34224 Vol. 77 Page 15009. الوربيدوسيد ومعدا مادين المرا 1 THIS MORTGAGE, Made this... Climmie Lee Galloway 16th August day of 19.7.7 bv to D. L. Hoots Mortendor. Mortgagee, WITNESSETH, That said mortgagor, in consideration of Ten thousand nine hundred eighty six and 43/100-----Dollars, to him poid by said mortgagee, does hereby grant, bargain, soll and convey unto said mortgagee, his heirs, executors, administrators and assigns, that cer-follows, to-wit: Lot 47 of CASITAS, in Klamath County, Oregon, according to the duly recorded plat thereof. 「「「「「「」」」 Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise apportaining, and which may hereafter thereto belong or apportain, and the rents, issues and profits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage or at any time during the term of this mortgage. TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgagee, his heirs, executors, administrators and assigns forever. This mortgage is intended to secure the payment of promissory note, of which the following is a substantial copy: 「「「「「「「「」」」」 \$ 10,986.43 Klamath Falls, Oregon August 1977 ON DEMAND, I (or if more than one maker) we, jointly and severally, promise to pay to the order of D. L. HOOTS l - na na serie a serie at Klamath Falls, Oregon Ten thousand nine hundred eighty six and 43/100------DOLLARS, FORM No. 846-DEMAND NOTE Stevens Ness Low Publishing Co., Fortland, Ore 5.23 191 The date of maturity of the debt secured by this mortgage is the date on which the last scheduled principal payment be-comes due, to-wit: ON DEMAND , 19 , 19 And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully selsed in fee simple of said premises and has a valid, unencumbered title thereto and will warrant and lorever delend 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 anture which may be lavied or assessed against said property, or this nortigade or the note above described, when due and pay-able and before the same may become delinquent; that he will promptly pay and satisfy any and all liens or encumbrances that are or may become liens on the premises or any part thereoi superior to the lien of this mortfage; that he will be of the buildings new on or which hereafter may be erected on the said premises continuously insured againt lows or damyel by lits and such other harards as the mortfages may from time to time require, in an amount not less than the orifinal principal sum of the note or obligation secured by this mortfage, in a company or companies acceptable to the mortfage, with loss payable litst to the mort-fages and then to the mortfager as their respective interests may appear; all policies of insurance shall be delivered to the mort-fages and then to the mortfager to the expiration of any pasts on the predict of the mort-fages and then to the mortfager to the expiration of any policy of insurance shall be delivered to the mort-fages and pay procure the same at mortfager's expense; that he will krep the huldings and intervention and premises in good repair and will not contrail or suffar systement; that he will krep the huldings and interventian an said premises in good repairs and will not contrail or suffar systement pursuant to the unitaries or divers shall buildings, in good repair and will not contrail or suffar systement pursuant to the Unitern Connercial Code, in form astis-lotin with the mortfages, in executing one or more linancing statements pursuant to the Uniter Connercial as the cost of shall join with the mortfages, may will be tilling the same to the proper public office or officer, as we Ser. の計判相応

the second s 15010-36 IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. 1 to Climmie Lee Galloway **EIMPORTANT NOTICE:** Detete, by lining out, whichever, warranty (a) or (b) is not applicable; if warranty (a) is opplicable and if the mortgages is a creditor, as such word is defined in the Truth-In-Lending Act and Regulation Z, this mortgages WUST comply with the Act and Regulation by moking required disclosurer; for this purpose, if this form No. 1305 or equivalent; if this instrument is NOS to be a FIRST line to finance the purchase of a dwelling, use Stevens-Next HAR G E F record 15009 id County. and seal Within record and MORTGA 13.9 Sa 13 pag KLAMAT AM. s of sa hand the OREGON, Stor 8 5 that ges MTIME clock. AU Mortgag number recei tify d of Mort Witness affixed. of. 0F 0 ΥZ Cer d Was County file STATE book County Record ås h STATE OF OREGON. County ofKlamath before me, the undersigned, a notary public in and for said county and state, personally appeared the within CLIMMIE LEE GALLOWAY known to me to be the identical individual described in and who executed the within instrument and acknowledged to me that SHE executed the same freely and voluntarily. NOTAN IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed Co Sept my official seal the day and year last above written. UBLIC ia. 100 clusa Vale 1 Frit Notary Public for Oregon My Commission expires 5-1.7-8.1 CRLOO **这种的**中心