	7-3/767			
	FORM No. ERG BERRAGE One Page Long Form.	m		
	THIS WORROW OF MALERAL PROCESSION OF MALERAL VOI			
	THIS MORTGAGE, Made this 10th day of by Paul E. Felkins and Hazel L. Felkins husbar	19 Pag	e 7968	. 0
	by Paul E. Felkins and Hazel L. Felkins, husbar to Robert C. Jacobson and D	April Id and mi	, 1979	, e
	to Robert C. Jacobson and Darlene Fay Jacobson,	and wi	Le,	
	Jacobson,	husband	and wife	or,
	WITNESSETH, That said mortgagor, in consideration ofTwent hundred and no/100Dollars, to him pa		Mortgage	 
	hundred and no/100	y-two the	usand five	
	tain real property situated in Klametriagee, his heirs, executors, ad	ministrators	ortgagee, does herel	y ·
	follows, to-wit: County, State of	Oregon, boun	ded and described	<b>r-</b>
	1.4. March 2019 March 1990 (1990) Splate in Proceedings of the State of State One State of			13
	Astronetaste a secondaria de la constante de la			
	A tract of land situated in the N1NE1 of Section Range 9 East of the Willamette Meridian, more par follows:			
·	follows: follows:	S, Towns	hip 40 South	,
·	· · · · · · · · · · · · · · · · · · ·		uescribed	90
	Beginning at the Northeast corner of said Section W., along the North line of said Section 3, 595.9 right of way line of the U.S.R.R.	_		
·	W., along the North line of said Section right of way line of the U.S.B.R. No. 3 Drain; th and S 85 07'00" E. 12.16 feet to the East line of N. 00 07'20" W. 939.85 feet to the point for	3; thenc	e S. 89 <sup>0</sup> 54';	58''
.	right of way of and the U.S. B.K. NO 3 Drade to		UDE Easter	77
			K SHID Aroir	. 1
÷	N. 00 07'20" W. 939.85 feet to the East line of acres including the area in The Old Midland Road a right of ways, with bearings based on survey No. 2	ling, con	taining 7.86	
1	office of the Klamath County Survey No. 2	72. as r	g Lake Road	
		, us 10	ecorded in t	he
I.	and the second			
đ	(See attached Exhibit "A" and by this reference in if fully set forth herein.)			
-#	if fully set forth herein.)	corporate	d herein as	
J				
3	Together with all and singular the tenements, hereditaments and appr or in anywise appertaining, and which may hereafter thereto belong or apper profits therefrom, and any and all deliver and all deliver appendix the second se			
d	or in anywise appertaining, and which may hereafter thereto belong or apper profits therefrom, and any and all fixtures upon said premises at the time of or at any time during the term of the	intenances the	ereunto belonging	
۵ <u>۳</u>	or at any time during the town of the	the amount	fents, issues and	
	TO HAVE AND TO HOLD the said premises with the		or this mortgage	
	TO HAVE AND TO HOLD the said premises with the appurtenances heirs, executors, administrators and assigns forever. This mortgage is intended to	unto the sai	d mortgagee, his	
	This mortgage is intended to secure the payment of	issory note		
		note	, of which the	
				11
1	I (or if more than one maker) we, jointly and severally			7
J	I (or if more than one maker) we, jointly and severally, promise to pay to the several provide the several provides the	Apr11	10 19 7	9
·	had bartene Fay Jacobson, husband and wife.	te order of	Kobert C.	
Tv	venty-two thousand five hundred and nath Street Fi	nty Title	Company, 4	22
with <b>DC</b>	interest thereon at the rate of 10 percent per annum from April 10		DOLLAR.	s.
	<b>Anthly</b> installments of not less than \$203.00 in any one payment; interest s menuaded in the minimum payments above required; the first payment to be made on the	1979,	until paid, payable	in
19 7	9, and a like payment on the 25th day of every month.	25th day	Men lar	
option	n of the believe any of said installments is not so prid any the full therea.	fter until ab.		:
reaso: amou	In oil the holder of this note. If this note is placed in the hands of an attorney's fees and collection costs, even though no suit or action is filed hereon; howe is here shall be itsel by the court or action is filed hereon; howe is here on the court or desired.	immediately du /we promise and	e and collectible at th	•
is trie * Strike	words not deplicable.	ver, if a suit or or action, include	an action is filed, th	e .
Pre	payment without penalty.		ng any appeal therein	
· · · · · · · · · · · · · · · · · · ·	Paul	E. Felk	<b>1 1 1 1</b>	.
QA01				
	2254	1 L. Fell	lins	
	The date of maturity of the data	1999 - 1999 -	and a second of	
COL	The date of maturity of the debt secured by this mortgage is the date on which the last mes due, to-wit:	scheduled princi	DAL DAY MALE I	
Sei	And said mortgagor covenants to and with the mortgages, his heirs, executors, administrator zed in fee simple of said promises and has a valid, unencumbered title thereto		Payment De-	
	ized in fee simple of said premises and has a valid, unencumbered title thereto	s and assigns, th	at he is lawfully	
ano tha	a will warrant and forover defend the same advices all and			
abl	o forms thereof; that while any part of same against all persons; that he will pay said note, print ture which may be levied or assessed against said property, or this mortgage or the note above e and before the same may become delinquent; that he will promptly pay and satisfy any and or may become liens on the premises or any part thereof superior to the lient.	icipal and intere ients and other i	st, according to	
DOM	y on or which it is on the premises or any part thread in prompting pay and satisfy any and	d all them.	" oue and pay-	
has obli	ards as the mortgagee may from time to time remises continuously insured against loss o	that he will kee	PP the buildings	
ga.g.	ee and then to the mortgagor as their respective internet acceptable to the mortgager will	al principal sum	of the note or	
to t	he mosting and the intermost and the most and the stand and any appear, all policies of insurance	whall be dear	al io ina mori-	
in d	and reasing process the same at mortgador's average any policy of insurance now or here	alter also	a sala policies	
join lacte	inclugage may procure the same at mortgagor's expense; that he will keep the buildings and ood repair and will not commit or suffer any waste of said premises. At the request of ther with the mortgagee in executing one or more linancing statements pursuant to the Uniform Co ory to the mortgagee, and will pay for lining the same in the proper public office or offices, a ches made by filing officers or searching agencies as may be descred the	mprovements or nortgagee, the	ald premises	
searc	or the mortgages in executing one or more linancing statements pursuant to the very to the mortgages, and will pay for liling the same in the proper public offices or offices, a ches made by filing officers or searching agencies as may be deemed desirable by the mortgage	mmercial Code, is well as the c	in form satis-	
	Contraction of the morthad	U	······································	

2 Mastortgagor

(a)\* primarily for morigagor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organisation or force if energiagoe is a natural person) are for business or commercial purposes other

(9) for the organisation of lotter is statisticated and perform the covenants herein contained and shall pay said note according adjuictifued purposes. Now, therefore, if said mortigagor shall keep and perform the covenants herein contained and shall pay said note according all of said covenants and the payment of said note; it beind agreed that a failure to perform any covenant herein, or if a pro-ceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortigage hall have the option to declare the whole amount unpaid on said note; it beind agreed that a failure to perform any covenant herein, or if a pro-premium as above provided for, the mortigage may at his mortigage at once due and payable, and this mortigage may be fore-a part of the debt secured by this mortigage may at hall be potion do so, and any payment so made shall be added to atbace any right arising to the mortigage for breach of covenant. And this mortigage may be foreclosed for principal, interest and all sums premium as above provided for, the mortigage or neglects to repay any sums so paid by the mortigage. In the secure a part of the debt secured by this mortigage or neglects to repay any sums so made shall be cost incurs, however, how a status the reports and title search, all statutory costs and disburge agrees to pay all reasonable costs incurs and all all all gage for title reports and title search, all statutory costs and disburge agrees to pay all reasonable costs incurs by the mortigage on such appeal, all sums to be secured by the lien of the mortigage affect an englabel for such as plaintiff's attorney's lees in such suit or action, and il an appeal is taken from any judgment of decree entereds at an assigns of said mortigage, its mortigage and phall apply to and bind the heirs, executors, administrator on such appeal, all sums to be secured by the lien of the groen titage and any half and to the covenants and agrees this mortigage at appeal is taken from any judgment of decree entereds ather l 8.1. No. 3 Drain thouse along said drai are feet. 8 31 57 500 E. 1984 [6 feet the the East line of suid Section 3: th ad \*the roint of beginning, containing 7.5 0al bebroosy is [212 . on varius to becal 23 vaorsiys sp IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. \*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not op-plicable; it warranty (a) is applicable and if the mortgages is a crediter; as such word with the fat and Regulation by making regulation Z, the mortgages MUST comply instrument is to be a Filst lien to linance the purchase of a dwelling, use Stevens-Mess. Hess Form No. 1306 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Mess. Hazel kins Charles Charleston la managar RTGAGE instru-19. recorded the 名自急 County - Ho Deputy. sea! within record and and of said page. STATE OF OREGON М., the hand ુટ્ટ ទ្ឋ 0.55 that Record of Mortgages Was received o'clock. Au 25thas file number certify County of Witness 5 affixed day Ň book County ment .E at. 5 STATES TO THERE 22 STATE OF OREGON, County of Klamath BE IT REMEMBERED, That on this 10th day of before me, the undersigned, a notary public in and for said county and state, personally appeared the within named Paul E. Felkins and Hazel L. Felkins, husband and wife, known to me to be the identical individual. S described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily. WELLON NOTARE UBLICNO IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed 1 my official seal the day and year last above written. en de lay le Notary Public for Oregon. My Commission expires 7-19

Subject, however, to the following: 1. The assessment roll and the tax roll disclose that the within described premises were specially assessed as farm land. Taxes for the year 1978-79 and possible prior years have been deferred pursuant to ORS 308.370 to 308.403. These, plus earned interest are due and payable when said reason for the deferment no longer exists. 2. Liens and assessments of Klamath Project and Klamath Irrigation District, and regulations, contracts, easements, water and irrigation rights in connection therewith.

3. Rules, regulations, liens, assessments, contracts, rights of way, easements, and any and all obligations created or imposed upon or affecting said premises by the Klamath Basin Improvement District, any unpaid charges or assessments in connection therewith.

STATE OF OREGON; COL	UNTY OF KLAMATH; 53.
Filed for record at request	ofKlamath County Title Co
"hisllth day ofApr "uly recorded in VolM79	11 A. D. 19 79 at 2:47 clock P A4
Fee \$9.(	Wa D. MILNE, County Class

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