Richard	l P. Summer	and Marc	zia R. Su	mner,	Husband and Wi	v fe	Vol. m 59 Po	ge . 490
		and						<b></b>
called "Mortgagor",	and FIRST NATIO	ONAL BANK	OF ORECON	l, a natior	al banking association,	hereinafte	er called "Mortgagee" w	hereinafter hose address is
OUL MALLI St	, Klamatn I	alls Bra	nch, Kla	<u>math F</u>	alls, Oregon	976	01	
						-		
WITNESSE								
For value receive	d by the Mortgage	or from the Mo	ortgagee, the M	Mortgagor	has bargained and sold	and does	hereby grant, bargain,	sell and convey
unto the Mortgagee,	all the following d	lescribed prop	erty situate in	<u>K1</u>	amath		County, O	regon, to wit:
"See propose	d real prop	perty mor	tgage at	tached	hereto and by	this	reference inco	morated
herein."								rporutui
	rent tirre				Buotani ang ang katalang ang		•	
61		an ann ann ann ann ann ann ann ann ann		and a second second Second second s	n na serie de la companya de la serie de la serie El se de la serie de la ser Anna de la serie		an a	
1.3		서는 가지 않는 것이다. 같은 것이 있는 것이 같은 것이 같이 같이 있는 것이 같이 있는 것이 같이 있는 것이 같이 않는 것이 같이 같이 않는 것이 같이 있는 것이 같이 있는 것이 없다. 같이 있는 것이 없는 것이 없는 것이 같이 같은 것이 같이 많이 많이 많이 많이 많이 많이 없는 것이 없는 것이 없다. 것이 없는 것		- 5 B - 1 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	y menti. General de la constance de la c			
	drive tras caure 			1999) 1997)	· 1999年1月1日日日(1月) 1月1日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日		an transformation and the second s	
	a (Astronomical Astronomical Astronomical Astronomical Astronomical Astronomical Astronomical Astronomical Astro Astronomical Astronomical Astronomical Astronomical Astronomical Astronomical Astronomical Astronomical Astronom			1.11	analish orgali menangku sukan Berdaga nomber apar arti	e e de la		
RIG MARCE 15. 47	ahar ere da. A <b>ne</b> n 6. More	no Rije		· · · · · · · · · · · · · · ·	والبيانية المرتبية الممترة مرتضا المرا			· · · · ·
اين المريخ ويقد الماري من المريم والمريم. من والتريخ ويقد الماري من المريم	an i waa waarigaa Afeena waariga iyo		te tan ng ng pang		ار بازر را ایرانی ایران ایران میکند. ایرانی بازی میکند ایران میکند میکند.			· ·
GOLOGIE together with the ten	ements hereditan	nents and ann	urtonon and	- 11 	eafter thereunto belongi		· · · -	
And the Mortgago the absolute owner of that he will warrant a	r does hereby cove the said personal nd forever defend	enant to and property, tha the same aga	with the Mort it the said real inst the lawfu	gagee, th l and pers l claims a	at he is lawfully seized i nonal property is free fro nd demands of all person	in fee simp om encum ns whomse	brances of every kind a bever.	ind nature, and
And the Mortgago he absolute owner of hat he will warrant a This conveyance is	r does hereby cov the said personal nd forever defend intended as a mo	enant to and property, tha the same aga rtgage to secu	with the Mort It the said real inst the lawfu re performanc	gagee, th l and pers l claims a claims a	at he is lawfully seized i sonal property is free fro nd demands of all person ovenants and agreement	in fee simp on encum ns whomso s herein co	brances of every kind a bever. ontained, to be by the	ind nature, and
And the Mortgago the absolute owner of that he will warrant a This conveyance is und performed, and to	r does hereby cov the said personal nd forever defend intended as a mo o secure the payme	enant to and property, tha the same aga rtgage to secu ent of the sum	with the Mort it the said real inst the lawfu re performanc of \$ <u>Twen</u>	gagee, th and pers l claims an e of the c hty Fix	at he is lawfully seized i ional property is free fro nd demands of all person ovenants and agreement <u>re Thousand and</u>	in fee simj om encum ns whomso s herein co 00/1.0	brances of every kind a bever.	nd nature, and Mortgagor kept
And the Mortgago the absolute owner of that he will warrant a This conveyance is and performed, and to and interest thereon in	r does hereby cow the said personal nd forever defend intended as a mo o secure the payme accordance with	enant to and property, tha t the same aga rtgage to secu ent of the sum the tenor of a	with the Mort it the said real inst the lawfu re performanc of \$ <u>Twen</u>	gagee, the l and pers l claims an ex of the c ity Fix	at he is lawfully seized i sonal property is free fro nd demands of all person ovenants and agreement	in fee simj om encum ns whomso s herein co 00/1.0	brances of every kind a bever.	nd nature, and Mortgagor kept
And the Mortgago the absolute owner of that he will warrant a This conveyance is and performed, and to and interest thereon in	r does hereby cov the said personal nd forever defend intended as a mo o secure the payme	enant to and property, tha t the same aga rtgage to secu ent of the sum the tenor of a	with the Mort it the said real inst the lawfu re performanc of \$ <u>Twen</u>	gagee, the l and pers l claims an ex of the c ity Fix	at he is lawfully seized i ional property is free fro nd demands of all person ovenants and agreement <u>7e Thousand and</u> e executed by <u>Rich</u>	in fee simj om encum ns whomso s herein co 00/1.0	brances of every kind a bever.	nd nature, and Mortgagor kept
And the Mortgago the absolute owner of that he will warrant a This conveyance is and performed, and to and interest thereon in	r does hereby cow the said personal nd forever defend intended as a mo o secure the payme accordance with	enant to and property, tha t the same aga rtgage to secu ent of the sum the tenor of a	with the Mort it the said real inst the lawfu re performanc of \$ <u>Twen</u>	gagee, the l and pers l claims an ex of the c ity Fix	at he is lawfully seized i ional property is free fro nd demands of all person ovenants and agreement <u>7e Thousand and</u> e executed by <u>Rich</u>	in fee simj om encum ns whomso s herein co 00/1.0	brances of every kind a bever.	nd nature, and Mortgagor kept
And the Mortgago the absolute owner of that he will warrant a This conveyance is and performed, and to and interest thereon in <u>Sumner, Hust</u>	r does hereby cow the said personal and forever defend intended as a mo o secure the payme accordance with oand and Win	enant to and property, tha t the same aga rtgage to secu ent of the sum the tenor of a	with the Mort It the said real inst the lawful re performanc of \$ <u>Twen</u> certain prom	gagee, th and pers l claims an e of the c <u>aty Fix</u> issory note	at he is lawfully seized i ional property is free fro nd demands of all person ovenants and agreement <u>re Thousand and</u> e executed by <u>Rich</u>	in fee simp m encum ns whomse s herein ce <u>00/10</u> ard P.	brances of every kind a bever. ontained, to be by the i <u>0</u>	Mortgagor kept
And the Mortgago he absolute owner of hat he will warrant a This conveyance is and performed, and to nd interest thereon in <u>Summer, Husk</u> ated <u>February</u>	r does hereby cow the said personal and forever defend intended as a mo o secure the payme accordance with oand and Wit	enant to and property, tha the same aga rtgage to secu ent of the sum the tenor of a <u>Ee</u>	with the Mort t the said real inst the lawful re performanc of \$ certain promi	gagee, th and pers l claims ar e of the c <u>ty Fix</u> issory note 	at he is lawfully seized i ional property is free fro nd demands of all person ovenants and agreement <u>7e Thousand and</u> e executed by <u>Rich</u>	in fee simp m encum ns whomse s herein ce <u>00/10</u> ard P.	brances of every kind a bever. ontained, to be by the 0	Mortgagor kept
And the Mortgago the absolute owner of that he will warrant a This conveyance is and performed, and to and interest thereon in <u>Summer, Husk</u> ated <u>February</u> 25,000.00	r does hereby cow the said personal and forever defend intended as a mo o secure the payment accordance with oand and With r 12	enant to and property, tha the same aga rtgage to secu ent of the sum the tenor of a Ee	with the Mort t the said real inst the lawful re performanc of \$ certain prom  interest,	gagec, th and pers l claims at we of the c hty Fix issory note 	at he is lawfully seized i ional property is free fro nd demands of all person ovenants and agreement <u>re Thousand and</u> e executed by <u>Rich</u> <u>re , payable to the ord</u> <u>25th</u> day of	in fee simp m encum ns whomse s herein co 00/10 ard P. er of the M	brances of every kind a bever. 0 Sumner and Ma Mortgagee in installmen Onth	Mortgagor kept
And the Mortgago he absolute owner of hat he will warrant a This conveyance is and performed, and to nd interest thereon in <u>Sumner, Husk</u> ated <u>February</u> 25,000.00	r does hereby cow the said personal and forever defend intended as a mo o secure the payme a accordance with oand and With r 12 ., each, inclu- th 25	enant to and property, that the same aga rtgage to secu ent of the sum the tenor of a <u>Ee</u>	with the Mort t the said real inst the lawful re performanc of \$ certain prom-  interest, , 197	gagec, th and pers l claims at we of the c hty Fix issory note 	at he is lawfully seized i ional property is free fro nd demands of all person ovenants and agreement <u>7e Thousand and</u> e executed by <u>Rich</u>	in fee simp m encum ns whomse s herein co 00/10 ard P. er of the M	brances of every kind a bever. 0 Sumner and Ma Mortgagee in installmen Onth	Mortgagor kept
And the Mortgago he absolute owner of hat he will warrant a This conveyance is and performed, and to nd interest thereon in <u>Sumner, Husk</u> ated <u>February</u> 25,000.00	r does hereby cow the said personal and forever defend intended as a mo o secure the payme accordance with oand and With 7 12 ., each, inclu- ch 25	enant to and property, that the same aga rtgage to secu ent of the sum the tenor of a <u>Ee</u>	with the Mort t the said real inst the lawful re performanc of \$ certain prom-  interest, , 197	gagec, th and pers l claims at we of the c hty Fix issory note 	at he is lawfully seized i ional property is free fro nd demands of all person ovenants and agreement <u>re Thousand and</u> e executed by <u>Rich</u> <u>re , payable to the ord</u> <u>25th</u> day of	in fee simp m encum ns whomse s herein co 00/10 ard P. er of the M	brances of every kind a bever. 0 Sumner and Ma Mortgagee in installmen Onth	Mortgagor kept
And the Mortgago he absolute owner of hat he will warrant a This conveyance is and performed, and to nd interest thereon in <u>Sumner, Husk</u> ated <u>February</u> 25,000.00	r does hereby cow the said personal and forever defend intended as a mo o secure the payme a accordance with oand and With r 12 ., each, inclu- th 25	enant to and property, that the same aga rtgage to secu ent of the sum the tenor of a <u>Ee</u>	with the Mort t the said real inst the lawful re performanc of \$ certain prom-  interest, , 197	gagec, th and pers l claims at we of the c hty Fix issory note 	at he is lawfully seized i ional property is free fro nd demands of all person ovenants and agreement <u>re Thousand and</u> e executed by <u>Rich</u> <u>re , payable to the ord</u> <u>25th</u> day of	in fee simp m encum ns whomse s herein co 00/10 ard P. er of the M	brances of every kind a bever. 0 Sumner and Ma Mortgagee in installmen Onth	Mortgagor kept
And the Mortgago he absolute owner of hat he will warrant a This conveyance is nd performed, and to nd interest thereon in <u>Sumner, Husk</u> ated <u>February</u> 25,000.00	r does hereby cow the said personal and forever defend intended as a mo o secure the payme a accordance with oand and With r 12 ., each, inclu- th 25	enant to and property, that the same aga rtgage to secu ent of the sum the tenor of a <u>Ee</u>	with the Mort t the said real inst the lawful re performanc of \$ certain prom-  interest, , 197	gagec, th and pers l claims at we of the c hty Fix issory note 	at he is lawfully seized i ional property is free fro nd demands of all person ovenants and agreement <u>re Thousand and</u> e executed by <u>Rich</u> <u>re , payable to the ord</u> <u>25th</u> day of	in fee simp m encum ns whomse s herein co 00/10 ard P. er of the M	brances of every kind a bever. 0 Sumner and Ma Mortgagee in installmen Onth	Mortgagor kept
And the Mortgago he absolute owner of hat he will warrant a This conveyance is and performed, and to nd interest thereon in <u>Sumner, Husk</u> ated <u>February</u> 25,000.00 ommencing <u>Marc</u> , when the l	r does hereby cow the said personal and forever defend intended as a mo o secure the payme accordance with oand and With r 12 ., each, inclu- ch 25 balance then rema	enant to and property, tha the same aga rtgage to secu ent of the sum the tenor of a <u>Ee</u> <u>ucting</u>	with the Mort t the said real inst the lawful re performanc of \$ certain promi-  interest, , 197 shall be paid.	gagec, the and pers l claims an e of the c ity Fix issory note 	at he is lawfully seized i ional property is free fro nd demands of all person ovenants and agreement <u>re Thousand and</u> e executed by <u>Rich</u> "9_, payable to the ord <u>25th</u> day of ii <u>February 25</u>	in fee simp m encum ns whomse s herein ce <u>00/10</u> ard P. each <u>m</u> , <u>1994</u>	brances of every kind a bever. ontained, to be by the b 0	Mortgagor kept
And the Mortgago the absolute owner of that he will warrant a This conveyance is and performed, and to and interest thereon in <u>Sumner, Husk</u> lated <u>February</u> <u>25,000.00</u>	r does hereby cov the said personal and forever defend intended as a mo o secure the payment accordance with <u>oand and Wit</u> <u>7 12</u> <u>7 1</u>	enant to and property, tha the same aga rtgage to secu ent of the sum the tenor of a <u>Ee</u> <u>udding</u> ining unpaid and agree to indebitedness and all taxes	with the Mort t the said real inst the lawful re performanc of \$ certain prom-  interest, , 197 shall be paid. be and with t	gagec, the and pers l claims at we of the c hty Fix issory note 	at he is lawfully seized i ional property is free fro nd demands of all person ovenants and agreement <u>re Thousand and</u> e executed by <u>Rich</u> <u>re</u> , payable to the ord <u>25th</u> day of iii <u>February 25</u> gagee shall consent to pense of such reconstru	in fee simp on encum ns whomse s herein co <u>00/10</u> ard P. er of the N each <u>m</u> , <u>1994</u> the appli tetion or r (his own fter upon the lien h her hazm	brances of every kind a bever. ontained, to be by the i <u>0</u> <u>Summer and Ma</u> <u>Summer and Ma</u> Mortgagee in installmen <u>onth</u> <u>cost and expense, keep</u> said premises, together ereof, insured against ds as the Mortgages	Mortgagor kept <u>rcia R.</u> <u>trcia R.</u> <u>trcia R.</u> <u>trcia R.</u> <u>trcia R.</u> <u>trcia R.</u> <u>trcia R.</u> <u>trcia R.</u> <u>trcia R.</u> <u>trcia R.</u>

-۰,

1. 1967

piration of any policy or policies he will deliver to the Mortgagee factory renewals thereof together with premium receipts in full; that if factory renewais thereol together with premium receipts in full; that it any policy or policies shall impose any condition upon the liability of the insurer or shall contain any "average clause" or other provision by which the insurer may be liable for less than the full amount of the loss sussatis. the insurer may be liable for less than the full amount of the loss sus-tained, he will, as often as the Mortgagee may require, provide the Mortgagee with all such evidence as it may request concerning the per-formance of such condition or the existence of any facts or the value of the property insured and, if it shall appear to the Mortgagee that the in-surance is prejudiced by the acts or omissions of the Mortgagor or that the coverage is inadequate, the Mortgagor will do such acts and things and obtain such further insurance as the Mortgaree may require: that and obtain such further insurance as the Mortgagee may require; that and obtain such turther insurance as the Mortgagee may require; that the Mortgagee may, at its option, require the proceeds of any insurance policies upon the said premises to be applied to the payment of the in-debtedness hereby secured or to be used for the repair or reconstruction

an ding 4. That he will execute or procure such further assurance of his title to the said property as may be requested by the Mortgagee.

That in case the Mortgagor shall fail, neglect or refuse to do or 5. I hat in case the Mortgagor shall fail, neglect or refuse to do or perform any of the acts or things herein required to be done or performed, the Mortgageelmay, at its option, but without any obligation on its part to so do, and without waiver of such default, procure any inits part to so do, and without waiver of such default, procure any in-surance, pay any taxes or liens or utility charges, make any repairs, or do any other of the things required, and any expenses so incurred and any sums so paid shall bear interest at 10% per annum and shall be secured

6. That he will not, without the prior written consent of Mortgagee, transfer his interest in said premises or any part thereof, whether or not the transferee assumes or agrees to pay the indebtedness hereby secured. Upon any application for Mortgagee's consent to such a transfer. Mort-Upon any application for Mortgagee's consent to such a transfer, Mort-gagee may require from the transferee such information as would normally be required if the transferee were a new loan applicant. Mort-gagee shall not unreasonably withhold its consent. As a condition of its consent to any transfer, Mortgagee may, in its discretion, impose a service charge not exceeding one percent of the original amount of the indebtedness hereby secured and may increase the interest rate on the indebtedness hereby secured by not more than one percent per annum.

7. That, if any default be made in the payment of the principal or interest of the indebtedness hereby secured or in the performance of any of the covenants or agreements of this mortgage, the Mortgagee may, at its option, without notice, declare the entire sum secured by this mortgage due and payable and foreclose this mortgage.

of any suit or action to foreclose this mortgage, the Mortgagor will pay such sum as the trial court and any appellate court may adjudge reasonable as attorney's fees in and any appellate court may adjudge reasonable as attorney's tees in connection therewith and such further sums as the Mortgagee shall have paid or incurred for extensions of abstracts or title searches or examina-tion fees in connection therewith, whether or not final judgment or de-erce therein be entered and all such sums are secured hereby; that in any such suit, the court may, upon application of the plaintiff and with interest to the condition of the property or the advanacy of the seany such suit, the court may, upon application of the plaintill and with-out regard to the condition of the property or the adequacy of the se-curity for this indebtedness hereby secured and without notice to the Mortgagor or any one else, appoint a receiver to take possession and care Mortgagor or any one else, appoint a receiver to take possession and care of all said mortgaged property and collect and receive any or all of the rents, issues and profits which had theretofore arisen or accrued or which may arise or accrue during the pendency of such suit; that any amount so received shall be applied toward the payment of the debt se-cured hereby, after first paying therefrom the charges and expenses of such receivership; but until a breach or default by the Mortgagor in one or more of his covenants or agreements herein contained, he may remain in possession of the mortgaged property and retain all rents actually paid in possession of the mortgaged property and retain all rents actually paid to and received by him prior to such default.

9. The word "Mortgagor", and the language of this instrument shall, where there is more than one mortgagor, be construed as plural and be binding jointly and severally upon all mortgagors and the word "Mortgage" shall apply to any holder of this mortgage. Masculine pronouns include feminine and neuter. All of the covenants of the Mortcagor shall gagee shan apply to any noncer of the non-gage, sharednine provident include feminine and neuter. All of the covenants of the Mortgagor shall be binding upon his heirs, executors, administrators, successors and assigns and inure to the benefit of the successors and assigns of the Mortgagee. In the event of any transfer of the property herein described or any part thereof or any interest therein, whether voluntary or involun-tary or by operation of law, the Mortgagee may, without notice to the tary or by operation of law, the Mortgagee may, without notice to the Mortgagoror any one else; once or often; extend the time of payment or grant renewals of indebtedness hereby secured for any term, execute re-leases or partial releases from the lien of this mortgage or in any other respectimolify the terms hereof without thereby affecting the personal primary liability of the Mortgagor for the payment of the indebtedness hereby secured. No condition of this mortgage shall be decined waived unless the same be expressly waived in writing by the Mortgagee. When ever any notice, demand, or request is required by the terms hereof or by any law now in existence or hereafter enacted, such notice, demand by any law now in existence or hereafter enacted, such notice, demand or request shall be sufficient if personally served on one or more of the persons who shall at the time hold record title to the property herein described or if enclosed in a postpaid envelope addressed to one or more of such persons or to the Mortgagor at the last address actually furnished to the Mortgagee or at the mortgaged premises and deposited in any post office, station or letter box.

IN WITNESS WHER	EOF. said Mantaning L.
tion and the action of the constant of the second states	EOF, said Mortgagor has executed this indenture the day and year first above written.
	Kile D. Dunn
And the Marinean deviation of the area of and wall to be the excellence of the set of previous property, there is a too of the configuration will be applied on the aneiraginal the fac- tion in mill a communication applied on the aneiraginal the fac-	mancial Dummond
And the Microport discrimination in the model of the model of the first of the model of the m	e an what has shown but shared in the strategies of the strategies and the strategies of the strategie
En Four and the Co. Main and and and a second secon	CORPORATE ACKNOWLEDGEMENT
presidents of and merit through	STATE OF OREGON, County of ) ss.
	19/ 8s.
STATE OF OREGON County of Klamath Fa February 12,	and and a second s
February 12, 79	who being duly sworn, did say that he.
, 19	and he,
Personally appeared the above named Richard P. Sumher & Marcia R. Sumner	is the
	of
and acknowledged the foregoing instrument to be	a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation (provided said corporation by
and acknowledged the foregoing instrument to be their Olympiany act and deed.	
(SEAL)	authority of its Board of Directors; and he acknowledged said instrument to be its voluntary act and deed. Before me:
Natari Public ANG	Note: D. H.
My commission appires: April 8, 1980	Notary Public for Oregon (Seal) My commission expires:
프레이지 않는 것 같아요. 이 같은 것	
an a	n 🖬 a shirin a shekara ta shirin a shirin a 🔒 ta shirin
"Cos Erobel ZI Tes Dach Tek Printed	
anto the Monte will the to we to serve to be 🔭	10 M. LONDON MAY 13. WILL WAS DARRED IN CONTRACT ON
	an 19. And Bas Paperson and and and the substanty standard and the sub-
W. LL DO 2 LH -	ni in the second sec Second second
	( and marked a contraction to an addition of the state of
BOGGE TO THE REAL PROPERTY OF THE	
	SUGN States and the second states of the second sta

AND beginning at the intersection of the centerline of the U.S.B.R. #A-7 (K) Lateral as the same is presently located and constructed and the old existing fence generally accepted as the South line of Section 24, Township 39 South, Range 9 East of the Willamette Meridian, from which the iron monument marking the Southeast corner of said Section 24 bears North 89° 16' 50" East 890.1 feet distant; thence South 89° 16' 50" West along said fence line 20.0 feet to an iron pin reference monument; thence continuing South 89° 16' 50" West along said fence line 962.0 feet; thence North 0° 12' 50" West 150.0 feet to point of beginning; thence North 0° 12' 50" West 150.0 feet; thence South 89° 16' 50" West 702.4 feet; thence South 0° 12' 50" East along an old existing fence 150.0 feet; thence North 89° 16' 50" East 702.4 feet to point of beginning.

3521

4908

TOGETHER WITH an easement over a parcel of land situate in the NyNEY of Section 25, Township 39 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at a point on the North line of Section 25, 774.9 fect East from the North guarter corner thereof; thence South 0° 27' East to a point on the North line of the County Road; thence North 89° 33' East along the North line of the County Road 60 feet to a point; thence North 0° 27' West to a point on the North line of said Section 25; thence West along the North line of Section 25, 60 feet, more or less, to the point of beginning.

TOGETHER WITH a proposed road easement over and across the Southeast quarter of Section 24, Township 39 South, Range 9 East of the Willamette Meridian, more particularly described as follows:

Beginning at the intersection of the centerline of the U.S.B.R.  $\# \Lambda -7$ (K) Lateral as the same is presently located and constructed and the old existing fence generally accepted as the South line of Section 24, Township 39 South, Range 9 East of the Willamette Meridian, from which the iron monument marking the Southeast corner of said Section 24 bears North 89° 16' 50" East 890.1 feet distant; thence South 89° 16' 50" West along said fence line 20.0 feet to an iron pin reference monument; thence continuing South 89° 16' 50" West along said fence line 902.0 feet to the true point of beginning; thence continuing South 89° 16' 50" West a distance of 300.0 feet; thence North 89° 16' 50" East a distance of 60.0 feet; thence South 0° 12' 50" East a distance of 300.0 feet to the true point of beginning.

	같은 사람이 있으면 가지 않는 것이 있는 것이다. 같은 것은 것은 것은 것은 것은 것은 것은 것이다. 것은 것은 것은 것은 것은 것이다.
	STATE OF OREGON; COUNTY OF KLAMATH; 55.
	Filed for record at request of
	*his <u>13</u> day of <u>Feb</u> A. D. 19 <u>79</u> at <u>o</u> 'clock M., and
	uly recorded in Vol. <u>M79</u> , of <u>Deeda</u> 9 on Page 3519
	/) Wm D. MILNE, County Class
	INDEXED By Desnetha Dofelo th
	Fee \$8.00 D
STATE OF OREGON; COUNTY	OF KLAMATH; ss.
I hereby certify that the within in <u>March</u> A.D., 19 <u>79</u> at	strument was received and filed for record on the <u>6th</u> day of 8:46 o'clock A.M., and duly recorded in Vol M79
of <u>Mortgages</u>	n Page 4200
FEE None	WM. D. MILNE, County Clerk
	By Burechan Afeloch Deputy