TC .	计可以 网络斯马尔马马雷哈尔马鲁哈马马马马马 经合同的 网络拉莱加 网络拉尔马	ng series). $M_{1} \subset D_{1} \cup D_{2}$
	72010	voi. <u>h 19</u> 1096 18838
hv	THIS MORTGAGE, Made this 7th Ramona Jeane Oelke and Daniel	day of August , 19.79, Albert Cheuvront
	가는 가지가 있는 것은 것을 가지 않는 것이다. 한 것은 것은 것은 것을 가지 않는 것 같이 같이 같	Mortgagor,
to	Roger L. Miller	가 같은 것 같은 것은
grant,	, bargain, sell and convey unto said mortgage	Mortgagee, onsideration of Dollars, to him paid by said mortgagee, does hereby te, his heirs, executors, administrators and assigns, that certain real ounty, State of Oregon, bounded and described as follows, to-wit:
		ing to the official plat thereof on file in
at the trators	may nereatter thereto belong or appertain, and the time of the execution of this mortgage or at any tim TO HAVE AND TO HOLD the said premises with and assigns forever. This mortgage is intended to secure the payment of 200,00 Klamath.Falls.	a the appurtenances unto the said mortgagee, his heirs, executors, adminis-
1. 1. 1. A. A.		, Oregon, 19.79
	(or il more than one maker) we, jointly and Roger L. Miller	d severally, promise to pay to the order of
	(or if more than one maker) we, jointly and Roger L. Miller	d severally, promise to pay to the order of
	(or if more than one maker) we, jointly and Roger L. Miller n thousand two hundred and no/100	d severally, promise to pay to the order of
	(or if more than one maker) we, jointly and Roger L. Miller n thousand two hundred and no/100 rest thereon at the rate of 9.50 percent per bly intellments of not less than \$ 100.00	d severally, promise to pay to the order of
Elever ith inter mont: in includ 9.79., ption of easonable mount of tried, f	(or if more than one maker) we, jointly and Roger. L. Miller. n. thousand two hundred and no/100	d severally, promise to pay to the order of
Elever ith inter mont: mont: moduling point of point of mount of tried, f	(or if more than one maker) we, jointly and Roger. L. Miller. n. thousand two hundred and no/100	d severally, promise to pay to the order of
Elever ith inter mont: in includ 9.79., ption of easonable mount of tried, f	(or if more than one maker) we, jointly and Roger. L. Miller. n. thousand two hundred and no/100	d severally, promise to pay to the order of
Elever ith inter mont! maddin is includ 79, iterest ho otion of asonable mount of tried, h	(or if more than one maker) we, jointly and Roger. L. Miller. n. thousand two hundred and no/100	d severally, promise to pay to the order of
Elever ith inter montl maddifi is includ 	(or if more than one maker) we, jointly and Roger. L. Miller. n. thousand two hundred and no/100	d severally, promise to pay to the order of
Elever ith inter month modifi is includ or 79, iterest h ption of assonable mount o tried, f suike work	(or if more than one maker) we, jointly and Roger. L. Miller. n. thousand two hundred and no/100	d severally, promise to pay to the order of
Elever ith inter month modifi is include g. 79, iterest h ption of easonable mount o i tried, h Suike work	(or if more than one maker) we, jointly and Roger, L., Miller, n thousand two hundred and no/100	d severally, promise to pay to the order of
Elever ith inter month month modified is include construction of the second second mount o tried, f such work due, to	(or if more than one maker) we, jointly and Roger, L., Miller, n thousand two hundred and no/100	d severally, promise to pay to the order of
Elever ith inter month is include g. 79, iterest h ption of easonable mount o itered, h suike work due, to due, to fo if o if	(or if more than one maker) we, jointly and Roger, L., Miller. n thousand two hundred and no/100	d severally, promise to pay to the order of
Elever with inter month in modifie in include g79, nterest h ption of easonable mount o stried, h Suite work due, to ion 19	(or if more than one maker) we, jointly and Roger, L., Miller. h thousand two hundred and no/100	d severally, promise to pay to the order of

18 HWS L SMA 11

Lorm satisfactory to the mortgage, and will pay for filing the same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the mortgage.
Now, therefore, if said mortgage shall keep and perform the covenants herein contained and shall pay all oblightions secured by said first mortgage is such as the note secured hereby according to its terms, this conveyance shall be void, but otherwise shall remain agreed that a failure to perform any covenant herein, or if a proceeding of any kind be taken to foreclose any lien on said premises or agreed that a failure to perform any covenant herein, or if a proceeding of any kind be taken to foreclose any lien on said premises or any fine, encumbrance or insurance premium as above provided for, or full to do or perform anything required of him by said first mortgage and my as have the option to declare the whole amount unpaid on so do not or on this mortgage at once due any time thereafter. And if the mortgager shall hall to pay any taxes or charges and payable, and this mortgage herein, at his option, shall have the right to make such payments and to do and perform the acts required of mortgage, the mortgage herein, at his option, shall have the right to make such payments and to do and perform the acts required of mortgage, and any time thereafter. And if the same rate as the note secured bereby without waiver, become a part of the debt secured by this mortgage, index here the same rate as as the note secured bereby without waiver, and all sails to relage to repay sums so paid by the mortgage. In the and all sums paid by the mortgage tax any time while the mortgager agrees to pay all reasonable costs incurred by event of any suit or action being instituted to foreclose this mortgage and isburgements of the debt secured by the lien of this mortgage, and individued in the generation and shall be added to and perform the cost on a pay sub as plaid by the mortgage. In

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

• IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable. If warranty (a) is applicable and if the morigagee is a creditor, as such word is defined in the Truth-in-tending Act and Regulation Z, the mortgagee MUST comply with the Act and Regulation by making required disclosures; for this purpose. use Stevens-Ness Form No. 1306 or similar. this purpose, use Stevens-Ness Form No. 1306 or similar.

STATE OF OREGON,

County of Klamath

SECOND

MORTGAGE

.....

ORM No. 9751

AFTER RECORDING RETURN TO

19-79 BE IT REMEMBERED, That on this 7day of before me, the undersigned, a notary public in and for said county and state, personally appeared the within named - 1

 $\hat{D}_{\mathbf{c}'}$ Ramona Jeane Oelke and Daniel Albert Cheuvront known to me to be the identical individual...... described in and who executed the within instrument and acknowledged to me that their executed the same freely and voluntarily.

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ACE HEBERVED

FOR

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i in the

RECORDER'S USE

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

or really

August

KL In

Notary Public for Oregon.

My Commission expires My Commission Expires July 13, 1981

Chếu

- Alber

STATE OF OREGON,

County of Klamath I certify that the within instrument was received for record on the at. 4:41 o'clock .R. M., and recorded file/reel number 72010 Record of Mortgages of said County. Witness my hand and seal of County affixed.

SS.

18829

och Deputy BigDernel 1299 Fee \$7.00