	<u>em K-31844</u>
THIS MORTGAGE, Made by JAMES C. THOMPSON	e this 29 # . Vol. 71 Page 18941
UNITED AND A STATE OF	and Rimu to mercen day of
toASHBURN ENTERPRISE	S. INC
WITNESSETH, That soid	Mortgago Mortgago
TWELVE AND 34/100	mortgagor, in consideration of <u>NINETEEN THOUSAND</u> ONE HUNDI
tain real property situated in	Dollars, to him paid by said mortgagee, does hereby Klamath
1 · · · · · · · · · · · · · · · · · · ·	County, State of Oredon to and assigns, that cer
A tract of a	and described as
line of said T as fol	ted in Lot 4, Block 6, TRACT 1080-WASHBURN Lows: Beginning at a point on the East ch bears N. 0°04'50" E. 51 29 food
less to the a point;	thence N Occord said Lot 4: thence W
218 90 p and Morin Line	$20f g_{0,1,2} + (2,2,4)$ $\pm 379 06 + (2,2,2)$
feet monore S. 0°04'5	50" W along the Northeast command.
SUBJECT TO: Recommend	50" W., along said East line of Lot 4, 378.71 the point of beginning, said tract contain-
V- record on and	sq. ft.), more or less. ns, restrictions, encumbrances and easements
The second of apparent of	one ground.
	가슴을 가 있었다. 사람은 것이 가지 않을 것 같은 것을 가지고 있는 것이다. 이가 가지 않는 것이다. 수는 것은 것은 것은 것이 가지 않는 것이다. 것은 것은 것은 것이다. 가지 않는 것이 같은 것을 수 있는 것이다.
Lander J. P. 10. CHONT. 2002 - CONTROL - CONTR	
TE LANSAGE TREAD LEAN	동물 동물, 그 가에 가는 것은 것을 통한 것을 수 있는 것이 되었다. 가는 것은 것은 것이 가지 않는 것이다. 같은 것은 것은 것은 것은 것은 것은 것은 것은 것은 것이 같은 것은 것은 것은 것은 것은 것이 같이 있다.
Todoth	
or in anywise appertaining	the tenements, hereditaments and appurtenances thereunto belonging may hereafter thereto belong or appertain, and the rents, issues and tres upon said premises at the time of the execution of this ortgage.
profits therefrom, and any and the	may hereafter thereto belong and appurtenances thereunto belonging
IU HAVE AND TO THE	VILPADA
heirs execute - AND IU HOLD the	Said and this mortgage
heirs, executors, administrators and assign This mortégée is inter la	Said premises with the said of this mortgage
heirs, executors, administrators and assign This mortgage is intended to se following is a substantial copy:	Said premises with the said of this mortgage
This mortgage is intended to se tollowing is a substantial copy:	e said premises with the appurtenances unto the said mortgagee, his ins forever. Ecure the payment ofa
This mortgage is intended to se following is a substantial copy:	e said premises with the appurtenances unto the said mortgagee, his ns forever. Secure the payment ofa
This mortgage is intended to se following is a substantial copy: 9,112.34 Klemath I I (or if more than one maker) we, joint ERPRISES, INC., an Oregon of	said premises with the appurtenances unto the said mortgagee, his no forever. Secure the payment of
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This mortgage is intended to se following is a substantial copy: 9,112.34 Klamath H I (or if more than one maker) we, joint ERPRISES, INC., an Oregon of TEEN THOUSAND ONE HUNDRED T interest thereon at the rate of 93 percent thly installments of not less than \$ 65 watch at the minimum payments above require that been paid; if any of said installments is not of the holder of this note. If this mote, if the more of the holder of this note. If this mote, if the more of the holder of this note. If this mote, if the more of the holder of this note. If this mote, if the more of the holder of this note. If this mote, if the more of the holder of this note. If this mote, if the more of the holder of this note. If this mote, if the more of the holder of this note. If this mote, if the more of the holder of the more more more more more more more mor	e said premises with the appurtenances unto the said mortgagee, his escure the payment of promissory note, of which the Falls. Oregon June 19, 19.79 Corporation, Very 19.79 corporation, for the order of WASHBURN deverally, promise to pay to the order of WASHBURN corporation, for the order of WASHBURN deverally and 34/100 DOLLARS, twelve and 34/100 DOLLARS, for per annum from June 19, 1979; DOLLARS, 17.87 in any one payment; interest shall be paid nonthly and day of Coch month thereafter, until the whole
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The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: <u>(x) print inverses</u> (<u>x) print inverses</u> (<u>x)</u>) (b) for an organization or (even it mortgagor is a natural person) are for business or commercial purposes other than

Now, therefore, il said mortgagor shall keep and perform the covenants herein contained and shall pay said note according to its terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of of its terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of all of said covenants and the payment of said note; it being agreed that a failure to perform any covenant herein, or if a pro-declare the whole amount unpaid on said note or on this mortgage as or any part thereof, the mortgage shall have the option to declare the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be fore-declare the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage to and be taken. And if the mortgage may at this option do so, and any payment so made shall be added to and become premium as above provided for, the mortgage may at his option do so, and any payment so made shall be added to and become premium as above provided tor, the mortgage or breach of covenant. And this mortgage may be foreclosed for principal, interest and all sums any right arising to the mortgage for breach of covenant. And this mortgage agrees to pay all reasonable costs incurred by the mort gage to title reports and title search, all statutory costs and disbursements and such further sum as the trial court may adjudge reasonable as plaintiff's attorney's lees in such suit or action, and if an 'appeal' is taken from any judgment or decree entered reasonable as plaintiff's attorney's lees in such appeal, all sums to be secured by the line of this mortgage and included in the decree of foreclosure. There is a contin is commenced to foreclose this mortgage and included in the decree of toreclosure, and apply the same face in a dial of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrat@s and assigns of

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

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\*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is plicable; if warranty (a) is applicable and if the matgagee is a creditor, as suc is defined in the Truth-in-Lending Act and Regulation Z, the margagee MUST with the Act and Regulation by making regulated the success, for this purpose, instrument is to be a FIRST lien to finance the purchase of a dwelling, use Steve Form No. 1305 or equivalent; it his instrument is NOT to be a first lien, use Ness Form No. 1306, or equivalent. uST con irpose, if Steven ficies counting administrators and assisted for ever

TO HAVE TWO TO HOLD the same remain hour by OVID OF OVID BY AN OT or of any down during the merid of this modified wild reprise at the features in the

STATE OF OREGON, and amend the second of the month of the second 

County of KLAMATH

written.

BE IT REMEMBERED, That on this 9.9 me, the undersigned a notation , *19*, 79 1 / day of BE 11 REWEINBERED, 1 has on this bay of and state, personally appeared the within before me, the undersigned, a notary public in and for said county and state, personally appeared the within named JAMES C. THOMPSON and RUTH E. THOMPSON, 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. S. AVU IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed Distance of the sear last above written.

Notary Public for Oregon. My Commission expires My Commission Expires Jan. 30, 1923 

iron pir arctice the Sou	nisair colaist Al Af	STATE OF OREGON
MORTGAGE		County of Klamath
(FORM No. 105A)		I certify that the within instru- ment was received for record on the
STEVENS / RAB LAN INF		Sthday of August
	SPACE RESERVED	at 3:53 o'clock P. M., and recorded in book. M79 on page 18941 or as
IMETAE TO THE HEAT HEAT	FOR RECORDER'S USE	tile/reel number 72077. Record of Mortgages of said County.
	111.2. * 5.4 (1.4.4.04 4.6	Witness my hand and seal of County affixed.
AFTER RECORDING RETURN TO		Ma. D. Milne Title
$\overset{\text{\tiny W}}{=} \overset{\text{\tiny W}}{=} \overset{\text{\tiny W}}{\times} \overset{\text{\tiny W}}{\overset{\text{\tiny W}}{\to} \overset{\text{\tiny W}}{\to} \overset{\text{\tiny W}}{\to} \overset{\text{\scriptstyle W}}{\times} \overset{\text{\tiny W}}{\times} \overset{\text{\scriptstyle W}}{\to} \text{\scriptstyle $		By Duratha Afels the Deputy.
A Status	]	Fee \$7.00