| THE MORTGACION Not is Prop. 1200 MILLIAM J. TRUMMS and URBIGLIC C. MILLIAM ADDRESS IN | | 09382 <u>A-22959</u> 101. <u>m73.2016</u> 44465 | |
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| <pre>https://www.international.org/international</pre> | | 75401 THE MORTGAGOR Val 73 Page 1100 | |
| <pre>three manage press represent to version of the second second</pre> | | THOMAS and VIRGINIA C. THOMAS, husband and wife | 1 Participation |
| PARCEL 1: A parcel of land located in the Bay Rev Us determined on the set in the comparison of a set into the comparison of a set | | WILLIAM B. THOMAS and VIROITIAN of the second secon | |
| a distance of 513,93 feet to a point. uso 35' meet a distance of 170,64 true point of begins in the second and the second of 135,22 feet to a i inch pint thene worth of 00 is mat a distance of 135,22 feet to a i inch pint thene worth on pint catalog and on the Southerly right of pint thene worth on pint catalog and on the Southerly right of pint thene worth on pint catalog and on the Southerly right of pint thene worth decide and the southerly right of pint thene worth decide and the Southerly right of pint thene worth decide and the Southerly right of pint the southerly right of the southerly right of pint the southerly right of the southerly right of pint the southerly right of the southerly right of pint the southerly right of the southerly right of pint the south and a chord length of 134,28 feet theme worth which he southerly of 250 pint the south and a chord length of 134,02 feet theme worth and the mean and and the southerly right of pint the southerly right of the southerly right of pint the southerly right of the southerly right of pint the southerly right of the southerly right of pint the southerly right of the southerly right of pint the southerly right of the southerly right of pint the southerly right of the southerly a southerly of the southerly | Ē. | PARCEL 1: A parcel of land located in the NE4 NW4 OF Section 9 Township 39 South, Range 10 E. W. M., more particularly described as follows: Beginning at a ½ inch iron pipe on the Southerly line of Pine Grove Road and on the North South center of section line, said point begin South 00° 06' West a distance of 51.00 feet from the quarter begin South 00° 06' West a distance continuing South 00° 06' West | |
| First theores North 60° Ge Ende a Diskeling U.C. High care any line of pine draws in the result of pine draws in the south constant of the marking the beginning of a 10.4 degree Carly in faith a work of a high result of the high care and a charge of a 13.4.2 feet, there of bins arking the beginning of a 10.4 degree Carly is get having a charge there. South 60° (7) of a 10.4 degree Carly is get having a charge of the beginning of a 10.4 degree Carly is get having a charge of the beginning of a 10.4 degree Carly is get having a charge of the beginning of a 10.4 degree Carly is get having a charge of the beginning of a 10.4 degree Carly is get having a charge of the beginning of a 10.4 degree Carly is get having a charge of the beginning of the | | a distance of 513.93 feet to a point; thence west sector interact of 170.84 true point of beginning; thence South 69° 35' West a distance of 170.84 | |
| <pre>c of a 10.4 degree curve left. NaVing a Curve house Spectra 10.4 control sector by the sector large control in the sector large control i</pre> | | pin; thence North 00° 06' East a distance of 194.27 food to way line of iron pin, said iron pin located on the Southerly right of way line of Pine Grove Road; thence North 76° 36' East, along the Southerly right of Pine Grove Road; thence North 76° 36' East, along the beginning | |
| THEN TAYS INTO ALL OF CALL | | of a 10.4 degree curve left, having a choid which stheasterly along the | |
| THE Color workshow the shadow there is a mark to be and the shadow there is a mark to be and the shadow there is a mark to be and the shadow there is a mark to be and the shadow there is a mark to be and the shadow there is a mark to be and the shadow there is a mark to be and the shadow there is a mark to be and the shadow there is a mark to be and the shadow there is a mark to be and the shadow there is a mark to be and the shadow there is a mark to be and the shadow there is a mark to be and the shadow there is a mark to be and the shadow there is a mark to be and the shadow there is a mark to be and the shadow the | | TWENTY FIVE Incourses and interest being payable in monthly installments of \$ 201,40 on or before | |
| The property report of the part of the | | and to secure the payment of such additional money, if any, as may be loaned hereafter by the mortgage to the mortgage indebted others having an interest in the above described property as may be evidenced by a note or notes. If the mortgage indebted others having an interest in the one note the mortgage may credit payments received by it upon any of said notes, or part of | |
| The standard fully setting the static and the balance of the static o | | The morigagor covenants that he will keep the buildings now a hereafter erected on said horizons that he face of this morigage against loss by fire or other hazards, in such companies as the morigage and face of the morigage. The morigage to the full amount of add indebedness and then to the morigage and in case of with loss payable first to the morigage to the full amount of add indebedness and then to the morigage. The morigage hereby assigns to the morigage of hereby appoints the morigage as his argent to settle and adjust such loss or damage to an any the proceeds, or so much thereof as may be necessary, in payment of said mortgages the right to assign and transfer said and apply the proceeds, or so much thereof as may be necessary. In payment of said mortgages the right to assign and transfer said | |
| Sender hereit mit die neutropen fahr her bergerend abereiten das Paul Bereiten das Paul Bereiten das erstellt von Bereiten eine das erstellt von Bereiten eine das erstellt von Bereiten eine Bereiten das erstellt von Bereiten eine Bereiten das erstellt von Bereiten eine Bereiten eine Bereiten eine Bereiten das erstellt von Bereiten eine | | The mostgagor further covenants that the haliding no won or hereafter erected upon said furthers have a becafter constructed thereon within six removed or demolished without the written consent of the mortgage, and to complete all buildings in course of construction or bereafter constructed thereon within six removed or demolished without the written consent of the mortgage, and to complete all buildings in course of constructions in connection therewith or any other months from the date here of or the date construction is hereafter commenced. The mortgager agrees to pay, when due, all taxes, presented, and charges of every kind months from the date here of or the date construction is hereafter commenced. The mortgager agrees to pay, when due, all taxes, accessments, and charges of every kind is a subscience, and the mortgage or the new mortgage agrees to here the high defines which is severe or any transactions in connection therewith or any other higher or assessed against and premises, or upon this mortgage or shield becomes a prior lien by operation of law; and to nay premisms on any life instance policy which may be assigned as further security to mortgage; that for the providing requisition centre of 12 of said yearly thates. No interest shall be paid mortlanges level or assessed against the mortgage in projecting and interest are payable an amount emain to 12 of said yearly charge. No interest shall be paid mortlanges telefor a subscience of shall be added to be prior be added by providing requirement and the mortgage and the host previding requirement are payable and more tendence of the shall be added by the mortgage of shall be added and and the security for the payment of this mortgage and the note hereby secured. | |
| generation in the information and the | en | Should the mortgagor fail to keep any of the foregoing covenants, then the mortgage may be infinitional workance with the terms of a certain promissory note of any such breach; and all expenditures in that headf shall be secured by this mortgage and shall be at interest in accordance with the terms of a certain promissory note of even date herewith and be repayable by the mortgagor on demand. | |
| The motigage consents to a personal deficiency judgment in dury judgment in the plane issues and in the measurement of the furne issues and in the singular shall include the temining and in the singular shall include the singular. The provide issue is the present issue shell and in the spin of the present is the second is the singular shall include the plane issues and in the singular, and each of the coverance and arrowing items shell and in the plane issue and in the singular, and each of the coverance is and earnes and in the motigages. In there is the beschell of any successor is interest in the second is the motigage. The present is the present is the plane issue is the plane is the beschell of any successor is interest. In the plane of the present is the plane issue issue is the plane issue is the plane issue is the plane issue issue issue is the plane issue issue issue is the plane issue is | | discution for four other mortgage may be foreclesed. due without notice, and this mortgage may be foreclesed. The mortgager shall pay the mortgage a reasonable sum as attorneys fees in any suit which the mortgage defends or prosecutes to protect the lien horse of to foreclese this mortgage; and shall pay the costs and disbursements allowed by law and shall pay the cost of protect the lien horse of to foreclese this mortgage; and shall pay the costs and may be included in the decree of foreclesure. Upon bringing protect the lien horse and abstracting same; which sums shall be secured hereby and may be mortgagee, without netice, may apply for and secure searching records and abstracting same; which sums shall be secured hereby and mortgagee, without netice, may apply for and secure | |
| whell intrie to the Lement Palls, Oregon, this 10th day of April 19.7.5. Deted at Klemath Falls, Oregon, this 10th Gy of April 19.7.5. Windfride BEAD Windfride BEAD BEAD Windfride BEAD BEAD BEAD STATE OF OREGON [as BEAD BEAD BEAD THIS CERTIFIES, that on this 10 day of April THIS CERTIFIES, that on this 10 day of April A. D. 19.7.3, before me, the undersigned, a Notary Public for sold state personally appeared the within named 31 WILLIAM B. THOMAS and VIRGINIA C. THOMAS, husband and wife Million and who executed the within instrument and acknowledged to me that they wiscould the same freely and volunitarily for the purposes thorein expressed. Million and wear and year last above written. The fibrind NV WHEREOF, I have horeunto set my hand and offern seel the day and year last above written. Million the state of Oregon Notary Public for the State of Oregon Notary Notary Public for the State of Oregon Notary The theory Public for the State of Oregon Notary Notary Public for the State of Oregon | | The morigagor consents to a personal deficiency judgment for any part of the other of said property. Words used in this morigage in the present tense shall include the future tense; and in the masculine shall include the feminine and neuter genders; and in the singular shall include the plural; and in the plural shall include the singular. For of the covenants and agreements herein shall be binding upon all successors in interest of each of the morigagors, and each | |
| STATE OF OREGON is as County of Klamath is <u>10</u> day of <u>April</u> THIS CERTIFIES, that on this <u>10</u> day of <u>April</u> A. D. 19.73, before me, the undersigned, a Notary Public for said state personally appeared the within named A. D. 19.73, before me, the undersigned, a Notary Public for said state personally appeared the within named WILLITAM B. THOMAS and VIRGINIA C. THOMAS, husband and wife WILLITAM B. THOMAS and VIRGINIA C. THOMAS, husband and wife is no known, to be the identical person. S. described in and who executed the within Instrument and acknowledged to me that they is no known, to be the identical person. S. described in and who executed the within Instrument and acknowledged to me that they is no known, to be the identical person. S. described in and who expressed. . 'IN fESTIMONY WHEREOF, I have hereunto set my hand and offictal seal the day and your last above written. . 'IN fESTIMONY WHEREOF, I have hereunto set my hand and offictal seal the day and your last above written. . 'No fary Public for the State of Oregon Residing at Klamath Falls, Oregon | - | Dated at Klamath Falls, Orogon, this 10th day of April 1, 19.7.5. | |
| WILLIAM B. THOMAS and VIRGINIA C. THOMAS, husband and wife WILLIAM B. THOMAS and VIRGINIA C. THOMAS, husband and wife to mo known to be the identical person. S. described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily for the purposes therein expressed. In TESTIMONY WHEREOF, I have hereunto set my hand and efficient seal the day and your last above written. Notary Public for the State of Oregon Restling at Klamath Falls, oregon; Restling at Klamath Falls, oregon; | | STATE OF OREGON { as County of Klamath { as THIS CERTIFIES, that on this day of day of April A. D. 1973, before me, the undersigned, a Notary Public for said state personally appeared the within named | |
| Notary Public for the State of Oregon Restding at Klamath Falls, Oregon. | | WILLIAM B. THOMAS and VIRGINIA C. THOMAS, husband and wife WILLIAM B. thomas and virginia of the second difference of the | |
| | | Notary Public for the State of Oregon Residing at Klamath Folls, Oregon. | |

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