 A state of the state 	No. 105A_MOBILE 55594				^{1ge_} 21337_	<u>s</u>
by	THIS MORTGAGE, DOUBLE K RAN	, Made this 6t1 CII	n day of		<u>mber , 19.79</u> ,	સં
to	MARGARET S.	ANDOVAL		그 같은 것 같은 것 같은 것 같은 것 같아.	Mortgagor,	
	WITNESSETH, Tha	toned and the second	consideration of N		Mortgagee, and no/100	
grant	bareain sell and conv		Dollars, to 1	um paid by said m	Ortéasee, does hereby	
follow	eal property situated ir vs, to-wit:	nKlamath	County, S	tate of Oregon, bou	and assigns, that cer- nded and described as	
	An undiv	그는 말 왜 가 많이 있어요.				
		vided 1/8th in in Section 22 the Willametr		e SW¼NW¼ and 4 South, Rang	Lots e 7	
			ce Meridian.			
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	en de grande ander ander 19		그는 말 같이 있는 것이 같이 있는 것이 같이 많이 많이 많이 많이 없다.		絵 ふた という かんしょう しょうしん しょうしょう	
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	Together with all and	1 sindular the to	ents, hereditaments	and		
profits	therefrom, and any an	nd all fixtures unan	after thereto belong said premises at the	or appertain, and	the rents, issues and	
or at a	ny time during the tern TO HAVE AND TO	m of this mortgage. HOLD the set	· · ·	time of the execut	ion of this mortgage	
heirs, e	executors, administrator This mortgage is inte	rs and assigns forever ended to secure the		rtenances unto the	said mortgagee, his	
folloŵi	This mortgage is inte ng is a substantial cop	the second second of the second second	payment of a	promissory not	e , of which the	
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is an individual allowing the more ALL CONTRACT OF The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are:

21338

Now, therefore, il said mortgagor skall 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 accure the performance of all of said covenants and the payment of said note; it being agreed that a lailure 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 thereot, 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-closed at any time thereafter. And if the mortgager shall hall to puy any taxes or charges or any lien, encumbrance or insurance premium as above provided for, the mortgage may at his option do so, and any payment so mude shall be added to and become a part of the debt secured by this mortgage, and shall bear interest at the same rate as said note without waiver, however, of any right arising to the mortgage, and shall bear interest at the same rate as said note without waiver, however, of any right arising to the mortgage or breach of covenant. And this mortgage may be foreclosed for principal, interest and all sums paid by the mortgage at any time while the mortgagor neglects to repay any sums so paid by the mortgage. In the event of any suit or action being instituted to foreclose this mortgage, the mortgagor agrees to pay all reasonable costs incurred by the mort-gage for 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 li an appeal is taken from any judgment or decree entered therein mortgagor further, promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's lees on such appeal, all solf he covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators and assigns of s

In construing this mortgage, it is understood that the mortgager or mortgage may be more than one person; that if the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereol apply equally to corporations and to individuals.

的神经的问题。 是自己的第三人称单数 计自己

્યું છે. આ જ મુખ્ય પ્રદેશના પ્રાથમિક પ્રાથમિક જોવા પ્રાથમિક માટે છે. આ જાણવાની આ પ્રાથમિક પ્રાથમિક જોવા છે. જો

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and a subscription with the second states and the second states and With he even IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above.

IN WITNESS WITTER A conwritten. Double K Ranch By: By: Conneth Tuttle "IMPORTANT NOTICE: Delete, by lining out, whichever warranty [a] or (b) is not ap-plicable; if warranty [a] is applicable and if the mostgagee is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation 2; the mostgagee MUST comply with the Act and Regulation by making required disclasures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevant-Ness Form No. 1306, or equivalent. Kenneth Tuttle al false was a set of the false Perforence and an additional and a second of the second second second second second second second second second TO PLAVE, AND TO HOLLI the suid predices with the opportunities into the section is the

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STATE OF OREGON, and suburn the terminal particulation for the suburn the state of the second state of the County of Klamach

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September BE IT REMEMBERED, That on this 6th day of , 19 79 before me, the undersigned, a notary public in and for said county and state, personally appeared the within Kenneth Tuttle for Double K Ranch named Su dimin.

known to me to be the identical individual described in and who executed the within instrument and he acknowledged to me that executed the same freely and voluntarily. -

IN TESTIMONY WHEREOF, I have hereunto set my hand and allixed flicial seal the day and year test above written.

· · · Notary Public for Oregon. My Commission expires 7-19-82 <u>ر</u> ا Yn MORTGAGE Sect on the main of the management of the main of the main of the main of the management of t STATE OF OREGON SS. County of Klamath (FORM No. 105A) I certify that the within instru-STANCHS BEAN LAW PUB, CO., PUBLIAND, OR ment was received for record on the 7th day of September , 19 79, 法定的保持法律法法法 Brail, the sum off south survey that south net a super the merel was being at 11:52 o'clock A M., and recorded TO (11) (11) (11) (11) SPACE RESERVED SPACE RESERVED in book M79 on page 21337 or as file/reel number 73594 Margaret Sandoval RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of County affixed. AFTER RECORDING RETURN TO Margaret Sandoval Wn. D. Milne Title KC+co. VIO atta: Tridy 33234 ByDernethas Us ch Deputy. Fee \$7.00