TC 48.361	GAGE-One Page Long Form (Truth-in-Lend	ing Series).		ol. <u>M18</u>	-30 <b>1(</b>	025
THIS MORTO	GAGE, Made this 11th EAR, INC., an Oreg	on Corporati	day of ion	May		. 10
to E.M HEN	. HENDERSON and HE	LEN HENDERSC		IENDERSON	Ę	Mort
grant, bargain, sell an property situated in	H. That said mortgagor, in co 0,000.00) Id convey unto said mortgage Klamath C	Dolla e, his heirs, execut punty, State of O	ars, to him p tors, adminis regon, bound	eu ang gescrihi	ortgagee, igns, that red as Latt	does I
A ti Towr Oreg	ract of land situat nship 39 South, Ran gon, more particula	ed in the S	E 1/4 of	Section		
feet then iron or 1 Driv righ	nning at a 1/2 inc West 628.45 feet a from the center q ce South 89°30'00" pin; thence South es, to the Northe e; thence South 63' t-of-way line 280.6 637.03 feet, more	uarter corne East 250.00 00°30'00'' 1 rly right-of 28'36'' West	er of sa 0 feet to West 509 f-way lin t along s	Last 316.( id sectior D a 1/2 ir .52 feet, Ne of Gree Said North	00 n 5; nch more enspri herly	
	singular the tenements, hereditan belong or appertain, and the rev of this mortgage or at any time HOLD the said premises with the nded to secure the converse to					
s 10,000.00 ON DEMAND, I E.M. HENDERSO One month, (J Ten Thousand "Ttherpt free phase of n attorney for collection, I/w section for collection, I/w	Klemath F (or if more than one maker) N and HELEN HENDER une 11, 1978) and no/100	alls, Orego we, jointly and se SON, dba HE at Klan um from May 1 pal hereof may be p	n , of which the n , of which the NDERSON math Fal 11, 1978 paid at any tim	May May HENDERS( LS, Oregor	ubstantial 11 glic order ON , Wi n	. 19 . thir DOLL
10,000.00 ON DEMAND, I E.M. HENDERSO One month, (J Ten Thousand Ttherpt include for the formation of th	Klemath F	alls, Oregoi we, jointly and se SON, dba liEl at Klar um from May J ipal hereof may be p older's reasonable at the amount of such ein, is tried, heard o	n verally, pror NDERSON math Fal 11, 1978 vormey's fees a reasonable atte or decided.	May May mise to may to HENDERSC IS, Oregor until pair e. If this note is not collection cost prney's fees shall	ubstantial 11 fic order N, W1 n L id: interes placed in ts. even th be fixed f	, 19 , 19 , 20 , 20 , 20 , 19 , 20 , 20 , 20 , 20 , 20 , 20 , 20 , 20
s 10,000.00 ON DEMAND, I E.M. HENDERSO One month, (J Ten Thousand Witherst free files in attorney for collection, 1/w r action is filed hereon; howe r courts in which the suit or	Klemath F (or if more than one maker) N and HELEN HENDER une 11, 1978) and no/100	alls, Oregoi we, jointly and se SON, dba liEl at Klar um from May J ipal hereof may be p older's reasonable at the amount of such ein, is tried, heard o	n verally, pror NDERSON math Fal 11, 1978 vormey's fees a reasonable atte or decided.	May May May May May Mennerst Mennerst May May May May May May May May May May	ubstantial 11 fic order N, W1 n L id: interes placed in ts. even th be fixed f	t to br the har ough a by the o
s 10,000.00 ON DEMAND, I E.M. HENDERSO One month, (J Ten Thousand Witherst free files in attorney for collection, 1/w r action is filed hereon; howe r courts in which the suit or	Klemath F (or if more than one maker) N and HELEN HENDER une 11, 1978) and no/100	alls, Oregoi we, jointly and se SON, dba liEl at Klar um from May J ipal hereof may be p older's reasonable at the amount of such ein, is tried, heard o	n NDERSON Math Fal 11, 1978 Said at any tim torney's fees a reasonable atto or decided. Dean Gree REEAR, 1	May May hise to pay to HENDERSC IS, Oregor until pai e. If this note is of collection cost prney's fees shall	ubstantial 11 Use order ON, Win n id: interes placed in ta, even th be fixed f	tope 19 2 thir DOLL to be the har ough m by the o
S 10,000.00 ON DEMAND, I E.M. HENDERSO One month, (J Ten Thousand WittHerpst free for in attorney for collection, I/w or action is filed hereon; howe or courts in which the suit or No. 846-DEMAND NOTE. The date of maturity of lue, to-wit: June 1	Klemath F (or if more than one maker) N and HELEN HENDER une 11, 1978) and no/190 Mf or any portion of the princ re promise and agree to pay the h ver, if a suit or an action is filed, action, including any appeal ther by the debt secured by this mort, 1078	alls, Oregoi we, jointly and se SON, dba lift at Klan at Klan um irom May 1 pal hereof may be p older's reasonable at the amount of such ein, is tried, heard of and by	n verally neor NDERSON math Fal 11, 1978 baid at any time torney is any tis any tis any time torney is any time torney is any time torney	May May May May May May May May May May	ubstantial 11 Sig order N, w1 n Lid; interes; placed in ts, even th be fixed f Sig 200 Sig 2	, 19 of thir DOLL, to br the han bough a bough a by the nfor
<ul> <li>10,000.00         <ul> <li>ON DEMAND, I. E. M. HENDERSO One month, (J Ten Thousand</li> <li>Wiftherst furched for game for attorney for collection, 1/w or action is filed hereon; however courts in which the suit or</li> </ul> </li> <li>No. 846—DEMAND NOTE.</li> <li>No. 846—DEMAND NOTE.</li> <li>The date of maturity due, to-wit: June 1</li> <li>The mortgagor warrants (AX SUME NOTE NOTE)</li> </ul>	Klemath F (or if more than one maker) N and HELEN HENDER une 11, 1978) and no/100 More any portion of the prince is promise and agree to pay the h ver, if a suit or an action is filed, action, including any appeal their set of the debt secured by this mort, 1, 1978 that the proceeds of the loan repr X200X XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	alls, Oregoi we, jointly and se SON, dba IIE at Klau at Klau at Klau at klau in from May J pal hereol may be p older's reasonable at the amount of such ein, is tried, heard c and by and by	of which the n werally, pror NDERSON math Fal 11, 1978 aid at any tim torney's less a reasonable atto or decided. Dean Gree REEAR, I which the last s described note wex Six NDON	May May May May May May May May May May	ubstantial - 11 Sig order N, Win 1 id: interes placed in ts. even th be fixed f Step Co. 7 al paymen (X)	topy 19 21 21 21 21 21 21 21 21 21 21
10,000.00 ON DEMAND I E.M. HENDERSO One month, (J Ten Thousand Ten Thousand Ten Thousand Ttherest free free fr n attorney for collection, 1/w r action is filed hereon; howe r courts in which the suit or No. 846-DEMAND NOTE. No. 846-DEMAND NOTE. The date of maturity of The mortgagor warrants CLA XON X NOT ACCOUNTS (b) for an organization purposes. This nortgage is inten GREEAR, INC. United States	Klemath F (or if more than one maker) N and HELEN HENDER une 11, 1978) and no/100 M or any portion of the prince re promise and agree to pay the h ver, it a suit or an action is lied, action, including any appeal their the debt secured by this mort, that the proceeds of the loan repr action & mortfagor is a natural for, secondary and made subject a Dregon Corpora Nation 21 Borb of	alls, Oregoi we, jointly and se SON, dba HEN at Klan at Klan at Klan at construction pal hereof may be p older's reasonable at the amount of such ein, is tried, heard co and by gage is the date on we escated by the above www.com.com.com.com person) are for busi t to a prior morth tion	of which the n werally, pror NDERSON math Fal 11, 1978 aid at any tim torney's less a reasonable atto or decided. Dean Gree REEAR, I which the last s described note wex Six NDON	May May May May May May May May May May	ubstantial - 11 Sic order N, Win 1 id; interes placed in ts, even th be fixed 1 Strip Co. 7 al paymen e me fix her than a end estate	topy 19 21 21 21 21 21 21 21 21 21 21
No. 846-DEMAND NOTE. The date of maturity of the mortfagor warrants Che Markan NAMANA (b) for an organization purposes. This mortfage is inter GREEAR, INC. United States 73. and recorded in the a	Klemath F (or if more than one maker) N and HELEN HENDER une 11, 1978) and no/100 Mer of any portion of the prince re promise and agree to pay the h ver, if a suit or an action is filed, action, including any appeal the sector, including any appeal the that the proceeds of the loan repr ward Sock Sock XONX Now Sock (even if mortgager is a natural rior, secondary and made subjection an Oregon Corporation National Bank of mortgage records of the above natural nortgage records of the above natural mortgage records of the above natural nortgage records of the above natural output the second of the above natural and oregon the above natural and and above natural and above natural above natural above natural above natural above natural a	alls, Oregon we, jointly and se SON, dba HEN at Klan at Klan at klan at control of such ein, is tried, heard of and by and and by and by and and by and and and by and and and by and and and and and and and and and and	of which the n verally, pror. NDERSON math Fall 11, 1978 said at any tim torney's less a reasonable atto or decided. Dean Gree REEAR, 1 which the last s described note adversion of the al M73 leate which)	May May mise to pay to A HENDERSE Is, Oregor until paie of collection cost orney's fees shall ear NC., anp? Stevent-New Law Pub- scheduled principal and this mortgage code voice keys relation of the back due of the back due of the back due of the code of the back due of	ubstantial - 11 Us order N, Win L Us order placed in ts, even the be fixed 1 US SEQUE stray Const al paymen e me cal estate us t 9 o there	copy 19 20 20 20 20 20 20 20 20 20 20
10,000.00 ON DEMAND I E.M. HENDERSO One month, (J Ten Thousand Ten Thousand Ten Thousand Ten Thousand Ten Thousand Ten Thousand Ten Thousand Ten Thousand Ten Thousand No. 846-DEMAND NOTE. No. 846-DEMAND NOTE. No. 846-DEMAND NOTE. No. 846-DEMAND NOTE. No. 846-DEMAND NOTE. The mortgager warrants (KK XNN XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	Klemath F (or if more than one maker) N and HELEN HENDER une 11, 1978) and no/100	alls, Oregon we, jointly and se SON, dba III at Klan at klan by and by by and by by and by by and by by and by and by an and by an and by an an a	n NDERSON MATH Fall NDERSON Math Fall 11, 1978 aid at any tim torney's fees a reasonable atto or decided. Dean Gree REEAR, I which the last s described note Construction M73 icate which), ipal sum of \$ 975.37 at suited thereby	May May May May May May May May May May	ubstantial - 11 Big order placed in ta, interes, placed in ta, even th be fixed f ESTRE Strig Co. 7 al paymen care (X) ber than a entrestate (US t 9 9 there to most thereas bury ty, an	copy , 19 2 2 2 5 5 5 5 5 5 5 5 5 5 5 5 5
10,000.00 ON DEMAND I E.M. HENDERSO One month, (J Ten Thousand if the of Microphile of attorney for collection, J/w raction is filed hereon; howe rourts in which the suit or action is filed hereon; howe rourts in which the suit or to be the suit of The mortgager warrants CAR XONNANO NOTE. The mortgager warrants CAR XONNANO WARRANGE (b) for an organization purposes. This mortgage is inten GREEAR, INC. United States of 3, and recorded in the a e number reby being made; the said the incipal balance thereof on the Aprill 15 mphy "list mortgage". The mortgager covenant ter simple of aud premises. Casement dated J 17; and Judgeme that he will wartant and he and pay all obligations due interest, according to the terms and other charges of every by when due and payable ubbances there and payable	Klemath F (or if more than one maker) N and HELEN HENDER une 11, 1978) and no/100 and no/100 M or any portion of the prince is promise and agree to pay the h ver, it a suit or an action is filed, action, including any appeal their sector, including any appeal their of the debt secured by this mort, 1 1978 that the proceeds of the loan repr x2000 x x x x x x x x x x x x x x x x x	alls, Oregon we, jointly and se SON, dba HEA at Klan at Klan at Klan at Klan in from May I pal hereof may be p older's reasonable at the amount of such ein, is tried, heard c and by and by gage is the date on w escated by the above (www.com.com.com.com.com. person) are for busi t to a prior morth tion Oregon und county in book (indu- a note for the prince strument is \$ 62, 9 af the obligations se beins, executors, addi- unthances except s bound county in book (indu- a note for the prince strument is \$ 62, 9 af the obligations se bound, executors, addi- unthances except s bound county in book (indu- strument is \$ 62, 9 af the obligations se bound, executors, addi- unthances except s bound that marg the note secured h r assessed against as inquert that he secured	of which the n NDERSON math Fall II, 1978 Solid at any time torney's less as reasonable atto- or decided. Dean Gree REEAR, I which the last so described note SREEAR, I which the last so described note atto: Safe on the al M73 leate which), ipal sum of \$ 975.37 atto: Safe on self as solid inter hunting 1914 in vid it to: K hot he will do safe on self as vid it to: K hot he will do safe on self as vid it to: K hot he will do safe on self as interby remains the solid propercy, or interby remains the solid do solid propercy or interby remains the solid do solid p	May May May hise to pay 188 in HENDERSE is, Oregor until paie of collection cost briney's fees shall ar NC., an,pp becentilies taw pob- iccheduled principal and this mortgage for any for the page for any for the page and this mortgage for any for the page and this mortgage for any for the page and this mortgage for any for the page and the more sound for any for the page for any for the page and the page 1067 for the page 1067 for any for the page and the page 1067 for the page 1067 for the page 1067 for any for the page and the page 1067 for the	ubstantial - 11 Sign order placed in ts, even th be fixed 1 Step Co. 7 al paymen e are ts be that of e are ts to bas full there that of the state of there the state of the state of the state the state of the state the state the state of the state the state the state the state of the state the state of the state the state of the state of the state the state of the state	eofy eofy for his for his for his for his for his his for his his for his his for his his for his his for his his his his his his his his

10254

and such other hazards as the mortgagee may from time to time require, in an amount not less thus 5 **insurable** for companies acceptable to the mortgagee herein, with loss payable, first to the holder of the said first mortgage. Such a compare gagee named herein and them to the mortgage as their respective interests may appear: all policies of immune charts as second to the mort the holder of the said first mortgage as seen as insured and a certificate of insurance executed by the compares charts a chart set of the said first mortgage as seen as insured and a certificate of insurance executed by the compares charts a whether it is is written, showing the amount of said coverage, shall be delivered to the mortgagee named in these of insurance whethes i delivered to shall fail for any reason to procure any such insurance and to deliver said policies as aforesaid at least little dows prior to the solid as a prior to that the mortfagior will keep the buildings and improvements on said premises in good repair and will not commit or sufference executed for matigager shall ion with the mortgagee, and will pay for fling the same or more financing statements pursuant to the requires at which exercise the form satisfactory to the mortgages, and will pay for fling the same in the prooper public office or offices as well as the cost of all be now, therefore, if said mortgagers shall keep and perform the covenants herein contained and shall car all while as the cost of all the said first mortgages.

form satisfactory to the mortgage, and will pay for thing the same in the more public office or others as well as the cost of 20 line searches made by filing officers or sourching agencies as may be deened desirable by the mortgage. Now, therefore, if said mortgage shall keep and perform the Covenants herein contained and shall pay all obligations secured by in full force as a mortgage to secure the performance of all of said covenants and the payments of the note secured hereby, it being agreed that a failure to perform any covenant herein, or if a proceeding to its terms, this conveyance shall be void, but otherwise shall remain any part thereof, the mortgage shall have the option to declare the whole amount unpaid on said note or on this mortgage at premises or and payable, and this mortgage herein, at his option, shall have the tight to make such payments on and not or on this mortgage at one due or any lien, encumbrance or insurance premium as abeve provided for, value to a such performant the age or charts and the dots are or charts the mortgagor under said first mortgage, and shall have the tight to make such payments and to do and perform the dots secured by this mortgage, and shall have the tight to make such payments on and so and performance shall be added to and hevever, of any right arising it the mortgage, and shall bear interer with the cost of such performance shall be added to and however, of any right arising its the mortgage in breach of covenant. And the mortgage to pay all by the martgage. In the the mortgage for title reports and title search, all statutory costs and discustements and so pay all by the martgage. In the the mortgage for title reports and title search, all statutory costs and dissurements and such further turn as the titl search and by the instruction of action become and any nortgage responses to pay such sum as the appellate court shall agingle reasonable as plaintiff's attorney's fees in such suit or action beserved to bescended by the lien of this mortgage and included i

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written.

\*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable. If warranty (a) is applicable and if the mortgagee is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the mortgagee MUST comply with the Act and Regulation by making required disclosures; for this purpose, uso Stevens-Ness Form No. 1306 or similar.

	`
Greear Inc., an Oregon Corporation	
hy or corporation	
	,
	ſ
Dean Treea	
- rela	
Dean Greear, President	
- j- a electri, riesident	
- And the state to the first the to the	
Florenco Crease	
Florence Greear, Secretary	

## STATE OF OREGON,

County of Klamath

BE IT REMEMBERED, That on this

11th<sub>day of</sub> May

before me the undersigned, a notary public in and for said county and state, personally appeared the within named Dear Greear, who did say that he is President of GREEAR, INC., and Dear Greear, who did say that he is Freshtent of GREEAR, INC., and Florence Greear, who did say she is secretary, and that this instrument was signed on Behalf of said corporation by authority of its Board of Directors, known to me to be the identical individuals. Prescribed in and who executed the within instrument and acknowly executed the same freely and voluntarily. and that the corporate seal affixed hereto is the corporate seal of said Greear, Inc.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. DON 7. JULY llound forster -Notary Fublic is: Cregon Notary Public for Oregon. My Commission expires My commission expires 1:23 8 SECOND STATE OF OREGON. MORTGAGE County of Klamath I certify that the within instru-(PORM No 925) ment was received for record on the 16th day of May 1078 TALL REPERVED. at 4:48. o'clock P.M., and recorded ton in book M78 on page 10253 or as decompension то file/reel\_number = 48361 Record of Mortgages of said County. Witness my hand and seal of County affired. AFTER RECORDING RETURN TO Wm. D. Milne Desur Handreson Title By Permittee & work Deputy 2ee 96.00