tA 38 M-15319-3 Vol. 78 Parso 15100 Oat 01641 THIS MORTGAGE, Made this 28th day of June MICHAEL E. GRANAS & NANCY P. GRANAS, husband and wife ōν 19...78... to MONIQUE M. MICHAUD -----Mortgagor, grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that cer-tain real property situated in Klamath County, State of Oregon, bounded and described as Lot 25, block 3, GATEWOOD, Tract No. 1035, in the County of Klamath MORIGARI Ar to the THE REAL PROPERTY OF THE PARTY 编辑的过去 解放通过的 经自己的情况 计正确 Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and profits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage or at any time during the term of this mortgage. TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgagee, his heirs, executors, administrators and assigns forever. This mortgage is intended to secure the payment of a promissory note, of which the following is a substantial copy: , 13,500.00 Klamath Falls, Oregon I (or it more than one maker) we, jointly and severally, promise to pay to the order of MONIQUE M. MICHAUD THIRTEEN THOUSAND FIVE HUNDRED and No/100- at Klamath Falls, OR; or as directed THIRTEEN THOUSAND FIVE HUNDRED and No/100--with interest thereon at the rate of 9 Detect per annum from July 1, 1978 DOLLARS, monthly installments at the dates and in amounts as follows: \$4000.00 on August 1, 1978, and \$197.21 per month commencing August 1, 1978 and continuing monthly thereafter payments being due on the loss date of one for any former of the set of thereafter, payments being due on the 1st day of each month, balloon payments, if any, will not be retinanced; interest shall be paid _____ monthly balloon payments, if any, will not be refinanced; interest shall be paid <u>interest</u>, is fully paid; if any of said installments is included in the payments above required, which shall continue until this note, principal and interest, is fully paid; if any of said installments is included in the hands of an attorney to collection, If we promise and agree to pay the reasonable attorney's fees and collection costs of the holder (2) if any appeal is taken from any decision elithe trial court, such further sum as my befined by the appellate court, as the holder's reasonable attorney's fees in the appellate court. This Note may be paid in full at any time with no prepayment penalty. The date of maturity for the debt secured by this mortgage for the secure of the debt secured by this mortgage for the debt secure of the secu and will warrant and forever defend the same against all persons; that he will pay said note, principal and interest, according to the terms thereoi; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every able and before the same may become delinquent; that he will promptly pay and satisfy any and all liens or encombrances that now on or which hereafter may be come delinquent; that he will promptly pay and satisfy any and all liens or encombrances that now on or which hereafter may be eracted on the said premises continuously insured against loss or damage by fire and such other obligation secured by this mortgage, in a company or companies acceptable to the mortfage, with loss payable lirst to the mort-gage as soon as insured. Now if this incredge or the expiration of any reason to procure any such insurance shall be delivered to the mortfage and hen to the same day prior to the expiration of any reason to procure any such insurance and to doliver said policies in food repair and will not commit or suffer any reason to any reason to procure any such insurance and to doliver said policies in food repair and will not comma at marfagor's espense; that he will keep the buildings, in food repair and will not comma at marfagor's espense; that he will keep the buildings, join with the mortfage, in a some at mortfage representation of any reason to procure any such insurance and to doliver said policies in food repair and will not commit at suffagor's espense; that he will keep the buildings and improvements on said buildings, join with the mortfage, and will pay for tilling the same in the proper public of the Uniform Commercial Code, in form satis-searches made by tilling officers or searching agencies as may be deemed desirable by the mortfagee. Contraction in the second seco 울림 원소수축 드는

The morigagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a)* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization or (even if mortgagor is a natural person) are for business or commercial purposes other than agricultural purpos

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agricultural purposes. Now, therefore, if said mortgagor shall keep and perform the covenants herein contained and shall pay said note according to its terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of all of said ovenants and the payment of said mote; it being agreed that a failure to perform any covenant herein, or if a pro-ceeding of any kind be taken to foreclose any line or said premises or any part thereof, the mortgage shall have the option to declare the whole amount unpeld on said note; it being agreed that a failure to perform any covenant herein, or if a pro-ceeding of any kind be taken to foreclose any line or said premises or any part thereof, the mortgage shall have the option to declare the whole amount unpeld on said note; or on this mortgage at once due and payable, and this mortgage may be for-primium as above provided for, the mortgage may at his option do so, and any payment so nade shall be added to and become a part of the debt secured by this mortgage, and shall bear interest at the same rate as said note without waiver, however, of a part of the debt secured by this mortgage, and shall bear interest at the same rate as said note without waiver, however, of any right arising to the mortgage to breech or covenant. And this mortgage may sums so paid by the mortgage. In the event of any gade to trich reports and title search, all statutory costs and disbursements and such unther sum as the trial court may adjudge on such appeal, all sums to be secured by the lien of this mortgage and in an appeal is taken from any judgment or decree entered therein mortgager further promises to pay such sum as the appellate court shall apply to and bind the heirs, executors, administrators and assigns of suid mortgagor and of said mortgage respectively. In case and or action is commenced to loreclose this mortgage, the Court, may upon motion of the mortgage, appoint a faster in adjust the resting and agreements herein

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. Ĕ. Granas chael PIGAPORTANT NOTICE: Relate, by lining out, whichever worrouty (a) or (b) is not up plothin; if worranty (of he applicable and if the morgages is a creditor, as such word of defined in the TranshineLending and Regulation Z, he configures Middl comply with the Act and Regulation by mobiling regulated discissions; for this purpose, if the standard in the Transhine and Regulation of Regulations of a dwelling, and Regulation for the Tody of the standard of the introduction is not first like, see Stavent-Hess Form No.: 1205 or converting, if the introduct is NOT to be a first like, see Stavent-Hess Form No.: 1205; exceptional to P Gránas Náncy www.scand.ap.if.water.com.unities that we have soon on SA PHER MAD LA THIRD AND WE DECEMBER AND THE SECOND a. at the factor and the set of the most of the a sur the first and see with a factor which and an of the STATE OF ORBGON, SALEST STATE ENGINE LONG STRUCT HE SELEND BELTED BE County of Klamath BE IT REMEMBERED, That on this 12 day of July . 19 78 . before me, the undersigned, a notary public in and for said county and state, personally appeared the within named Michael E. Granas & Nancy P. Granas, husband and wife known to me in he the identical individual S described in and who executed the within instrument and acknowledged to me that their executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereu IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. TARY n' Addington -1.2 ene Notary Public for Oregon. 11103 My Commission expires 3-22-81 1 er ni STATE OF OREGON MORTGAGE 88. County of Klamath TON POTAT IN LOLAS SUFFICIE 用的 I certify that the within instru-にもないた ment was received for record on the 13thday of July , 19.78, at 3:45 o'clock ^P M., and recorded dian ha sha And the second of the second s SPACE RESERVED in book M78 on page 15100 or as HULD DE BII TO t i 19 producionale Sectoria de Casa FOR file/reel number 51641 编成正正的复数形式 RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of

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Chronie (

WKCK.

County affixed.

Wm. D. Milne

Fee \$6.00

By Demethan Allsch

Title

Deputy.

AFTER RECORDING RETURN TO

D'Sol

BUCATRELE CANEVE D