768772	LOS EL SIGNE	<u>- KPB33</u>
THIS MORTGAGE, Made this	day of November	, 19. 79.
VELEN BUCCHDING WITH	oper, husband and wife	lortgagor,
	POUR CONTRACTOR OF THE PROPERTY OF THE PROPERT	
	or, in consideration of Three thousand nine hur	ndred::
grant, bargain, sell and convey unto said mo tain real property situated in Klamath	Offgagee, his heirs, executors, administrators and assigns i	that cer-
follows, to-wit:	County, State of Oregon, bounded and desc	scribed as
LOT=5, =Block=1 HODGES ADDITIO	ON, in the County of Klamath, State o	of Oregon.
MORTGAGE	Electric Court of	
nacione à de	STATE OF ORIGIN	
	My Complision expires	
	We Commission exprise	
IN TE	STIMONY WHEKEOF Flagsa nersame to the Plant of the Color of the State	
	utS described in and who executed the within instead enried the same freely and noteting the contraction of any hand en	
named political poper encousers a		
n.e. the undersigned, a notary public	: in and for shift county saw spite performs consoured in	
	$m_{i} = MM_{i}$ day of M overware	
Commits of Together with all and singular the ter	enements, hereditaments and appurtenances thereunto be	-1-sins
profits therefrom, and any and all fixtures u	nerearrer thereto belong or appertain, and the rents, issu	
TO HAVE AND TO HOLD the said	nge.	第450多位数数444、1200年的1400年代,1400年1986年
Total Control of the	d premises with the appurtenances unto the said mortgagorever.	
I IIIS MOTTBABE IS INTERIOR TO SECURE : 13 INTERIOR DE STANDARDE IS INTERIOR TO SECURE : 13 INTERIOR DE STANDARDE I SECURE : 14 INTERIOR DE STANDARDE I SECURE : 15 INTERIOR DE STANDARDE I SECURE : 16 INTERIOR DE STANDARDE I SECURE : 17 INTERIOR DE STANDARDE I SECURE : 18 INTERIOR DE STANDARDE I SECU	e the payment ofOpromissory note, of whice the payment of	ich the
following is: a substantial (copy: for it suppressed to a game of the form of	Apparatic pakencypes or plan backers of the unidease what process	
(See below) **adversing ! (or	ath Falls , November // November if more than one maker) we, jointly and severally, pron	, 19 79
the order of Mervin D. Johns hree thousand nine hundred ninty	three and 39/100	uir, CA
ith interest thereon at the rate of	committee of coolingles	DOLLARS,
torney's Mes and collection costs of the holder hereof, and be attorney's lees to be lived by the trial control of the holder.	hands of an attorney for collection, I we promise and agree to pay the nd it a suit or an action if filed hereon, also promise to pay (1) hold it.	he reasonable
one arrorney's tees to be lixed by the trial court and (2) it as the folder's reasons. This note will be due and payable.	nable attorney's lees in the appellate court.	rther sum as
efore the completion of borrower	ers LUTHER LOPER	
ouse located on North Grant Stro Merrill, OR	eet, Joan Lopen	
No. 139-NOTE-Short Ferm	Stavent Next Low Publishing Co. P.	
and the second of the angular aronner shall be taken	Stevens Ness Low Publishing Co., Po U to use an unquings (the light) (the light of the light of the put the Usantania de disaptination of the light	vitland, Ore 5N
meeties is added in one of the and progress arising out of	Ver the transfer or modification contains a many grant as four and arbures 20 the beaution of the minimal meaning of the end beautiful the sample of the contains of the	31 - 324 - 1 1 1 1 1 1 1 1 1 1
The date of maturity of the debt secured by thi comes due, to with as per terms of pot	his morrgage is the date on which the last scheduled principal payme	일 12 12 12 12 12 12 12 12 12 12 12 12 12
And said mortgagor covenants to and with the mi selved in lee simple of said pramises and has a valid, u	inortageo, his heirs, executors, administrators and assigns, that he is in an analysis of the theory of the control of the con	lawfully.
the Department of Veterans Aff	fairs dated ///// Recorded	with/
nature which may be levied or assessed against said pro able and before the same may become deli-	mains unpaid he will pay all taxes, assessments and other charges of operty, or this mortgage or the note above described when due and	of every Page 21
now on or which hereafter may be erected on the said p hazards as the mortgages may from the said p	hereof superior to the lien of this mortgage; that he will keep the but premises continuously insured against loss or damage by life and such	ces that uildings
obligation secured by this mortgage, in a company, or, co	ire, in an amount not less than the original principal sum of the n companies acceptable to the mortgagee, with loss payable first to the	note or
gagee as soon as insured. Now, if the mortgagor shall lail to the mortgagee at least fifteen days prior to the expirat	ill for any reason to procure any such insurance and to delivered to the action of any policy of insurance now or hereafter placed on said built	e mort- policies
the mortgages may procure the same at mortgagor's exp in good repair and will not commit or suffer any waste ioin with the mortgage in a security.	pense; that he will keep the buildings and improvements on said built o of said premises. At the request of the mortgages, the mortgages	ildings, remises or shall
INCLOSV TO The morteedan and will and I the	cing-statements-pursuant to the Uniform Commercial Code, in form me in the proper public office or offices, as well as the cost of all is may be deemed desirable by the mortgagee.	o andia.
ATT THE TEXT OF THE PARTY OF T		Property IV

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SCARCE The mortgagon warrants that the proceeds of the loan represented by the above described note and this mortgage are:

(a)**primarily, for mortgagon's personal, lamily, household, or agricultural purposes (see Important Notice below),

[SCARCE (a)**primarily, for mortgagon's personal, lamily, household, or agricultural purposes (see Important Notice below),

[SCARCE (b)**primarily, for mortgagon's personal, lamily, household, or agricultural purposes of section of (even if mortgagon is a natural person) are localised as commercial purposes other in the proceeds of the loan representation of (even if mortgagon is a natural person) are localised as commercial purposes other in the proceeds of the loan represented by the above described note and this mortgage are: (b) to an expensation of (som II mort/agor is a natural person) are for business a someorial purposes often than open and the purposes of the than open and the purpose of the than the purpose of the pu IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day d year first above written **IMPORTANT NOTICE: Delete, by lining out, whichever worranty (q) or (b) is not op- JOAN LOPER plicable; if warranty (q): a creditor, as such word with the intrinsic place of the intr herrs, exocutors, administrators and assigns forever TO HAVE AND TO HOLD the said premises with the appertenences and the said recognishes, the any and all fixtures upon said premises at the time of the excention of this martiale. or it any time during the term of this mornege. , 19.79_. day of ... November BE IT REMEMBERED, That on this before me, the undersigned, a notary public in and for said county and state, personally appeared the within named Luther Loper and Joan Loper known to me to be the identical individual 5. described in and who executed the within instrument and acknowledged to me that they executed the same treely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the deaf and year last apofe written. Jasies Notary Public for Oregon My Commission explres..... STATE OF OREGON **Klamath** MORTGAGE County of .. TON' TO FUE CORDET MENT Was received for record on the November 19 79 and recorded for recorded to the November 19 79 and the notice of the November 19 79 and t County affixed. Wm. D. Milne AFTER RECORDING RETURN TO Ober: MUEXEMOUG Julio **Julio** Modernio By Jaequeline Fee \$7.00 565%d RECOMP MORTENCE CONTRACT

PORAL No. 10% - ALOSTO ACC