4 L 19	してきた。それできた。それには「「「「「「」」」では、「」」」では、「」」」では、「」」」」では、「「」」」」では、「」」」では、「」」」では、「」」」」では、「」」」では、「」」」」では、「」」」」では、「」」」」では、「」」」」では、「」」」」では、「」」」では、「」」」では、「」」」」では、「」」」」では、「」」」」」」では、「」」」」」」」」」」
	THIS MORTGAGE, Made this 2nd day of July 19.80.
ا الشور قرآ	Corner offered
	to LEE L. STONE Mortgagee,
	WITNESSETH, That said mortgagor, in consideration of SIX THOUSAND EIGHT HUNDRED FIL ONE AND 75/100'sDollars, to him paid by said mortgagee, does hereby
	ONE AND 13/100 S
	tain real property situated in <u>Ntania Cla</u> County, State of State
	follows, to-wit:
	A portion of the N ¹ ₂ W ¹ ₂ NE ¹ ₂ SE ¹ ₂ of Section 2, Township 35 South, Range 7 East of the Willamette Meridian, in the County of Klamath, State of
	Oregon, more particularly described as follows: Beginning at a point which is South 58°24'35" West 770.82 feet, more
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.	or less; thence North 401.30 reet more of the Sprague River; then
=:	
11	Sprague River to a point due East of the point of beginning, the second state of the second s
nr UB.	and an institute the recursed the same freely and volumantly.
08.	A TELEVISION AND TO BE A TELEVISION MODEL ACE AND TS BEING RECORDED SECOND AND
	EE IL KENEMBEKED' Lint on this 220 day of (1/2 Ec)
	· · · · · · · · · · · · · · · · · · ·
	Together with all and singular the tenements, hereintainens and uppertain, and the rents, issues and
	profits therefrom, and any and all fixtures upon said premises at the line of the second
	or at any time during the term of this mortgage. TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgagee, his
11 -	
	heirs, executors, administrators and assigns forever. This mortgage, is intended to secure the payment of
	heirs, executors, administrators and assigns forever. This mortgage, is intended to secure the payment of
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	heirs, executors, administrators and assigns forever. This mortgage, is intended to secure the payment ofa. promissory note, of which the following is a substantial copy: 1.121 the three diverses 6,851.75 Klamath Falls, Oregon 97601 July 2,, 19. I (or if more than one maker) we, jointly and severally, promise to pay to the order ofLEE L. STON at Klamath Falls, Oregon or as direct at Klamath Falls, Oregon or as direct annually with interest thereon at the rate of 10 percent per annum from July 2, 1980 until paid, paya annually annually annually annually annually annually thereatter, until the whole sum, principal annually thereatter, until the whole sum, principal and interest to become immediately due and collection are combile attorney to said installments is not so paid, all principal and interest to become immediately due and collection amount of such reasonable attorney's tess shall be fixed by the court, or courts in which the suit or action, including any appeal it is tried, heard or decided. Baths were set explicables. COPY
	heirs, executors, administrators and assigns forever. This mortgage, is intended to secure the payment of
	heirs, executors, administrators and assigns forever. This motifade, is intended to secure the payment ofa. promissory note, of which the following is a substantial copy: A first a firs
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	heirs, executors, administrators and assigns forever. This mortgage is intended to secure the payment of
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Sold Alar

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The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a)* primarily for mortgagors personal, family household or agricultural purposes (see Important Notice below), (b) for an organization or (even it mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes.

(b) for an organization or (even il-mortgagor is a natural person) are for ibusiness or commercial purposes other than agricultural purposes with the mortgagor shall keep and perform the covenants herein contained and shall pay said note according on the Now, therefore, il said mortgagor shall keep and perform the covenants herein contained and shall pay said note according declare the whole amount unpaid on said note; it being agreed that a failure to perform any covenant herein, or if a pro-cleare the whole amount unpaid on said note; it being agreed that a failure to perform any covenant herein, or if a pro-cleare the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be fore-cleare the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be fore-premium as above provided for, the mortgage may at his option do so, and any payment so made shall be added to an abecome apart of the debt secured by this smortgage, and shall bear interest at the same rate as aid note without waiver, however, of said or action being instituted to foreclose this mortgage, any any taxes or charges or any line on said not satif or action being instituted to foreclose this mortgage rage may as any same rate as said note without waiver, however, of said or action being instituted to foreclose this mortgage rage and shall bear interest at the same said so pay all reasonable costs incurred by the mortgage. In the event of any reasonable as plantiff's attorney's fees in such suit or action, and if an appeal is taken for any and the mortgage. In the event of any therein mortgagor further promises to pay such suit or action, and if an appeal is taken for any and be added to no such appeal, all sums to be secured by the ison's pay and agreements herein the and and apply the anotgage is possible at any time and and agreed and included in the decree of foreclose the. The assessit of action is commended to foreclose this mortgage at any any any a

after tirst deducting all of said receiver's proper charges and expenses, to the payment of the amount due under this mortgage. In construing this mortgage, it is understood that the mortgagor or mortgagee 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 teminine and that if the and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

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

B. Ulas

GLORING

*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and if the mortgages is a creditor, as such word is defined in the Torth-In-Lending Act and Regulation 2, the mortgages MIST comply instrument is to be a first HET lies to finance the Purchase of a dwelling, use Stevens-Ness Form No. 1206 or equivalent; if this mittadent is NOI to be a first lies. Use Stevens-Ness Form No. 1206 or equivalent; if this lies, use Stevens-Ness Form No. 1206 or equivalent; if this instrument is NOI to be a first lies, use Stevens-Ness Form No. 1206 or equivalent; if this lies to be a first lies, use Stevens-Ness Form No. 1206 or equivalent; if this lies to be a first lies, use Stevens-Ness Form No. 1206 or equivalent; if this instrument is NOI to be a first lies, use Stevens-Ness Form No. 1206 or equivalent; if this instrument is NOI to be a first lies, use Stevens-Ness Form No. 1206 or equivalent; if this instrument is NOI to be a first lies, use Stevens-Ness Form No. 1206 or equivalent; if this is NOI to be a first lies, use Stevens-Ness Form No. 1206 or equivalent; if this is NOI to be a first lies, use Stevens-Ness Form No. 1206 or equivalent; if this is NOI to be a first lies, use Stevens-Ness Form No. 1206 or equivalent; if this is NOI to be a first lies, use Stevens-Ness Form No. 1206 or equivalent; if this is NOI to be a first lies, use Stevens-Ness Form No. 1206 or equivalent; if this is NOI to be a first lies, use Stevens-Ness Form No. 1206 or equivalent; if this is NOI to be a first lies, use Stevens-Ness Form No. 1206 or equivalent; if this is NOI to be a first lies, use Stevens-Ness Form No. 1206 or equivalent; if this is NOI to be a first lies, use Stevens-Ness Form No. 1206 or equivalent; if this is NOI to be a first lies, use Stevens-Ness Form No. 1206 or equivalent; if the stevens form of t

heirs, executors, administrators and assil as forever.

TO HAVE AND TO HOLD its said premises with the appurtenances und that and mart, fas, ha or at any time during the term of this profigure. DE UBECUN theretrorn, and any and all fixto es upon said premises at the time of the execution of this mortfast

STATE OF OREGON ming, and which may hereafter thereto belond or appertune and the mate, here and county of Klomattan the thesenente hereditainents and apparticulation in the next the and

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AFTER RECORDING RETURN TO

1054-- MOR CAGE - One Pope Lang Fans

Ó. BOXMIJBBIGE, Made thi

BE IT REMEMBERED, That on this 3. day of July , 19.80 known to me to be the identical individual described in and who executed the within instrument and

ackingwledged to me mat. A executed the same freely and voluntarily.

Regioning at a notific willich is South 58094.357 The for the form the Northeast corner of NE2SE, of Section 2, Tornship or less, from the Northeast corner of NE2SE, of Section 2, Tornship 35.50m/h, Berge 7 E.W.M.; thence South 88027(27" West 654.79 for more correction along set to way boundary Notari Englishing to Check the formation of the Souther is intection along said for the point of the point of the souther of the Souther is intection along said for the point of the point of the point of the souther is needed to the point of the point of the point of the point of the souther is needed to the point with the point of the point of the souther is needed to the point of the point of the point of the souther is needed to the point of the point of the point of the souther is needed to the point of th

day of

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CALOBER No. 100 MILE NAWANI SSLX OF Section 2, Township, 35 South, San East of the Willamette Meridian, in the County of Miamatry in Or WOBLEVEE cularly described as follows: De OLECON, of Manuary in Regioning at a point which is South 58024.350 Might of Reach or less, from the Northeast corner of Meloni fellower to with

I certify that the within instrument was received for record on the

VIOLENCE.

Deputy.

.....Title

Silis Ci De utere reserved SPACE RESERVED S INTERCORDER'S USE IN Record of Mortgages of said County-1

Witness my hand and seal of County affixed.

Byplernelha

Wm. D. Milne

A See \$\$7.00

July D