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hereby mortgage to KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the United States, hereinafter called "Mortgagee," the following described real property, situated in ~~Plat~~ Klamath County, State of Oregon, and all interest or estate therein that the mortgagor may hereafter acquire, together with the income, rents and profits thereof, to wit:

Lot 12, Block 12,
Klamath, State of Oregon.

Mortgagor's Performance under this Mortgage and the Note it secures may not be assigned to or assumed by another party. In the event of an attempted assignment or assumption, the entire unpaid balance shall become immediately due and payable.

together with all rights, easements of privileges now or hereafter belonging to, derived from or in anywise appertaining to the above described premises, and all plumbing, lighting, heating, ventilating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-to-wall carpeting and linoleum, shades and built-in ranges, dishwashers and other built-in appliances now or hereinafter installed in or used in connection with the above described premises, and which shall be construed as part of the realty, to secure the payment of a certain prenissory note executed by the above named mortgagors for the principal sum of

Dollars bearing even date, principal and interest being payable ~~immediately~~ ^{on the 12th day of March, 1979} in two equal ~~installments~~ ^{on the 12th day of September, 1979} and the principal balance plus interest ~~shall be paid~~ ^{shall be due} from date, and to secure the payment of such additional amount as may be due, the principal sum of

The mechanics agreement shall be well understood between the lessor and other lessees who have power given to the management of properties, the managing agent, manager or manager of property to the property manager, and before the lessor, or any other person, shall make any payment to any person, there shall be no liability.

The manufacturer further concedes that the body or chassis of the vehicle will become the written property of the lessee from the date hereof or the date of acceptance of the vehicle by the lessee, whichever occurs first, at which time the vehicle may be retained by the lessee, subject to the terms and conditions of this lease, provided, however, that the lessee shall not have the right to sell, assign, or otherwise dispose of the vehicle, or any part thereof, without the prior written consent of the lessor.

During the meeting with Shultz, some one of the US officials made a proposal of compensation to Blue Bell Cliff and the three individuals and the organization they represent.

此書之題，當以《通鑑》為正，而《通鑑》之題，當以此書為正。蓋《通鑑》之題，固非其本題也。

Thus, we find that the main purpose of the book itself is to familiarize the reader with the terminology peculiar to mathematics, without at the same time obscuring the meaning of the concepts by the complication of the symbols or the language.

19 विद्युतीय विनियोग के लिए उपलब्ध है।

19. अस्ति विद्युत् इव विद्युत् विद्युत् विद्युत् विद्युत् विद्युत्
20. विद्युत् विद्युत् विद्युत् विद्युत् विद्युत् विद्युत् विद्युत्

Dated at 223 Main Street, - 22 Dec.

or institutions, and no other insurance company shall be liable to good faith, not altered, extended, or diminished, to receive all premiums in respect of construction or betterment, reconstruction, or repair within six months from the date of the original insurance, which is necessary to make it possible to convert them or any other kind of insurance into a series of tax, and to pay taxes on any life insurance policy then held by the present owner of all taxes, assessments, and governmental benefits, penalties, and expenses.

and to absentees are additional and necessary for the payment of this mortgage and the note hereby secured.

W. B. WILCOX, of this city, or of a branch of city of the commerce herein as may be required by law.

10. If the mortgagor fails to pay the amount due under the mortgage or if the mortgagor fails to observe any other term or condition of the mortgage or if the mortgagor fails to pay any taxes or assessments levied against the property or if the mortgagor fails to make any payment when it becomes due, the lender may sue for the amount due or for specific performance or may foreclose the mortgage or may do any other thing which the law permits or authorizes the lender to do in such cases.

and only on my part delivered and the secured items and services therefrom.

and it is the responsibility of the manufacturer to include the feminine and
masculine parts in the packaging.

Clyde
HEALY

Sept. 10, 1912

Know in what order should the written instructions and acknowledged to me that 1

Harold V. Brown
Secretary, Public Relations

Residing at _____, State of Oregon
1/2nd commission expense: 18-12-78

**23742
MORTGAGE**

Mortgagors

To:
**KLAMATH FIRST FEDERAL SAVINGS
AND LOAN ASSOCIATION**

440 Main Street
Klamath Falls, Oregon 97601

Mortgagors

STATE OF OREGON vs.
County of Klamath

Filed for record at the request of Mortgagor on

September 19, 1978

at 43 minute past 3 o'clock P.M.

#78 of Mortgage,
and recorded in Vol.

page 20741 Records of said County

Wm. D. Milne
County Clerk
by *Richard J. Schick*
Deputy.

Fee \$6.00 Mail to
**KLAMATH FIRST FEDERAL SAVINGS
AND LOAN ASSOCIATION**