THI	91213	VI CANA YOL M& POGS	12318
생활 전 바라 가 바라 가 봐.	IS MORTGAGE, Made this. Hoop and Catharina DeHe	oop, husband and wife	, 19 80
to Wilbu	IT E. Reiling and Charler	ne Reiling, husband and wife	, Mortga
the said mo and the heir and State of	ortgagees as joint tenants with the solution of the survivor of them those a	or, in consideration of the sum of Forty Tho (\$.40,57 he said mortgagor does hereby grant, bargain, se he right of survivorship and not as tenants in con- certain premises situate in the County of Kla described as follows, to-wit:	2.31) Doll
The SE4SE2 Road in Se Klamath Co	and that portion of the ection 29, Township 39 Scounty, Oregon	e NE%SE% lying Southwesterly of Poe V Duth, Range 11% East of the Willamett	
a_{30} ft r	richt a 30 H.P. Century el	ectric motor with a part of	
of ingress	9 South, Range 11 ¹ / ₂ E.W.M and egress for maintena	ectric motor with a Pacific centrifu- surity to the pump site in the W_2SW_4 1. for the pump and pipeline togenter nce and operation of same.	of Section 29
A		월 21일 - 민국는 아 날랑 물건을 걸렸다. 이번 이 것으로 가지?	"THI LIGHTS
$\mathbf{H}_{\mathbf{s}}$		Country Country Country Country Country Country Country Country Country Country Country Country Country	
	ur Dango	그는 그는 것은 것 같아요. 정말 것 같아요. 것 같아요. 가지 않는 것 같아요. 것 같아요. 것 같아요. ㅋㅋㅋ	
Qį	ur MOQ Haaati	on the second se	
	9 1 1		
together with =		사이 바이 것 뿐 것을 갖추지 않는 것은 사람이 있는 것을 가지 않는 것이다. 이 것 같은 것 같은 것은 것은 것은 것은 것은 것은 것이 있는 것이다. 이 것 같은 사람이 한 것 같은 것이 같은 것은 것이 있는 것이 같이 있는 것이다.	
wise appertaini	ing; together with the rents issue	nereditaments and appurtenances thereunto below les and profits therefrom and all fixtures now or s,	ndine -
vivorship and r	lot as tennets :	into the said mortéagees as joint 4	
This mon	rtgage is intended to secure the	o their assigns and the heirs of the survivor fore	he right of sur- ver.
and figures subs	stantially as follows:	payment ofa Certain promissory no	ote in words
and figures subs	stantially as follows:	payment ofa Certain promissory no	ote in words
and figures subs	stantially as follows: Klamat lersigned promises to pay to the order	th Falla, Oregon November 1.	ote in words
and figures subs 89,000.00 Each of the und husband and W d upon the death of a	stantially as follows: Klamat lersigned promises to pay to the order lfe, any of them, then to the order of the	th Falls, Oregon November 1, r of Wilbur E. Reiling and Charlene	ver. ote in words , 19 66 M. Reiling,
and figures subs 89,000.00 Each of the und husband and W id upon the death of a th interest thereon at month 1	Stantially as follows: Klamat lersigned promises to pay to the order ife, any of them, then to the order of the EICHIT-NINE THOUSAN the rate of S1 X	th Palls, Oregon November 1, r of Wilbur E. Reiling and Charlene survivor of them, at Klemath Palls, Orego	ver. ote in words 79 66 M. Reiling, n
and figures subs 89,000.00 Each of the und husband and w id upon the death of a th interest thereon at monthly in	Stantially as follows: Klamat lersigned promises to pay to the order ife, any of them, then to the order of the EICHIT-NINE THOUSAN the rate of <u>\$1x</u> percen- stallments, at the dates and in the	th Palls, Oregon November 1, r of Wilbur E. Reiling and Charlene survivor of them, at Klemath Palls, Oregon ND	ver. ote in words <u>19</u> 66 M. Reiling, n DOLLARS
and figures subs 89,000.00 Each of the und husband and W ind upon the death of i th interest thereon at monthly in Interest from March 1, 1000	Klamat Klamat klamat	th Palls, Oregon November 1, r of Wilbur E. Reiling and Charlene survivor of them, at Klemath Palls, Oregon ND	n pte in words 19 66 M. Reiling, DOLLARS DOLLARS till paid, payable in
and figures subs 89,000.00 Each of the und husband and w ad upon the death of a th interest thereon at monthly in interest from March 1, 1967; lst day of eac	Klamat Klamat kraighed promises to pay to the order tife, any of them, then to the order of the - EICHTY-NINE THOUSAN the rate of six percer- stallments, at the dates and in the ar December 1, 1966 on the not less than \$296.66 c h and every month therea	th Falls, Oregon November 1, r of Wilbur E. Reiling and Charlene survivor of them, at Klamath Falls, Oregon ND	n Dollars
and figures subs 89,000.00 Each of the und husband and w ad upon the death of a th interest thereon at monthly in Interest from March 1, 1967; lst day of eac erest to be paid	Klamat Klamat klamat	h Falla, Oregon	n DOLLARS till paid, payable in plus 296.66 on th
and figures subs 89,000.00 Each of the und husband and with husband and with th interest thereon at monthly in interest from March 1, 1967; lst day of eac erest to be paid	Klamat Klamat kraighed promises to pay to the order ife, any of them, then to the order of the - EICHTY-NINE TROUSAN the rate of <u>six</u> percer- stallments, at the dates and in the ar- pecember 1, 1966 on the not less than \$296,66 o h and every month therea ontily and interest, has been paid; if an imediately due and collectible at the at the othe weder.	certain promissory no ch. Falls, Oregon November 1, r of Wilbur E. Reiling and Charlene survivor of them, at Klamath Falls, Oregon ND	n DOLLARS M. Refling, DOLLARS til paid, payable in plus 296.66 on th continue until the
and figures subs 89,000.00 Each of the und husband and with husband and with th interest thereon at ponthly in interest from March 1, 1967; lst day of eac erest to be paid	Klamat Klamat krain and promises to pay to the order the signed promises to pay to the order the signed promises to pay to the order any of them, then to the order of the EICHTY-NINE TROUSAN the rate of <u>six</u> percer- stallments, at the dates and in the ar December 1. 1966 on the not less than \$296.66 of h and every mouth therea onthly and interest, has been paid; if an mediately due undersigned promises an the cash of the trial court, such further late court.	certain promissory no ch. Falls, Oregon November 1, r of Wilbur E. Railing and Charlene survivor of them, at Klamath Falls, Oregon ND	n n n n n n n n n n n n n n
and figures subs 89,000.00 Each of the und husband and with husband and with husband and with husband and with husband and with husband and with th interest thereon at monthly in interest from Harch 1, 1967; lst day of eac erest to be paid Put oble sum hereol, princi- prest shall become in attorney for collection or action is filed here eal is taken from any rney's lees in the appe	Klamat Klamat krain and promises to pay to the order the signed promises to pay to the order the signed promises to pay to the order any of them, then to the order of the EICHTY-NINE TROUSAN the rate of <u>six</u> percer- stallments, at the dates and in the ar December 1. 1966 on the not less than \$296.66 of h and every mouth therea onthly and interest, has been paid; if an mediately due undersigned promises an the cash of the trial court, such further late court.	certain promissory no ch. Falls, Oregon November 1, r of Wilbur E. Railing and Charlene survivor of them, at Klamath Falls, Oregon ND	n pote in words pote for words pote for words m pote for words pote for words pote for words pote for words pote for words pote for words continue until the both principal and ed in the hands of older hereof: and if
and figures subs 89,000.00 Each of the und husband and widdle th interest thereon at month ly in interest from Harch 1, 1967; lst day of eac erest to be paid	Klamat Klamat krain and promises to pay to the order the signed promises to pay to the order the signed promises to pay to the order any of them, then to the order of the EICHTY-NINE TROUSAN the rate of <u>six</u> percer- stallments, at the dates and in the ar December 1. 1966 on the not less than \$296.66 of h and every mouth therea onthly and interest, has been paid; if an mediately due undersigned promises an the cash of the trial court, such further late court.	th Falls, Oregon November 1, r of Wilbur E. Reiling and Charlene survivor of them, at Klemath Falls, Oregon ND	n n n n n n n n n n n n n n
and figures subs 89,000.00 Each of the und husband and w id upon the death of a th interest thereon at monthly in interest from March 1, 1967; lst day of eac erest to be paid De ble sum hereol, princi, rest shall become im attorney for collection or action is filed here eal is taken from any rney's lees in the appe It is the intention of urvivorship, that is: c	Klamat Klamat krain and promises to pay to the order the signed promises to pay to the order the signed promises to pay to the order any of them, then to the order of the EICHTY-NINE TROUSAN the rate of <u>six</u> percer- stallments, at the dates and in the ar December 1. 1966 on the not less than \$296.66 of h and every mouth therea onthly and interest, has been paid; if an mediately due undersigned promises an the cash of the trial court, such further late court.	th Falls, Oregon November 1, r of Wilbur E. Reiling and Charlene survivor of them, at Klemath Falls, Oregon ND	n n n n n n n n n n n n n n
and figures subs 89,000.00 Each of the und husband and w ad upon the death of a th interest thereon at monthly in interest from March 1, 1967; lst day of eac erest to be paid De ble sum hereol, princi, trest shall become im attorney for collection or action is filed here eal is taken from any rney's lees in the appe It is the intention of urvivorship, that is: c rest shall vest absolute words not applicable.	Klamat Klamat Klamat lersigned promises to pay to the order ife, any of them, then to the order of the 	th Falls, Oregon November 1, r of Wilbur E. Reiling and Charlene survivor of them, at Klemath Falls, Oregon ND	n n n n n n n n n n n n n n
and figures subs 89,000.00 Each of the und husband and w id upon the death of a th interest thereon at monthly in Interest from Harch 1, 1967; lst day of eac erest to be paid Ref ole sum hereol, princi- trest shall become im attorney for collection of action is filed here eal is taken from any rney's lees in the appe It is the intention of urvivorship, that is: c rest shall vest absolute words not opplicable. 92-INSTALLMENT NOTE In construing this	Klamat Klamat klamat	bayment of a	ver. ote in words 19 66 N. Refling, DOLLARS til paid, payable in plus 296.66 on th 296.66 on th continue until the both principal and ider hereol; and if rt and (2) if any holder's reasonable but with the right = of principal and
and figures subs 89,000.00 Each of the und husband and w ad upon the death of a th interest thereon at monthly in interest from Harch 1, 1967; lst day of eac erest to be paid P ble sum hereol, princi, trest shall become im attorney for collection or action is filed here eal is taken from any ruey's lees in the appe It is the intention of urvivorship, that is; c rest shall vest absolute words not opplicable. 92-INSTALLMENT NOTE In construing this is sumed and implied to mon	Klamat Klamat Klamat klamat	payment of a	n DOLLARS M. Reiling, DOLLARS til paid, payable i. plus 296.66 on th continue until the both principal and rd in the hands of older hereol: and if rt and (2) if any holder's reasonable but with the right of principal and solutions of the solution of the solution but with the right of principal and solutions of the solution but with the right
and figures subs 89,000.00 Each of the und husband and w id upon the death of a th interest thereon at monthly in interest from March 1, 1967; lst day of eac erest to be paid Press to be paid	Stantially as follows: Klamat Klamat ersigned promises to pay to the order ife, any of them, then to the order of the EIGHTT-NINE THOUSAN the rate of six percer stallments, at the dates and in the ar December 1, 1966 on the not less than \$296.66.0 h. and every mouth therea ontily and interest, has been paid; if an mediately due and collectible at the the rate of the trial court, such turti stalte court. of the parties hereto that the said pay on the death of any of them. Survivenship (Oregon UCC). SC Survivenship (Oregon UCC). SC Survivenship (Oregon UCC). SC	payment of a Certain promissory no ch. Falla, Oregon November 1, r of Wilbur E. Reiling and Charlene survivor of them, at Klamath Falls, Oregon nt per annum from December 1, 1966 un mounts as follows: Not less than \$296.66. unpaid balance from December 1, 1966 un mounts as follows: Not less than \$296.66. unpaid balance from December 1, 1966 un ffter.	n DOLLARS M. Reiling, DOLLARS M. Reiling, DOLLARS till paid, payable i. plus . on 296.66 on th continue until the both principal and ed in the hands of older hereol; and it rt and (2) il any holder's reasonable but with the right = of principal and the right of shall be made; t mortagen; the shall be made; t mortagen; the the right of
and figures subs 89,000.00 Each of the und husband and w and upon the death of a th interest thereon at monthly in interest from Harch 1, 1967; lst day of eac erest to be paid erest to be paid erest fo be paid be sum hereol, princi, rest shall become im attorney for collection of action is filed here eal is taken from any ruey's lees in the appe It is the intention of urvivorship, that is: c rest shall vest absolute words not opplicable. 92—INSTALLMENT NOTE— In construing the month sumed and implied the month and the intention of the month is the intention of the month of primarily worm (b) for an order of the month (b) and month of the month (b) and month of the month (b) and month of the month (c) and month (c) an	Stantially as follows:	payment of a Certain promissory no ch. Falla, Oregon November 1, or of Wilbur E. Reiling and Charlene survivor of them, at Klamath Falls, Oregon nt per annum from December 1, 1966 mounts as follows: Not less than \$296.66. unpaid balance from December 1, 1966 un mounts as follows: Not less than \$296.66. unpaid balance from December 1, 1966 un mounts as follows: Not less than \$296.66. unpaid balance from December 1, 1966 un mounts as follows: Not less than \$296.66. unpaid balance from December 1, 1966 un mounts as follows: Not less than \$296.66. no April 1, 1967. and not less than \$296.66. no afgres to pay the reasonable collection costs of the height of the holder of this note. If this notes us of a differes to pay the reasonable collection costs of the height to receive payment of the appellete court, as the set of the right to receive payment of the then unpaid balance from unpaid balance from unpaid balance for pay the reasonable collection costs of the height to receive payment of the then unpaid balance for portions and to more the neuter and all grammatical chords ecorporations and to more the neuter and all grammatical chords ecorporations and to more the then the survicer or survicers or survicers or survicers or survicers or or survicers	n DOLLARS M. Reiling, DOLLARS M. Reiling, DOLLARS til paid, payable i. plus . on 296.66 on th continue until the both principal and ed in the hands of older hereoi: and if rt and (2) if any holder's reasonable but with the right of principal and shall be made: there is here in the right of interests herein
and figures subs 89,000.00 Each of the und husband and w d upon the death of a th interest thereon at monthly in interest from Harch 1, 1967; lst day of eac erest to be paid there is the paid rest shall become im attorney for collection of action is filed here attorney for collection trest shall vest absolute the intention of the appe It is the intention of the sumed and implied the month at mortgage where The mortgage where the intention of the mortga	Stantially as follows:	payment of a Certain promissory no ch. Falla, Oregon November 1, or of Wilbur E. Reiling and Charlene survivor of them, at Klamath Falls, Oregon nt per annum from December 1, 1966 mounts as follows: Not less than \$296.66. unpaid balance from December 1, 1966 un mounts as follows: Not less than \$296.66. unpaid balance from December 1, 1966 un mounts as follows: Not less than \$296.66. unpaid balance from December 1, 1966 un mounts as follows: Not less than \$296.66. unpaid balance from December 1, 1966 un mounts as follows: Not less than \$296.66. no April 1, 1967. and not less than \$296.66. no afgres to pay the reasonable collection costs of the height of the holder of this note. If this notes us of a differes to pay the reasonable collection costs of the height to receive payment of the appellete court, as the set of the right to receive payment of the then unpaid balance from unpaid balance from unpaid balance for pay the reasonable collection costs of the height to receive payment of the then unpaid balance for portions and to more the neuter and all grammatical chords ecorporations and to more the neuter and all grammatical chords ecorporations and to more the then the survicer or survicers or survicers or survicers or survicers or or survicers	n DOLLARS M. Reiling, DOLLARS M. Reiling, DOLLARS til paid, payable i. plus . on 296.66 on th continue until the both principal and ed in the hands of older hereoi: and if rt and (2) if any holder's reasonable but with the right of principal and shall be made: there is here in the right of interests herein
and figures subs 89,000.00 Each of the und husband and w ad upon the death of a th interest thereon at monthly in interest from March 1, 1967; lst day of eac erest to be paid <u>P</u> be sum hereol, princi, trest shall become im attorney for collection of action is filed here eal is taken from any rney's lees in the appe It is the intention of urvivorship, that is: c rest shall vest absolute words not opplicable. 92-INSTALLMENT NOTE- In construing the impending is the intention of the sumed and implied the is the intention of the privivorship and not as ter ven to the mortgages sha The mortgage sha The mortgage sha The mortgage sha	Stantially as follows: Klamat lersigned promises to pay to the order ife, any of them, then to the order of the EIGHT-NINE THOUSAN the rate of size stallments, at the dates and in the ar December 1, 1966 on the not less than \$296.66 co h and every mouth therea ontily and * in additi pal and interest, has been paid; if an mediately due and collectible antises an contily and * in additi pal and interest, has been paid; if an mediately due and collectible antises an con, also promises to pay (1) holder's in decision of the trial court, such furti- of the parties hereto that the said pay of the parties hereto that the said pay in the survivor of them. sorvivenship (Oregon UCC) SC stake the provisions the said note, the wood * survi- take the provisions the said note, the wood * survi- antil date the said note, the wood * survi- stake the provisions the said note and papity roually to ' 'the mortgages named apply roually to ' 'the mortgages named apply roually to ' 'the mortgages personal,	payment of a Certain promissory no ch. Falls, Oregon November 1, or of Wilbur E. Reiling and Charlene survivor of them, at Klemath Falls, Oregon ND	n Dote in words 19 66 N. Reiling, DOLLARS M. Reiling, DOLLARS till paid, payable in plus 0. on 296.66 on th 296.66 on th 10 continue until the both principal and of in the hands of older hereol: and if rt and (2) if any holder's reasonable but with the right of principal and mortkagens: the shall be made: them because in the right of interests herein

~

and will warrant and forever defend the same against all persons; that he will pay said note(s), principal and interest, according to the terms thereof; that while any part of said note(s) remains unpaid he will pay all taxes, assessments and other charges of every nature which may be levied or as-that while any part of said note(s) remains unpaid he will pay all taxes, assessments and other charges of every nature which may be levied or as-that while any part of said note(s) remains unpaid he will pay all taxes, assessments and other charges of every nature which may be levied or as-that he will promptly pay and satisfy any and all liens or encumbrances that are or may become liens on the premises, or any part thereol, superior to the lien of this mortgage; that he will keep the buildings now on or which may hereafter be erected on the premises insured in favor of the mort-the lien of this mortgage; that he will keep the buildings now on or which may hereafter be erected on the premises insured in favor of the mort-

the day and year first above IN WITNESS WHEREOF, said mortgagor has hereunto written. *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is nct applicable; if warranty (a) is applicable, the mortgagee MUST comply with the Truth-in-Lending Act and Regulation Z by making re-quired disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use S-N Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use S-N Form No. 1306 or equivalent. equivalent; if this instrument is NO1 to be No. 1306, or equivalent, 1911), an 1913 are Service the tera Suid This mortages in interded to feeture the payment of espidits 2 views the and vant at lengung in commany and in their median and the frame of the survival time. مد يك instru-on the 5 page...19918...., Record of Mortgages ō si in the - 19 C ngellu atiobs P.M. seal 310 ST Deputy $\{i_{i}, j_{i}\} \in \{j_{i}\}, j_{i}\}$ 5.5 1.1.1.1.1 **DRTGAGE** custored the şa kili his himse 19.80..., at. 2:30.....o'clock I certify that the within was received for record h day of October and Y M80 County of Klamath 00 (Survivorship) (FORM No. 691) hand Falls. 57 Wm. D. Milne County Clerk STATE OF OREGON, recorded in book... Witness my ß ee 40 mais 1. t. said County. County affixed. in Illan day of. ment we I3th and à strice 50 strict 1 101 M 12 5 . GERKA ្រះលទំពាប់ Server stru a so presi Gendust gooterre no los erral usaine toperto P. Stringo (The 15 no in in the contract of the second sec STATE OF OREGON, County of Klamath , 19.<u>80</u>, before me, the undersigned, a Notary Public in and for said county and state, personally appeared the within and Catharina De Hoop named Thys De Hoop IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed gcknowladged to me that they 16. C, my official seal the day and year last above written. ÷71 24 2 NOTAR)-Ainnis Rebinson DUD (SEAL) NO And the second Notary Public for My commission expires May 9, 1982 31533