그렇게 하는 이 집에 가장하는 그 그리고 무슨 수를 먹는 이 경기를	Vol. 79 Page 6245
64280	ETH: That I. F. RODGERS & SONS, a partnership
	21 11: 1 Hat
f the County of Klamath	State of Oregon for and in consideration of the sum of
FORTY-FOUR THOUSAND and no hui	ndreds Dollars (\$ 44,000.00 ), to it
n hand paid, the receipt whereof is here	eby acknowledged, ha.s granted, bargained, sold and conveyed, and sell and convey untoESTER_VIZDAL
by these presents doiles, grant bargain,	Sett and course, and
1.00	er : : : Province
TOTAL ENERGE RESERVED	of the County of Victoria , State
of British Columbia, the following d	described premises situated in Klamath County, State of
A THE SECOND LINE RESERVE AND A MEN AND A SECOND SHARE SHARE THE S	
The second secon	and the Wh of
The Shof the NEW of Sect	ion 8; the SW4 of the NW4; the SW4; and the W4 of mship 40 South, Range 11 East of the Willamette
the SE's of Section 9, Tow Meridian, Klamath County,	Oregon.
Meridian, Klamath County,	the ef way for road and utility purposes 30 feet
	the of way for road and utility purposes 30 feet erline of that existing road running Northwesterly
through the West half of	Section 9 and the East half of Section 8.
TOGETHER WITHIN S right of	way for ingress, egress, road and utility purposes
1+ the North ev	tension of Dodds Hollow Road and over the west of
cat as welmed of Section	1 29 Over the West 60 feet of the Early of Section
20 the West 60 feet	of the ELSE's of Section I/ to the intersection of
CONTROL OF THE SECOND CONTROL OF THE	moremmersWifth a right of way for ingless, egress,
market of the Language 1 strike him hococ	over that existing road that runs Northerry and
Northeasterly through the	e East half of the Southeast quarter and the North- 17 and the Northwest quarter of Section 16, Township
east quarter of Section	of the Willamette Meridian, Klamath County, Oregon.
AR II REMEMBERED, Thus	on this age of the real and the real
County of	
불량이 얼마하였는 말로 옮겨 본이다고 되는	
STATE OF ORBOOK STATES	
[돌일] 시발 경제 입장 (1. [경호 등장))	를 보고 있다. 그는 물리 사람이 있다. 
되어가 되어야 하는 사람은 사람들	수보물의 한 경찰병원 이번 보고 그 모든 그 때문에 다른 그
Proceedings Seal 1888, as parional are	<u> </u>
garrie tee 1700 as refreshered to the first mount of 1901.	South Amerikan and the state of
with the Act is a supplication by making included the	2 (24.2)
Mericolisti (2001-108) Brote, hy tining out, unforced pitando, il menor refol d'applicatio and it the diviga la defend in Jee Contraction Leaving des una Recolation (	And the second of the latest and the second of the second
。	A Maria Company of April 1985 and April 2000 and Ap
Together with the tenements, heredita	ments and appurtenances thereto belonging, or in anywise appertaining
	e appurtenances, unto the said
To have and to hold the same with the	
To have and to hold the same with the	
To have and to hold the same with the	
To have and to hold the same with the	heirs and assigns forever
THIS CONVEYANCE is inten	heirs and assigns forever
THIS CONVEYANCE is inten  FORTY-FOUR THOUSAND at  (\$ 44,000.00) in accordance wi	heirs and assigns forever
THIS CONVEYANCE is inten	heirs and assigns forever nded as a Mortgage to secure the payment of the sum of nd no hundreds Dollar ith the terms of that certain promissory note of which th
THIS CONVEYANCE is inten FORTY-FOUR THOUSAND at  (\$ 44,000.00 ) in accordance with the following is a substantial conve	heirs and assigns forever and as a Mortgage to secure the payment of the sum of
THIS CONVEYANCE is inten FORTY-FOUR THOUSAND at  (\$ 44,000.00 ) in accordance with the following is a substantial converse.  (\$ 000.00 Klama	heirs and assigns forever deed as a Mortgage to secure the payment of the sum of nd no hundreds Dollar that certain promissory note of which the terms of that certain promissory note for which the transport of the sum of which the transport of the transport of the sum of
THIS CONVEYANCE is inten FORTY-FOUR THOUSAND at  (\$ 44,000.00 ) in accordance with the following is a substantial converse.  (\$ 000.00 Klama	heirs and assigns forever the payment of the sum of the non-continuous that the terms of that certain promissory note of which the terms of that certain promissory note of which the terms of that certain promissory note of which the terms of that certain promissory note of which the terms of that certain promissory note of the terms of the t
THIS CONVEYANCE is inten  ——————————————————————————————————	heirs and assigns forever and as a Mortgage to secure the payment of the sum of the non-contained no hundreds Dollar that the terms of that certain promissory note of which the note of the sum of that that certain promissory note of which the note of the note of the secure of the note of
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THIS CONVEYANCE is inten  ——————————————————————————————————	heirs and assigns forever and as a Mortgage to secure the payment of the sum of and no hundreds Dollar ith the terms of that certain promissory note of which the ath Falls, Oregon March 19 19 ointly and severally, promise to pay to the order of ESTER VIZDAL at Mountain Title Co., 407 Main, Klamath Falls—FOUR THOUSAND and no hundreds DOLL overcent per annum from March 15, 1979 until paid, payars 2, 280, 00 in a consequent interest shall be paid annually
THIS CONVEYANCE is inten  THIS CONVEYANCE is inten FORTY-FOUR THOUSAND at  (\$.44,000.00) in accordance with following is a substantial converse.  (OO 0.00	heirs and assigns forever and as a Mortgage to secure the payment of the sum of the non-control of the sum of the non-control of that that the terms of that that certain promissory note of which the terms of that certain promissory note of which the terms of that certain promissory note of which the ath Falls, Oregon the order of the security of the order of the terms of the security of the secu
THIS CONVEYANCE is intended in the minimum payments above related in the minimum payments above related to t	heirs and assigns forever and as a Mortgage to secure the payment of the sum of the non-condition of the non-condition of that the terms of that certain promissory note of which the note of the terms of that certain promissory note of which the note of the terms of
THIS CONVEYANCE is inten  THIS CONVEYANCE is inten FORTY-FOUR THOUSAND at  (\$ 44,000.00 ) in accordance with following is a substantial convertion.  (\$ 1 (or if more than one maker) we, is  I (or if more than one maker	heirs and assigns forever anded as a Mortgage to secure the payment of the sum of and no hundreds Dollar ith the terms of that certain promissory note of which the ath Falls, Oregon March 19 , 19 ointly and severally, promise to pay to the order of ESTER VIZDAL  at Mountain Title Co., 407 Main, Klamath Fallerous THOUSAND and no hundreds DOLL, becreent per annum from March 15, 1979 until paid, payares, 280,00 in any one payment; interest shall be paid annually required; the first payment to be made on the 15th day of March 15th day of each year thereafter, until the whole sum, principal is not so paid, all principal and interest to become immediately due and collectible and in the hands of an attorn yet for collection, I/we promise and agree to pay the three court or courts in which the suit or action, including any appeal the state of the the court or courts in which the sout or action is filed hereon; however, if a suit or an action is filed hereon; however, if a suit or an action is filed hereon; however, if a suit or an action is filed hereon; including any appeal the south of the court of courts in which the suit or action, including any appeal the court of the courts in which the south of the courts in which the south of the courts in which the south or action, including any appeal the courts in which the south of the courts in which the south or action, including any appeal the courts in which the south of the courts in which the south or action, including any appeal the courts of the courts in which the south of the courts in which the courts in which the south of the courts in which the south of the courts in which the south of the courts in which

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 No-	
tice below),  (b) for an organization or (even if mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes.	
Now, if the sum of money due upon said instrument shall be paid according to the agreement therein expressed, this conveyance shall be void; but in case default shall be made in payment of the principal or interest or any part thereof as above provided, then the said	
and her legal representatives, or assigns may foreclose the Mortgage and sell the premises above described with all and every of the appurtenances or any part thereof, in the manner prescribed by law, and out of the money arising from such sale, retain the said principal, interest and attorney's fees as provided in said note, together with the costs and charges of making such sale and the surplus, if there be any, pay over to the said. I. F. RODGERS & SONS, a partnership heirs or assigns.	
IMIS CONVEYANCE is intended as a Montgage to some the papers.  FOREST PODE THOUSAME and no Ingest education  (a, 25,200,20) ) in accordance with the news of the constant and confidential is particularly equation.	
1. To have and to hald the same with the annual money, and the said.	
Tunkeller wife the proportion is reconfiguration and supplications and the second section in	
Witness our hands this 19th day of March 1979.	
**IMPORTANT NOTICE: Delete, by lining out, whichever warranty (c) or (b) is not opplicable; if warranty (c) is opplicable and if the mortigage is a creditor, a such word is defined in the Turbi-I-ending Aguard Regulation Zuvers, to this purpose, if this with the Act and Regulation by meking such warranty (c) or this purpose, if this instrument is to be a first little instrument is to be a first little instrument is NOT to be a first liten, use Stevens-Ness form No. 1306, or equivalent.  **STATE OF OREGON**,  **County of	
Notary Public for Oregon.  Notary Public for Oregon.  My Commission expires 8-23-81	
Maridian (Mahath County, Orderos.	
MORTGAGE  [FORM No. 7]  STEVENS-NESS LAW PUB. CO. FORTLAND. ORE.  I certify that the within instrument was received for record on the 20thday of March, 19:79, at 9:43 o'clock A.M., and recorded in book	
Mountain Title Co.  407 Main Street  Klamath Falls, Oregon  By June the Land Deputy.	