly installments of the undersigned profits thereon at the rate of monthly installments of the undersigned profits thereon at the rate of monthly installments of the profits and the whole sign of the holder of this note. It is not so paid, the whole so the promises and agrees to pay on, also promises to pay (1) is taken from any decision of the cris reasonable attorney's fees.  At Klamath Falls, words not applicable. No	Klamath Falls, Oregon February 3, 19.68 Formises to pay to the order of ISABELLA M. COONS, & Loan Assn., at Klamath Falls, Oregon February 3, 19.68 Formises to pay to the order of ISABELLA M. COONS, & Loan Assn., at Klamath Falls, Oregon February 3, 19.68 Formises to pay to the order of ISABELLA M. COONS, & Loan Assn., at Klamath Falls, Oregon February 3, 19.68 Formises to pay to the order of ISABELLA M. COONS, & Loan Assn., at Klamath Falls, Oregon February 3, 19.68 Formises to pay to the order of ISABELLA M. COONS, & Loan Assn., at Klamath Falls, Oregon February 3, 19.68 February
e terms thereof; that while any part of said note remains unpaid ne will pay all the note above described, when due and pay-	profits therefrom, and any a or at any time during the ter.  TO HAVE AND TO heirs, executors, administrator.  This mortgage is interested to the undersigned profits and the undersigned profits and the rate of monthly installments of the undersigned profits thereon at the rate of monthly installments of the holder of this note. If the day of the holder of this note, of or the holder of this note, of promises and agrees to pay on, also promises to pay (1) is taken from any decision of the reasonable attorney's fees.  At Klamath Falls, words not opplicable. No	And all fixtures upon said premises at the time of the execution of this mortgage.  O HOLD the said premises with the appurtenances unto the said mortgagee, his pers and assigns forever.  Itended to secure the payment of a promissory note, of which the secure the payment of ISABELIA M. COONS,  E Loan ASSN., at Klamath Falls, Oregon  (SAND DOLLARS, of 6½ percent per annum from Feb. 15, 1968 until paid, payable of not less than \$ 35.00 in any one payment; interest shall be paid included in the minimum payments above required; the first payment to be made included in 19.68, and a like payment on the 15th day of until the whole sum, principal and interest has been paid; if any of said installsum of both principal and interest to become immediately due and collectible at the lift his note is placed in the hands of any attorney for collection, each of the undersy the reasonable collection costs of the holder hereof; and if suit or action is filed holder's reasonable attorney's fees to be fixed by the trial court and (2) if any apple the reasonable attorney's fees to be fixed by the appellate court, as the sin the appellate court.  (B/ L. A. GIENGER  Oregon /s/ NINA M. GIENGER
e terms thereof; that while any part of said note remains unpaid ne will pay all the note above described, when due and pay-	profits therefrom, and any a or at any time during the term TO HAVE AND TO heirs, executors, administrator This mortgage is introduced in the substantial control of the undersigned profits Federal Savings and Three THOU.  In interest thereon at the rate of monthly installments on monthly installments on the series of the holder of this note. The series is not so paid, the whole series of the holder of this note. The series of the series	And all fixtures upon said premises at the time of the execution of this mortgage.  O HOLD the said premises with the appurtenances unto the said mortgagee, his pers and assigns forever.  Itended to secure the payment of a promissory note of which the secure the payment of secure the payment of promissory note, of which the secure to pay to the order of ISABELLA M. COONS.  E Loan Assn., at Klamath Falls, Oregon  SAND
regator exertives enterp, www.cutgety.cutg.com/cutgety	profits therefrom, and any a or at any time during the term.  TO HAVE AND TO heirs, executors, administrator. This mortgage is interested to the undersigned profits Federal Savings ————————————————————————————————————	And all fixtures upon said premises at the time of the execution of this mortgage.  In of this mortgage.  In of this mortgage, his person of the said premises with the appurtenances unto the said mortgagee, his person and assigns forever.  It this mort said premises with the appurtenances unto the said mortgagee, his person assigns forever.  It this mort said premises with the appurtenances unto the said mortgagee, his person assigns forever.  It this mort said premises with the appurtenances unto the said mortgagee, his person as a said mortgage, his person promises to pay to the order of ISABELLA M. COONS,  It L. A. GIENGER  It this mort is placed in the hands of any attorney for collection, each of the underly the reasonable collection costs of the holder hereof; and if suit or action is filed holder's reasonable attorney's fees to be fixed by the trial court and (2) if any apple the trial court, such further sum as may be fixed by the appellate court.  If all the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully likes and has a valid, unencumbered title thereto.
ile and before the same may become delinquent; that he will promptly pay and satisfy any and the mortage; that he will keep the buildings	profits therefrom, and any a or at any time during the term TO HAVE AND TO heirs, executors, administrator This mortgage is introduced in the substantial control of the undersigned profits Federal Savings ————————————————————————————————————	and all fixtures upon said premises at the time of the execution of this mortgage.  In of this mortgage.  In of this mortgage, his mortgage with the appurtenances unto the said mortgagee, his pers and assigns forever.  Itended to secure the payment of
e or may become liens on the premises or any part thereof superior to the lien of this hiorigage, that the premises or any part thereof superior to the lien of this hiorigage, that the premises continuously insured against loss or damage by fire and such other	profits therefrom, and any a or at any time during the term TO HAVE AND TO heirs, executors, administrate This mortgage is interested for the undersigned profits of the under of the under of the undersigned profits of the holder of this note of the holder of this note. The undersigned profits of the holder of this note of the holder of this note. The there is the undersigned of the un	And all fixtures upon said premises at the time of the execution of this mortgage.  In of this mortgage.  In of this mortgage, his mortgage with the appurtenances unto the said mortgage, his person and assigns forever.  It tended to secure the payment of a promissory note, of which the said mortgage promises to pay to the order of ISABELLA M. COONS,  E. Loan Assn., at Klamath Falls, Oregon  [SAND DOLLARS, port of 6½ percent per annum from Feb. 15, 1968 until paid, payable of the first payment to be made included in 19.68, and a like payment on the 15th day of day of and and and and and and a like payment on the 15th day of until the whole sum, principal and interest has been paid; if any of said install-sum of both principal and interest to become immediately due and collectible at the If this note is placed in the hands of any attorney for collection, each of the undersay the reasonable collection costs of the holder hereof; and if suit or action is filed holder's reasonable attorney's fees to be fixed by the trial court and (2) if any apfithe trial court, such further sum as may be fixed by the appellate court,
w on or which negatter may be exceed on the said principal sum of the note or sards as the mortgagee may from time to time require, in an amount not less than the original principal sum of the note or sards as the mortgagee, may from time to time require, in an amount not less than the original principal sum of the nortgagein secured by this mortgage, in a company or companies acceptable to the mortgage, with loss payable first to the mortgage and then to the mortgager as their respective interests may appear; all policies of insurance shall be delivered to the mortgage and to deliver said policies.	profits therefrom, and any a or at any time during the term TO HAVE AND TO heirs, executors, administrated. This mortgage is introduced in the substantial control of the substantial c	and all fixtures upon said premises at the time of the execution of this mortgage.  In of this mortgage with the appurtenances unto the said mortgagee, his pors and assigns forever.  Itended to secure the payment of

gages as soon as insured. Now it the mortgagor shall tail for any reason to procure any such insurance and to deliver said policies to the mortgages at least filteen days prior to the expiration of any policy of insurance now or hereafter placed on said buildings, the mortgages may procure the same at mortgagor's expense; that he will keep the buildings and improvements on said premises in good repair and will not commit or suffer any waste of said promises. At the request of the mortgages, the mortgagor shall join with the mortgages in executing one or more financing statements pursuant to the Uniform Commercial Code, in form satisfactory to the mortgages, and will pay for illing the same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the mortgages.

1

D

Now, therefore, it said mortgagor shell keep and perform the covenants herein contained and shall pay said note according to its terms, this convayance 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; it being agreed that a failure to perform any covenant herein, or it a proceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgages shall have the option to declare the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be foreclosed at any time thereafter, And it the mortgager shall fail to pay any taxes or charges or any lien, encumbrance or insurance premium as above provided for, the mortgagee 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 without waiver, however, of any right arising to the mortgage to breach of covenant, And this mortgage may be foreclosed for principal, interest and all sums paid by the mortgagee at any time while the mortgager 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 at pay all reasonable costs incurred by the mortgage for title reports and title search, all statutory costs and disbursements and such further sum as the trial court may adjudge reasonable as plaintiff's attorney's less in such suit or action, and it an appeal is taken from any judgment or decree entered therein mortgagor further promises to pay such sum as the appellate our shall adjudge reasonable as plaintiff's attorney's less on such appeal, 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 mortgage and of said mor

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand and seal the day and year first

MORTGAGE Deputy. that the within ived for record c Clerk OREGON, ဥ in book Rogers my ige 1422 , said County. I certify was recei recorded i 1233 ot ATE OF Dorothy 18

STATE OF OREGON,

1

4 4

County of AKlamathous

OF China

before me, the undersigned, a notary public in and for said county and state, personally appeared the within named T. A. GIENGER and NINA M. GIENGER, husband and wife,

known to me to be the identical individuals... described in and who executed the within instrument and acknowledged to me that .....they ..... executed the same freely and voluntarily.

OF Comments of the property of IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.

SORVI