405		/7 THE M MACHE & GERALD	OTC 3920 ORTGAGO DINE G. GAMACHE,	Vol. M. Prige_ R a husband and w	24441.,
County, Stat	ws of the United Stat	ion, parainattar called "M	Antigagon '' the following	TION, a corporation organiz described real property, situ horeafter acquire, together v	atadin
	MOY fil	INA, according	to the officia	IRD ADDITION TO l plat thereof or Clerk of Klamatł	1 1
above de irrigation to-wall c stalled in the paym	escribed premises, an apparatus, equipmen arpeting and linoleum or used in connection ent of a certain promis	Id all plumbing, lighting, it and fixtures, together wi , shades and built-in rang with the above described p	heating, ventilating, air- ith all awnings, venetian b ges, dishwashers and other premises, and which shall above named mortgagors	ved from or in anywise appert conditioning, refrigerating, w linds, floor covering in places built-in appliances now or he e construed as part of the real for the principal sum of	atering and such as wall-
and to see and to see others have ness is ev any paym	on the 19th he balance, j whether bayment of suc- ving an interest in the i idenced by more than ent on one note and p	day of June 19 principal and i ch additional money, if any above described property a one note, the mortgagee mi art on another, as the mor	978, and the 19 interest, XKENNER , as may be loaned heread as may be evidenced by a ay credit payments received tragage may elect.	Korspor semi-annual th day of Decembe or before 18 mont ter by the mortgagee to the m note or notes. If the mortga by it upon any of said notes	r, 1978 from herea bortgagor or ge indebted , or part of
policios. The mon removed or do months from	rigagor further covenants that emolished without the written of the date bereaf or the date con	the building or buildings now on a consent of the mortgager, and to ea	or hereafter erected upon said prem omplete all buildings in course of	said mortgaged property continue amount not less than the face of t the mortgagor; all policies to be oce carried upon said property an agen, to settle and adjust such for lockness. In the oven of lorector nortgagee the right to assign and set shall be kept in good repair, not al construction or hereafter constructed the due, all taxes, assessments, and charges	tered, extended, reon within six
The shift may be which may be charged levels pay to the m transition of the transition of the transiti	yee adjudged to be prior to to assigned as further security to or assessed to he more ordgaged on the date installant amount, and said amounts are her mortgagor fail to keep any che and all expenditures in that with and be repayable by the	point into mortgage or the mole aftio- bellem of this mortgage or which is traced projectly and insurance pre- rets on principal and interest are p e hereby pledged to mortgage as add of the foregoing covenants, then the to behalf shull be secured by this me mortgagor on demand.	or the indeptedness which it secures commen a prior lien is operation of of providing regularly for the pro- payable in amount equal the J/12 ditional security for the payment of e mortgage may perform them, will ortgage and shall bear interest in a	of any transactions in connection therewi law; and to any premiums on any life pt payment of all taxes, assessments an identess secured hereby remains unpaid, of said yearly charges. No interest shal this mottage and the note hereby secu- nout waiking any other right or remedy vordance with the terms of a certain pro-	th or any other Insurance policy of governmental mortgager will be paid mor- ed, herein given for lissury note of
due withou The n protect the sourching re- nction to fo the appoint	i notice, and this mortage norigagor shall pay the r lien heroof or to foreclose coords and abstracting san reclose this mortgage or o nent of a receiver for the norigagor consents to a r	an oncy be forcelosed. mortgagee a reasonable sum e this mortgage; and shall pe no; which sums shall be secu at any time while such proce- mortgaged property or any f	as attorneys fees in any suit ay the costs and disbursemen red hereby and may be includ eding is pending, the morigan part thereof and the income,	y of the covenants herein or cent the morigages's option, become which the morigages defends or is allowed by law and shall pay ed in the decree of inoclasure. U ee, without notice, may apply for tents and profits therefrom. y secured which shall not be paid	immediately proseculos to the cost of pon bringing and socure
Each shall inure	of the covenants and at to the benefit of any su		nding upon all successors in ortgages. 1945	the masculine shall include the f the singular. interest of each of the morigagor of December (SEA) 2 (SEA) 2 (SEA)	s, and each
THIS C	Clamath ss	19 th day of	,		
to me know	i to be the identical per- same freely, and volunta	son described in and who mily for the purposes therein	nd official load the day and	ent and acknowledged to me that year that above written. When the state of Crecon	
			Residing a My commission expires:	HE for the State of Oregon KLAMAT.H. EALLS Oregon 3/20/8/	

