AND AND A CONTRACTOR AND			,
A-21835 8993	Vol. My P.	5700	
	THE MORTGAGO	No. And Annual States of Concession, States	
TAMER	HANEY and WILDA L. CHANEY,	husband and wife	

Lot 1 in Block 2 of WEMBLY PARK, according to

the official plat thereof on file in the office

of the County Clerk, Klamath County, Oregon.

TWENTY TWO THOUSAND SIX HUNDRED AND NO/100-

Dollars, bearing even date, principal, and interest being payable in Mohthy anshink www.semi-annual installment

any payment on one note and part on another, is the mortgage may effect. The mortgager covenants that he will keep the buildings new or hereafter effected on said mortgaged property continuously insured against less by fire or other heards, in such companies as the mortgages may direct, in an amount not less than the face of this mortgage, with less payable first low buildings new or hereafter and then the two of the mortgages of the mortgages of the mortgages. The mortgages covenants that he will keep the buildings new or hereafter effects and then the two of the mortgages to be held by the mortgages. The mortgage hereaby designs to the mortgage all right in all toolces of insurance carried upon said property and. In carse of mortgages. The mortgage to the property insured, the mortgages hereaby appoints the mortgages in the said of the toolf and adjust such less or darage loss or damage to the property insured, the mortgage freedy appoints the mortgages. In the event of foreclessue all right and apply the proceeds, or so much thereaf as may be necessary, in payment of said industrates her her togets in the event of foreclessue all right of the mortgages in all policies then in force shall pars to the mortgage thereby giving said mortgages the right to anstan and transfer said of the mortgages in all policies then in force shall pars to the mortgage thereby giving said mortgages the right to anstan and transfer said oplicies.

policies. The morigager further corenants that the building or buildings now on or hereafter exceled upon said premises shall be kept in good repair, not altered, extended, remards or densibled without the date construction is becaute and to complete all buildings in course of construction or becaute construction without site remards or densibled without the date construction is becaute commenced. The morigager arres to pay, when the, at remardings in course of construction is becaute of the morigage or within all the date construction is becaute or the independence of the morigage of the building or pressure of the set of the morigage of the morigage arres to pay. The date date construction is becaute on the set of the morigage of the building of the morigage of the building of the morigage of the morigage of the building of the morigage of the pay and the set of the morigage of the set of the se

Should the montgager fail to keep any of the foregoing essenants, then the mortgage may perform them, althout stahing any other right or remedy herein given for such income, and all expenditures in that behalf shall be secured by this mortgage and shall hear interest in accordance with the terms of a certain promissory note of date herealth and he remayable by the mortgager on domand.

cen date bereath and be repayance for the morizane on management of sold dabl, or of a breach of any of the covenants herein or contained in the inplication for loan executed by the morigage that the entire debt hereby socured shall, at the morigages option, become immediately due without notics, and this morigage may be forcelosed. The morigages shall pay the morigage a reasonable sum as attorneys less in any suit which the morigages defends or presecutes to protect the lean hered or to forcelose this morigage at a casonable sum as attorneys and distursaments atlowed by low and shall pay the cost of protect the lean hered or to forcelose this morigage, and shall pay the costs and distursaments atlowed by low and shall pay the cost of succiling records and abatracting same; which sums shall be secured hereby and may be included in the decree of forcelose. Upon bringing the appointment of a receiver for the morigaged property or any part thereoff and the income, rents and profits thereform.

The morigagor consents to a personal deficiency judgment for any part of the debt hereby secured which shall not be st said property.

ords used in this mortgage in the present tense shall include the anders, and in the singular shall include the plural; and in the and in the masculine include the singular. future tense: plural shall in interest of each covenants and agreements herein shall be binding upon all

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Klamath Falls, Oregon. 5-14 - 76

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STATE OF OREGON

this 26 th Max A. D. 1922..., bolors me, the undersigned, a Notary Fublic for said state personally appeared the willin name

JAMES E. CHANEY and WILDA L. CHANEY, husband and wife ري. JAMES E. CHANEY and WILDA L. CHANI by me known to be the identical persons. described in and who executed the bisoculed the some freely and voluntarily for the purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand and official sear My commit they and acknowledged to me that

Notary Residing ton expires

