REAL IN. TOX-MOST MUSI-Day Provide	<u>ana mtc 6311</u>	
THIS MORTGAGE. A JIM HOGUE and BO	NARJORTE E. SLATES	Mortgagor,
WITNESSETH, That a Hundred and 00/100	aid morigagor, in consideration of T Dollars, to h tomo and inortgages, his heirs, execution	hree Thousand; Live
County of CITX C North BE IT REATEMBERI before me, the undersigned, a	C A C C AND C C C C C C C C C C C C C C C C C C C	and state, personally appeared the within
STATE OF OREGON		
WOK,	이가 있었는 것은 것은 것은 것을 가지 않는 것을 가지 않는 것을 가지? 같은 것은 것을 가지 않는 것은 것을 가지 않는 것을 가지 않는 것을 가지 않는 것을 가지 않는 것	Cound attract
CAR CAR CAR Together with all an	a singular the tenements, Reputitament	ts and appurtenances thereunto belonging
profits therefrom, and any ce at any time during the to TO HAVE AND TO heirs, executors, administration	and all lightlifes upon said memory rm of this mortgage.) HOLD the said premises with the a	pourtenances unto the said mortgages, his mortgages, his mortgages, his
1 1 1 1 5 5 0 0 0 0 1 1 1 1 1 1 1 1 1 1	Merrill, Oregon atter date, each of the MARJORIF E. SLATES, hus alin, oR 97652	April 17 , 19 78 be undersigned promises to pay to the order of band and wife DOLLARS,
with interest thereon at the ra- be paid 10118 mediately due and collectible attachey for collection, each fadder hereof, and if suit or c	ate of percent per annual in a generation of the whole su e, at the option of the holder of this of the undersigned promises and agrees	m of both principal and interest to become im- note. If this note is placed in the hands of an to pay the reasonable collection costs of the ay (1) holder's reasonable attorney's fees to be ison of the trial court, such further sum as may
be fixed by the appendic coal	/S/_J1	n Hogue nnie Hogue
The fact of manually of the dest sectored by this markeds is the date on which the last concluded principal payment be- the fact of manually of the dest sectored by this markeds is the date on which the last concluded principal payment be- the fact of manually of the dest sectored by this markeds is the date on which the last concluded principal payment be- the date of manually of the dest sectored by this markeds is the date on which the last concluded principal payment be- the date of manually be- corrected by the date of the dest sectored by the date on which the last concluded principal payment be- the date of the date of the dest sectored by the date of the date on which the last concluded principal payment be- the date of the d		
caised in the striket, if any the end will warrant and forever the terms thereof that while nature which may be levied a oble and balore the same that dre or may become licroverti row on its which horeafter im	detend the same against all persons: that he w ony part of said note remains unpeld he will be becaused against said property, on this morth y because dealinguent; that he will promptly p he primiles or any part thereof superior to the sy becaused on the said premises continuous by becaused on the said premises continuous	All pay said moto, principal and interest, according to pay all taxes; assessments and other charges of every age or the note above doscribed, when due and pay- ay and eatisty any and all liens or encumbrances that lien of this mortgage; that he will keep the buildings y insured against loss or damage by fire and such other of less than the original principal sum of the note or
obligation estimate of the interfi- gages are then to the interfi- gages as soon as insured. Nor to the martigges may procure i the mortigges may procure in good reputy and will not	ager as their respective innersts fing appear; ager as their respective innersts fing appear; or is the margager shall fail for any reason to an day price to the expiration of any folloy he same at mortgager expense; that he will be same at mortgager expense; that he will	all policies or instructions and to deliver said policies process any such insurance and to deliver said buildings, of insurance now or horsalier placed on said-buildings, keep the buildings and improvements on said premises At the request of the mortgages, the mortgager shall when the buildings in well is the cost of all ion

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sence of the manifestive sentencies that the proceeds of the form represented by the above described note and this mortgage are: (a) of the interactive for margager's personal, Manify, howehold or agricultural purposes (see Important Notice below), (b) for an infanitation or (seen if mortgager is a matural perpose) are for business or commercial purposes other if the unit of the interaction of the pose.

(D) Tor an organization of Levan R morigager is a nitural person, are for business of commonial purpose other than addicitized purposes in and morigager is a nitural person, are for business of commonial purposes other than the terms this core as a morigage to assume the period and the period of the period IN WITHASS WHEREOF, and mortgager has hereunto est his hand the day and year first above Cry Stan Manufair parentis include, by failing out, whichards unintenty (a) or (b) is not op-then if warmands mich angestaries and if the non-burger is a uncline on tunk want the list interview of the second second of the most burger is a uncline as the second second second second of the second of the second second unced is as into second second second of the second of the second second was the second second second second second second of a develop of the fact lists of second second second second second of a develop of the fact lists of second The second statements interview to be a first the heirs, executors, administrators and essigns forever. onyment of TO HAVE AND TO HOLD the said premises with the appaulenances used that and montages All and best of the more and all reaches around a reaches arou 46606 County of Klamath fy that the ceived for r at 11:26 o'clock AM, in book M78 on pa STATE OF OREGON, 2 in book M78 on I or as file number & Record of Mortgages o ซ that received Wm. D. Milne. âu Gounty Cler certify . affized. Witness 3 SS/H 20th day 26, County , mont \mathcal{F} 9 STATE OF OREGON, County of CRESSANTIN BE IT REMEMBERED, That on this 177+4 day of APRIL before me, the undersigned, a notary public in and for said county and state, personally oppeared the within named in the state of the

known to the is as the identical individual? described in and who executed the within instrument and attenue and to fire that if the precuted the same freely and voluntarily. A PUPYER STATE THE THE THE THEORY WHERE OF, I have becaute set my hand and allized my official seal the day and year last above written. FIGURE THE THE THE PUP THE