## KODAK SAFETY A FILM +



je. and will warrant and forever defend the same against a that while any part of sahi note(s) remains unpaid he seased against said property, or this montgage or the n that he will promptly pay and satisfy any and all liems the lien of this mortgage; that he will keep the build orthate or the note(s) abo any and all liens or encum that he will promptly pay and satisfy any and all liens or encumbrances that are or may become liens on the premise, or any pair there the lien of this mortgage; that he will keep the buildings now on or which may prealter be precise on the premises insured in law gages against loss or damage by fire, with estended coverage, in the sum of \$ **Insurance on said** property maile payable to the in a companies acceptable to the mortgages and will have all policies of insurance on said property maile payable to the ing a companies acceptable to the mortgages and will have all policies of insurance on said property maile payable to the ing a companies acceptable to the mortgages and will not commit or suffer any wate of said premises. Ings and improvements on said premises in the event and will not commit or suffer any wate of said premises. Now, therefore, it said mortgages shall remain in luit force as a mortgage to secure the performance of all of said covenants and said note(s); it helps and integares shall remain in luit force as a mortgage to secure the performance of all of said covenants and conveyance shall be voided that it the mortgages mall will have the option to delive. And it the mortgage and note(s); it nots any fient on said premises, or any part thereoi, the mortgagere shall have the option to delive. And it the mortgage on on this mortgages around this mortgage to the mortgages shall have the option to delive. And it the mortgage in a some shall be availed to and become a part of the dot secured by this mortgage and shall bear interest at the same rate a without waiver, however, of any right arising to the mortgages for breach of covenant; and this mortgage due that in appel is all court may adjude mortgage lor tills event of any suit or action being mitting course and covenant; and this mortgage to here to any suit or action being mitting course and the appel is attern for any suit any as the trail court may adjude that mortgage lor tills event and and by the mortgages to be this mortgage, the mortg what to its farms this neurred by the IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above William E. Kara Leo Neff written. 0 out, whichever warranty (a) or (b) is not a (a) is applicable, Stevens-Ness Form No. disclosures under the Truth-in-Lending Ac <sup>9</sup> Delete, by li able. If warra may be used Regulation Z. argar Tuille MORTGAGE 5 o'clock 601 1 Reinach County ! KLAMATH hand ship) t the I for Ma.y Dafleer J. P.C. B.X 151 recorded in book leaves 165 OREGON, COUNTY CLERK I certify that t was received fo day of Ma WM D. MILNE 46 ĉ шy (Survivo 3596 -Clemen Witness 1 y affixed. said County. of STATE OF County unty ¿ e o ň 111.000 STATE OF OREGON, OF THE CALL OF THE CONTRACT OF THE CONTRACT OF \$8. County of Klamath 1612 191 191 1913 1914 1914 1st 19.70 day of ..... May BE IT REMEMBERED, That on this..... before me, the undersigned, a Notary Public in and for said county and state, personally appeared the within named .......WILLIAM E. NEFF and KARA-LEE NEFF, husband and wife; 3 (SEAL) 1ª de 

ant i