	57-11184	38.14759	
48083	THE MORT	Vol. <u>M78</u> Page_ GAGOR	9835
nereby mortgage to KLAMATH under the laws of the United St	I FIRST FEDERAL SAVINGS AND L ates, hereinafter called "Mortgagee, Il interest or estate therein that the	DUFF, husband and wife OAN ASSOCIATION, a corporation orge " the following described real property, s nortgagor may hereafter acquire, togeth	anized and exis situated i <b>klar</b> er with the inc
Lot in t	ll, Block 3, Tract No he County of Klamath,	. 1002, LA WANDA HILLS, State of Oregon.	
attempted assigned	to or be assumed by an	gage and the note it sec nother party. In the eve ne entire unpaid balance	ont of or
to-wall carpeting and linoleu stalled in or used in connectic the payment of a certain pron FORTY SIX	ent and fixtures, together with all awn m, shades and built-in ranges, dishwa m with the above described premises, a nissory note executed by the above nar <b>THOUSAND THREE HUNDRED</b>		, watering and ce such as wall- hereinafter in- ealty, to secure
the balance, print and to secure the payment of s others having an interest in th ness is evidenced by more that any payment on one note and	day of November, 1978 ncipal and interest, d such additional money, if any, as may e above described property as may be n one note, the mortgagee may credit p part on another, as the mortgage may	the 8th day of May, 19 on or un xnaversy before 18 mont be loaned hereafter by the mortgagee to the evidenced by a note or notes. If the mor ayments received by it upon any of said no elect	And from hs from a mortgagor or tgage indebted- otes, or part of
The mortgagor covenants the against loss by fire or other har with loss payable first to the mo- mortgagee. The mortgagor hereby loss or damage to the property i and apply the proceeds, or so n of the mortgagor in all policies th policies.	at he will keep the buildings now of here ards, in such companies as the motigages rigages to the full amount of said indebtad a saigns to the mortgages all right in all nsured, the mortgager hereby appoints the such thereof as may be necessary, in pay en in force shall pass to the mortgage the	ther erected on said mortgaged property conti may direct, in an amount not less than the face ness and then to the mortgagor; all policies to policies of insurance carried upon said property mortgagee as his agent to settle and adjust such nent of said indebtedness. In the event of fore eby giving said mortgagee the right to assign of	inuously insured of this morigage, be held by the and in case of loss or damage closure all right and transfer said
charges levied or assessed against the r pay to the mortgagee on the date instal tgagor on said amount, and said amounts	y to mortgagee; that for the purpose of providing r mortgaged property and insurance premlums while a liments on principal and interest are payable an um are hereby pledged to mortgagee as additional securit;	eted upou said premises shall be kept in good repair, no lidings in course of construction or hereafter constructed grees to pay, shen due, all taxes, assessments, and ch- ness which it secures or any transactions in connection the lien by operation of lax; and to pay premiums on pay regularly for the prompt payment of all taxes, assessment what for the prompt payment of all taxes, assessment or part of the indehtedness security charges. No interest for the payment of this mottgage and the mate hereby; the before them, while a course the path of the payment of the path of the	s and governmental aid, mortgagor will shall be paid mor- secured.
		iy perform them, without valving any other right or reme all bear interest in accordance with the terms of a certain of a breach of any of the covenants heroin or o	
The mortgagor shall pay the protect the lien hereof or to forecl searching records and abstracting s action to forecloss this mortgage o the appointment of a receiver for t	morigages a roasonable sum as attorney, ose this morigage; and shall pay the costs same; which sums shall be secured hereby o r at any time while such proceeding is per he morigaged property or any part thereof	of a breach of any of the covenants herein or a secured shall, at the mortgagee's option, beco fees in any suit which the mortgagee defends a and disbursements allowed by law and shall ind may be included in the decree of foreclosure, ding, the mortgagee, without notice, may apply and the income, rents and profits thereform. of the debt hereby secured which shall not be p	or prosecutes to pay the cost of Upon bringing for and secure
Words used in this mortgage nenter genders; and in the singula	in the present tense shall include the futu ar shall include the plural; and in the plu:	re tense; and in the masculine shall include the al shall include the singular.	e feminine and
Deted at Klamath F	successors in interest of the motigage. alls, regon, this 8th	all successors in interest of each of the mortga day of May (IE). DUFF (SEAL) IS V. DUFF (SEAL)	gors, and each
STATE OF OREGON	"DOI	ITS V. DUFF (SEAL)	
THIS CERTIFIES, that on this .	110H day of	May	
A. D., 19 Defore ma, the unit	dersigned, a Notary Public for said state p and DORIS V. DUFF, hus	sraonally appeared the within named	
to me known to be the identical preserved the same freely and volu	erson.C described in and who executed that it is purposed that the purposes therein expressed	ne within instrument and acknowledges to me t	hat they
	have hereunto set my hand and official s	$\mathcal{A}_{\mathcal{A}}$ and year last upage written. $\mathcal{A}_{\mathcal{A}}$ $\mathcal{A}_{\mathcal{A}}$ $\mathcal{A}_{\mathcal{A}}$ Heavy Public for the Start of Oregon Residing at <i>KCAUNATA EAUS</i> Orec mission expires: $4/24/8$	
PUBLIC .	My com	ntestang at KLAIMATH ZAUS One. Inteston exptros: 4/24/81	104.

