22 1	57.11186		ol. 7 Page	9822
48082	THE MO	ORTGAGOI	Rrage	
	DUFF and DORIS	AND LOAN ASSOCIA	TON, a corporation org	anized and existi
hereby mortgage to KLAMATH under the laws of the United St County, State of Oregon, and al rents and profits thereof, towit:				
ACRES	2, Block 2, FIRS , in the County (T ADDITION TO S of Klamath, St	KENO HILLSIDE ate of Oregon:	
Mortgagors perfor not be assigned t attempted assignm become immediated	o or be assumed nent or assumptio	by another par on, the entire	ty. In the eve	ent or an
to-wall carpeting and linole stalled in or used in connect the payment of a certain pr	ment and fixtures, together we eum, shades and built-in rang tion with the above described] omissory note executed by the THOTISAND AND NO	ith all awnings, venetian ges, dishwashers and othe premises, and which shall above:named mortgagor 100	blinds, floor covering in p r built-in appliances now be construed as part of th s for the principal sum of	lace such as wall or hereinafter in e realty, to secure
Dollars, bearing even date,	principal, and interest being	payable in 200 minutes and	the 8th day	al install of May, 19 months fr
and to secure the payment of others having an interest in ness is evidenced by more t	, principal and i if such additional money, if an the above described property han one note, the mortgagee m	y, as may be loaned here as may be evidenced by nay credit payments receiver transee may elect.	after by the mortgagee to a note or notes. If the ed by it upon any of said	the mortgagor or mortgage indebted- notes, or part of
The morigagor covenants against loss by fire or other i with loss paychle first to the morigages. The morigagor hor loss or damage to the propert and apply the proceeds, or so of the morigagor in all policies policies.	that he will keep the buildings ; harards, in such companies as il mortgagee to the full amount of ; eby assigns to the mortgager hereby y insured, the mortgagor hereby o much thereof as may be neces ; then in force shall pass to the m	new o: heroafter erected or he mottgagee may direct, in said indebtedness and then right in all policies of insu appoints the mortgagee as h toary. In payment of said in nortgagee thereby giving said	said mortgaged property an amount not less than the f to the mortgagor; all policie rance carried upon said prop is agent to settle and adjust debtedness. In the event of i mortgagee the right to assi	continuously insured ace of this montgage, is to be held by the erty and in case of such loss or damage foreclosure all righ gn and transfer said
months' from the date nervoir or the d levice or assessed against said premise lien which may be assigned as further se charges levice or assessed against t pay to the mortgage on the date 1 reacor on said amount, and said amou	that the huliding or hulidings unw on ritien consent of the mortgagee, and to late construction is hereafter commenced. s, or upon this mortgage or the hole and for to the lier of this mortgage or which userity to mortgagee; that for the purpos he mortgaged property and insurance po- nstallments on principal and interest are unts are hereby pledged to mortgagee as a set of the se	Jor the indebtedness which it secu- becomes a prior lien by operation is of providing regularly for the r remiums while any part of the b payable an amount equal to 1/ additional security for the payment	es or any transactions in connection of law; and to pay premiums on rompt payment of all taxes, asset debitedness secured hereby remains 12 of said yearly charges. No int of this mortgage and the note he	any life insurance policy sements and governmenta unpaid, mortgagor wil erest shall be paid mor reby secured.
Should the mortgagor fail to ke any such breach; and all expenditures even date herewith and be repayable	seep any of the foregoing covenants, then in that behalf shall be secured by this by the mortgagor on demand.	the mortgagee may perform them, mortgage and shall hear interest in	without waiving any other right of accordance with the terms of a co	r remedy herein given to rtain promissory note of
In case of default in the application for loam executed due without notice, and this	e payment of any installment of by the morigagor, then the entir morigage may be foreclosed.	said debt, or of a breach of e debt hereby secured shall	any of the covenants hereir at the mortgageo's option, wit which the mortgageo def	or contained in th become immediatel ends or prosecutes t
The mortgagor consents	morigage may be interessed. y the morigages a reasonable su preclose this morigage; and shall ing same; which sums shall be se ge or at any time while such pro- for the morigaged property or any to a personal deficiency judgmen	nt for any part of the debt h	ereby secured which shall no	(bo paid b) at the
Words used in this morn neuter genders; and in the si Each of the covenants shall inure to the benefit of	lagge in the present tense shall it ngular shall include the plural; a and agreements herein shall be any successors in interest of the	binding upon all successor mortgagee.	in interest of each of the :	mongagors, ana eau
Dated at Klamath	1_FallSregon, this	DANJEL J.	DUFP (SEAL)	, 1978
STATE OF OREGON County of KLAMATH	12 - //			
THIS CERTIFIES, that on A. D., 19.78, before me, t	this 17H day of the undersigned, a Notary Public J. DUFF and DORIS	for said state personally app	peared the within named	
to me known to be the dan executed, the same theoly and IN: TESTIMONY WHERE	tical person S described in and 4 voluntarily for the purposes the OF, 1 have hereunto set my ham	who executed the within in arein expressed.	strument and acknowledged	to me that they
		Notar Resid My commission exp	and year last door write 10.0 A A Public for the State of C rest (24/5)	Dregon S., Oregon,

