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	31.571	MORTGAGE Vol. 11 Page 11210
45	THIS MORTGAGE, made this $22nc$	
7*	Lonnie M. Jones & Barbara	· · · · · · · · · · · · · · · · · · ·
	Security Savings & Loan A	noremarker cance Mortgagor, a
	WITNESSETH, that, whereas, t	the Mortgagee has loaned to the Mortgagor the sum
		ED NINETY FIVE DOLLARS, which sum the Mortgagor agrees
	repay to the Mortgagee according to the terms by the Mortgagor to the Mortgagee.	s of a promissory note of even date for said sum executed and deliver
5	sums of money and interest specified in said herein contained, the Mortgagor does hereby	of said loan, and for the purpose of securing the payment of said sever d note, and the faithful performance of all the covenants therein an grant, bargain, sell and convey unto the Mortgagee, its successors an wing described real property, situated in the County of
m	Klamathand State of	r <u>Oregon</u> , to wit:
Ē	Lot 6, Block 2, Henley Act	res, Klamath County, Oregon.
21		
	together with any other property which sha property").	all be determined to be a part of said real estate (collectively "th
	the full payment of which said sums and the ful as herein required, this conveyance shall be null It is expressly provided that time and the essence of this contract, and in case default be payable, as above provided, then the whole of t and all other sums which the holder of this mod	to of the covenants and conditions therein and herein contained; upon ull and complete performance of which said covenants and conditions I and void, otherwise it shall be and remain in full force and effect. The exact performance of all the conditions of this mortgage are of the e made in the payment of any of said sums of money when due and the principal sum and the interest accrued at the time default is made ortgage shall have paid or become liable to pay shall, at the option of e and payable without demand or notice, and this mortgage may be e.
:	default, the party to such suit holding this more may adjudge reasonable in such suit or action a such party for continuation of abstract or title foreclosure suit, in addition to the costs and di- shall be secured by this mortgage.	y suit is instituted to effect such foreclosure, by reason of any such rtgage may recover therein as attorney's fees such sum as the court and any appeal therein, together with the costs incurred or paid by search from the date of this mortgage to the date of instituting such isbursements allowed by law, and said attorney's fees and other costs for has signed this mortgage the day and year first above written.
		Dane malan
		Red Cent
	TATE OF OREGON ?	N Darbara L. Jours
1.11	County of Klamath	
<u>،</u> د		·
· · ·	Personally appeared the above named <u>L</u>	Jones Lonnie M. Jones & Barbara L.and acknowledged
	Personally appeared the above named <u>L</u>	Jones Lonnie M. Jones & Barbara L. and acknowledged voluntary act and deed.
	he foregoing instrument to be <u>their</u>	Connie M. Jones & Barbara L.and acknowledged
		Donnie M. Jones & Barbara L. and acknowledged voluntary act and deed. BEFORE ME: Consult & Collins
t	he foregoing instrument to be <u>their</u>	Donnie M. Jones & Barbara L. and acknowledged voluntary act and deed. BEFORE ME: Notary Public for Oregon
f	he foregoing instrument to be <u>their</u>	Donnie M. Jones & Barbara L. and acknowledged voluntary act and deed. BEFORE ME: Notary Public for Oregon My Commission expires: may 3, 1280
ti Fo STATE hereb	he foregoing instrument to be <u>their</u> JUN Juans ORM NO. 134-75 OF OREGON; COUNIY OF KLAMA by certify that the within instrument w	Donnie M. Jones & Barbara L. and acknowledged voluntary act and deed. BEFORE ME: Notary Public for Oregon My Commission expires: may 3, 1280

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