7.	ereinafter called the second party; W. I.T. N. P. C. C. P. C. P. C. P. P. C. C. P. P. C. P. P. C
-1.0	creinafter called the second party; WITNESSETH:
	Oll of about CE 22 1079 Laplace Comments
 .	A tract of land in NEI/4 MWI/4 of Secribed property in Lew II. County, Oregon, to-u 10 East of the Willamette Heridian, Klamath County, Oregon, more
	Beginning at a point on the North-South center line of said Section 9, which bears South 0 06 West a distance of said Section 9,
	one-quarter section community a distance of 935.5 feet from the
	one-quarter section corner common to Sections 4 and 9, said Township and Range; thence continuing South 0° 06' West, along said center Section line a distance of 343.3 feet
	Section line diente continuing South 0° 06' West, along said center
	Section line a distance of 343.3 feet, more or less, to the Southeast
	corner of said NE1/4 NW1/4; thence North 89° 30' West along the South
	line of said NE1/4 NW1/4 a distance of 655.2 feet to a point; thence
10	North 0° 06'East, parallel to the East line of said NE1/4 NW1/4 a
∴^ .	
N 1	
exec	uted and delivered to the first party his certain
Cher	Prin called the first and the first and the first deed control sequity and the first deed control sequity and the first and the
* :	Stote whether mortgage, trust deed, contract, security agreement or otherwise) [—Recorded on
ğτ	Oregon, in book/reel/volume No. 35 at page 146
Ē	microfilm No.
ğe	—Filed on
Ě	County Oregon when the
out any language opposite is not pertinent to this trans-	(indicate which).
្ន	—Created by a security agreement, notice of which was given by the filing on
5.	
# 5 E	and in the office of the Department of Motor Vehicles where it bears file No
(Cross which action)	and in the office of the
Refe	rence to the document or annual to the docum
and a	at all times since the date thereat it incultereby is made. The first party has never sold or assigned his said times
	The second party is should be thereby secured
descr	ibed, with interest thereon at a
prese	ibed, with interest thereon at a rate not exceeding 5.9
	(nerematter called the
secor	property and to be repaid within not more than
	10 indice the second master to
sente	d to subordinate first party's soid tion to it.
afore	NOW, THEREFORE, for value received and for the purpose of inducing the second party as above set forth. said, the first party, for himself, his personal representatives (or successors) and party to make the loan
conse	said, the first party, for himself, his personal representatives (or successors) and assigns, hereby covenants, the first party to and with the second party, his personal representatives (or successors) and assigns, hereby covenants, the second party has personal representatives (or successors).
sauu 1	IISI DATTV S HER On cold documber to the Alle
VC U	divered to the second nextt.
and 2	uperior to that of the first party: provided almost to that of the first prior
recore	ded or an appropriate timescint at the second party's said lien is not duly filed or
orain	ation agreement shall be mult and the state of this out
	It is expressly understood and agreed that multi-
ран т	he first party's said lien, except as hereinabove expressly set forth.
aéree	asculine includes the feminine and the neuter, and all grammatical changes shall be supplied to cause this
- 41	W WIFNESS WHEREOF the and and the
porati	N WITNESS WHEREOF, the undersigned has hereunto set his hand and seal; if the undersigned is a cor- on, it has caused its corporate name to be signed and its corporate seal to be affixed hereunto by its officers authorized thereunto by order of its board of directors, all on this the day be affixed hereunto by its officers
luly a	authorized thereunto by order of its board of directors, all on this, the day and year first above written.
	an on this, the day and year first above written.
SUB	SCRIBED and SWORN to before me this 15th day of July 1980
,	and Sword to before me this 15th day of July 1080

FOR OREGON My Commission Expires:

STATE OF OREGON; COUNTY OF KLAMATH; ss.

I hereby certify that the within instrument was received and filed for record on the 15th ___A.D., 19<u>__80at__2:15</u> o'clock A M., and duly recorded in Vol M80

FEE_\$3.50