FORM No. 1054	
TC 582.70 Lange Construction M-16622-9	
by GARY PHIFER AND SALLY PHIFER, husband and wife	
DEHLINGER AND STELLA P DEW	
WITNESSETH, That said mortgagor, in consideration of Ten Thousand Dollars and No/100	. 11
follows, to-wit: Klamath County, State of Oracles in Klamath	And a second sec
39 South, Range 11 East of the Willamette Meridian, in the Control of Klamath, State of Oregon, more partition of the State of Section 9, Township	
to the mouth at the Southeast corner of the southeast follows:	
West at right angles 150 feet; thence South at right angles to the Northerly right-of-way line of Highway No. 70; thence intersection	
intersection with the South line of Highway No. 70; thence Northwest being the Northwest corner of College Avenue; said point also to the Town of Bonanza; thence East along said Southerly line of College Avenue 690 feet to a point; said point being the center line of that vacated portion of Tacoma Street in said addition; thence South along said center line 150 feet to the point of beginning.	
point of beginning.	
Together with all and singular the tenements	
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. 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	
This mortgage is intended to secure the payment of a promissory note , of which the following is a substantial copy:	
\$10,000,00 October: 31 1070	
October 31, 1978 Severally promise to pay to the order of Robert D and Stella R. Dehlinger Ten Thousand Dollars and No (100 A to be the order of Robert D and Stella R. Dehlinger	
with interest thereon at the set O1	ė
iten thousand Dollars and No/100	
promise and agree to pay holder's reasonable attorney's tess and collection of the holder of this note, to become imme- an action is tiled, the amount of such reasonable attorney's tess and collection costs, even though no suit or action is to become imme- appeal therein; is tried, heard or decided. Interest is to he paid every three months with the entire balance plus interest due on or before October 31, 1981 This Note and Mortgage can not be assigned	
ORM No: 216-FROM KIGOTY NOTE.	
The date of maturity of the debt secured by this mortgage is the date on which the to the secured by this mortgage is the date on which the t	
And said mortgagor covenants to and with the mortgagee, his taken the last scheduled principal payment be-	
nature which may be levied or assessed against sail note remains unpaid he will pay said note, principal and interest able and before the same may be levied or assessed against sail formed before the same may be and before the same may be and before the same may be able and before the same may be able as a second before the same may be able as a second be second be second be able as a second be able as	
hazards as the mortgage may be erected on the said premises continuously may and satisfy any and all liens or encumbrances that obligation secured by this mortgage, in a company or companies accordinuously insured against loss or damage by lire and such other gages as soon as insured have the said premises acceptable to the mortgage; that he will keep the buildings gages as soon as insured have the respective interventies acceptable to the original principal such other	
gages and then to the mortgage, in a company or companies acceptable to the mortgage, with use principal sum of the buildings gages as soon as insured. Now if the mortgager shall tail for any reason to procure any such insurance shall be delivered to the mort to the mortgages at least fitteen days prior to the expiration of any reason to procure any such insurance shall be delivered to the mort- tin good repair and will not commit or suffer any waste of any policy of insurance now or hereafter placed on said buildings, ion wilf the mortgages in executing one or more financing statements pursuant to the mortgages, the mortgages, the mortgages, and will pay lor liling the same in the proper public of the mortgages, the mortgages in executing one or more financing statements pursuant to the mortgages, the mortgages, in executing and or fining the same in the proper public office or offices, as well as the cost of all lien	
ind intri (Rageo,	

The mortgagor 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 il mortgagor is a natural person) are for business or commercial purposes other than

agricultural purposes. Now, therefore, it 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 covenants and the payment of said note; it being agreed that a failure to perform any covenant herein, or if a pro-declare the whole amount unpaid on said note; it being agreed that a failure to perform any covenant herein, or if a pro-declare the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be fore-closed at any time thereafter. And if the mortgage may at his option do so, and any payment so made 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 print arising to the mortgage to breach of covenant. And this mortgage may be foreclosed for principal, interest and all sums suit or action being instituted to foreclose this mortgage. The mortgage and such so pay all reasonable costs incurred by the mort-gage for title reports and title search, all statutory costs and disbursements and such further sum as the trial court may adjudge therein mortgage, and shall so the appeal is taken from any judgment or decree entered on such appeal, all sums to be secured by the lien of this mortgage and included in the decree of foreclosure. Each and all of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators and assigns of said mortgage, and on this mortgage and included in the decree of toreclosure, and apply the same, atter its t deducting all of said mortgage respectively. In case suit or action is commenced to foreclose this mortgage, the Court, may upon motion of the mortgage, appoint a atter lirst deducting all of said receiver's proper charges and expenses, to the payment of the amount due under this mortgage. In construing this

This Mortgage may not be assigned to any parties at all. If the property is sold this Mortgage must be paid in full at that time

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

EIMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and if the martgagee is a creditor, as such wan with the Aci, and Revulation Aci and Resultation Z, the martgagee MUST complimations of the second seco ST comply

survey or a grant of the second 10. HVAE YED TO SOLD OF MID FROM AND OF HEADING en en any oppion chertral and hand of the or request multa marcheora, and ann and set Brotha, are and preading at the come resource short County of Klamath

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STATE OF OREGON HAUS of the man is an of the start of the and the second second

BE IT REMEMBERED, That on this 31st day of October, 1978,

known to me to be the identical individual S described in and who executed the within instrument and acknowledged to me that the same freely and voluntarily. ii.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.

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lene delington. Notary Public for Oregon My Commission expires 3-22-8

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MORTGAGE		STATE OF OREGON
(FORM No. 188A)		County of Klamath
STEVENS-NESE LAW PUB. CO., PORTLAND IRS.		I certify that the within instru-
Conf. Statt In Association comparison and	Clanate in a provincia	ment was received for record on the 13th day of November , 1978
TO TO	OBOLTS A COLOR SERVED	at 3:39 o'clock PM., and recorded
TO TO TO TO THE FACT I DE	The ANTROR WINDER CO.	in book M78 on page 25539 or as tile/reel number 58270
20 HILLANT N. DERNING IN PL	RECORDER'S USE	Record of Mortgages of said County.
AFTER RECORDING RETURN TO		Witness my hand and seal of County alfixed.
TAMBRANCHE	ATTERN DUE POUL SU	Wh. D. Milne, Title
Maellene		Byglemicha Shels In Depuity.
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