stayton, 04384		Vol. 19 Pa	TA SATO
6 OTHIS MORTGAGE, Made this	20th day of		SC SEAK
by the GORDON W: MALCOMB	uuy or		, 1919
to HAROLD RELF and GRACE DETE		a la construcción de la construcción	Mortéaéor
to HAROLD RELF and GRACE RELF, hus the right of survivorship	and and wife, as.	tenants by the ent	irety with
WITNESSETH, That said mortgagon	in consideration of F	TCHT THOUGAND DITION	Mortgagee,
NO/100		him paid by said mort	HUNDRED AND
grant, bargain, sell and convey unto said mo tain real property situated in <u>Klamath</u>	tgagee, his heirs, execu	tors, administrators and	assigns, that cer-
follows, to-wit:	County,	State of Uregon, bounde	d and described as
Lot 12, Block 8, KLAMATH LAKE ADD	TTON in the o	A HOLE AND AND AND A	Mr. Strangender
Lot 12, Block 8, KLAMATH LAKE ADD Subject to Regulations includes	TION, IN the Count	ry of Klamath, Star	e of Oregon.
Subject to Regulations, including of Klamath Falls	levies, liens and	utility assessment	s of the City
	r	STATE OF ORDER	
		가라에 주는다. 의 가지 다 국가 관련할 것 는 것 같은 것 같은 것이 있는 것 같이 있다.	32 - C
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	11 C. C. MARINES		
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192 IP Alta ELERED, Thui on th often an the antional a count wable.	t and the weld everythe	anne danne an an air	Sector Adams
Country 132 dig .			
Together with all and singular the ter in anywise appertaining, and which may i	ements, hereditaments	and appurtenances the	eunto belonsins
rofits therefrom, and any and all fixtures u	ereafter thereto belong	or appertain, and the	rents, issues and
at any time during the term of this mortand	on suid premises at the	time of the execution	of this mortgage
TO HAVE AND TO HOLD the soul		intenances unto the sei	1
		internances anno the san	i mortgagee, his
irs, executors, administrators and assigns for	ver.	(1) A start of the start of	of which the
This mortgage is intended to secure	ver. he payment ofa	promissory note	
This mortgage is intended to secure	ver. he payment ofa	promissory note	, or which the
This mortgage is intended to secure	ver. the payment of <u>a second</u>		7755
This mortgage is intended to secure llowing is a substantial copy: 00.00	the payment of	March 20	7755
This mortgage is intended to secure llowing is a substantial copy: 00.00 I (or if more than one maker) we jointly of	the payment of	March 20	7755
This mortgage is intended to secure llowing is a substantial copy: 00.00 I (or if more than one maker) we, jointly a OLD RELF and GRACE RELF, husband a	the payment ofa nd severally, promise to nd wife	March 20 pay to the order of	7755
This mortgage is intended to secure llowing is a substantial copy: 00.00 I (or if more than one maker) we, jointly a OLD RELF and GRACE RELF, husband a	the payment of	March 20 p pay to the order of Oregon	7755
This mortgage is intended to secure llowing is a substantial copy: 00.00 I (or if more than one maker) we, jointly a OLD RELF and GRACE RELF, husband a HT THOUSAND FIVE HUNDRED AND NO/10 terest thereon at the rate of 11.5 per cent are	the payment of	March 20 pay to the order of Oregon	7755 , 197
This mortgage is intended to secure llowing is a substantial copy: 00.00 I (or if more than one maker) we, jointly a OLD RELF and GRACE RELF, husband a HT THOUSAND FIVE HUNDRED AND NO/10 terest thereon at the rate of 11.5 per cent. per al and interest payable in monthly installments of	the payment of	March 20 p pay to the order of Oregon arch 20, 1979	7755 , 197 DOLLAR until pa
This mortgage is intended to secure llowing is a substantial copy: 00.00 I (or if more than one maker) we, jointly a OLD RELF and GRACE RELF, husband a HT THOUSAND FIVE HUNDRED AND NO/10 terest thereon at the rate of 11.5 per cent. per al and interest payable in monthly installments of applied first to accumulated interest and the balan	the payment of	March 20 p pay to the order of Oregon arch 20, 1979 in any one payment	7755 , 197 DOLLAR until pa ; each payment as ma
This mortgage is intended to secure Mowing is a substantial copy: 500.00 I (or if more than one maker) we, jointly a ROLD RELF and GRACE RELF, husband a CHT THOUSAND FIVE HUNDRED AND NO/10 Interest thereon at the rate of 11.5. per cent. per al and interest payable in monthly installments of a applied first to accumulated interest and the balan April	the payment of	March 20 p pay to the order of Oregon arch 20, 1979 in any one payment yment to be made on the th	7755 , 19? DOLLAR until pa ; each payment as ma 20th d
This mortgage is intended to secure blowing is a substantial copy: 500.00 I (or if more than one maker) we, jointly a ROLD RELF and GRACE RELF, husband a GHT THOUSAND FIVE HUNDRED AND NO/10 Interest thereon at the rate of 11.5 per cent. per al and interest payable in monthly installments of a applied first to accumulated interest and the balan April	the payment of	March 20 p pay to the order of Oregon arch 20, 1979 in any one payment yment to be made on the th day of each it any, shall become due and	7755 , 19? , 19?
This mortgage is intended to secure Mowing is a substantial copy: 500.00 I (or if more than one maker) we, jointly a ROLD RELF and GRACE RELF, husband a CHT THOUSAND FIVE HUNDRED AND NO/10 Interest thereon at the rate of 11.5. per cent. per al and interest payable in monthly installments of a applied first to accumulated interest and the balan April	the payment of	March 20 p pay to the order of Oregon arch 20, 1979 in any one payment wment to be made on the th day of each it any, shall become due and mediately due and collectib promise and agree to pay t	7755 , 197 , 19

/s/ Gordon W. Malcomb

The date of maturity of the debt secured by this mortgage is the date on which the last scheduled principal payment becomes due; to-wit: March 20

And said morthagor covenants to and with the avorthagee, his hoirs, executors, administrators and assigns, that he is lawfully soized in los simple of said premiers and has a valid, unencumbered title thereto

and will warrant and lorever defend the same against all persons; that he will pay said note, principal and interest, according to the terms thereof; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every nature which may be levied or assessed against said property, or this mortfage or the note above described, when due and pay-nature which may be been may become delinquent; that he will pronptly pay and satisfy any and all liens or encumbrances that are or may become liens on the premises or any purt thereol superior to the lien of this mortfage; that he will keep the building now on or which hereafter may be crected on the said premises continuously insured against loss or damage by lite and such other obligation secured by this mortfage, in a company or companies ecoptable to the mortfage, with loss payable list to the mort gagee and then to the mortfage as their respective interests may appear; all policies of insurance shall be delivered to the mortfage and then to the mortfage as their respective interests may appear; all policies of insurance and to deliver said policies to the mortfage at least filteen days prior to the expiration of any policy of insurance now or hereitter placed on said buildings, in good repair and will not suffer any waste of said premises. At the request of the mortfage, the mortfage, the mortfage is not sufficient to suffer any state of said premises. At the request of the mortfage, the mortfage, the mortfage is all commit to inform or suffer any waste of said premises. At the request of the mortfage, the mortfage shall fail for any policy of insurance or of lites, and improvements on sufficients in good repair and will may for mine any may be as and premises at the the unillongs and improvements on said pulledings is and the mortfage in executing one or more linancing statements pursuant to the uniform Commercial Code, in form satis-searches made by tiling officers or searching agencies as may be deemed desirable by the mor

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; flouschold or agricultural purposes (see Important Notice below), (b) for an organization or (even it mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes.

An an organization of the antipage is a serie of the antipage is a serie of the antipage is a serie of the entry and the entry of the e

corporations and to individuals.

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

Gordon W Malcomb

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*IMPORTANT NOTICE: Delete, by lining out, whichever w plicable; if warronty (o) is applicable and if the mortgage is defined in the Truth-in-Lending Act and Regulation Z, with the Act and Regulation by making required disclass instrument is to be a FIRST line to finance, the purchase of Form No. 1306 or equivalent; if this instrument is NOT to Ness Form No. 1306; or equivalent;	ures; for this purpose, if this a dwelling, use Stevens-Ness be a first lien, use Stevens- tractory (yes in the stevens-
noise, mentions, gunningirators and mutio	gen (1949), en
THE UTOM OF CARE SHE A TO LOT	· 사망했다. 이번에 제작되었던 제 아이들에서 가장 이 가 관련하면서 이야기 것이다. 이야기 가지 않는 것이 가지 않는 것이 가지 않는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 같이 같이 있는 것이 같이 있는 것이 있
الألافة الألفان والمتحال المناسب سيوسد بالمرار المرابي	. NY 범행되는 거에서, 사람 위험에서는 것 같은 것 같은 것 같은 것 같은 것 같은 것 같은 것 같이 있는 것
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County of Klamath	
before me, the undersigned, a notary pu	on this 20th day of March , 19.79, ublic in and for said county and state, personally appeared the within
	vidual described in and who executed the within instrument and
	TESTIMONY WHEREOF, I have hereunto set my hand and affixed my-official seal the day and year last above written. Notary Public for Oregon My Commission expires 2/16/81
	STATE OF OREGON
MORTGAGE	Vlomath
(FORM No. 105A)	I certify that the within instru-
STEVENS-NEES LAW PUB. CO., PORTLAND, ORE.	ment was received for record on the
GORDON W. MALCOMB	21st day of March 1979
	at3:28 o'clock. PM., and recorded
	space RESERVED in book. 179 on page 6412 or as
100\100 001	FOR file/reel number64384
HAROLD RELF and GRACE RELF	RECORDER'S USE Record of Mortgages of said County
	waspace and saged us counted Witness my hand and seal o
AFTER RECORDING RETURN TO	County affixed.
Investors Mortgage Co.	Ma. D. Milne,
P. 0. Box 515 Contraction and the	a sugar to allow the LARE AND
Stauton $OB > 97383$	By Unitary Clock Deputy

Stayton, OR, 97383

Fee \$6.00