™ 98104	Vol.mg Page 6273
그는 그는 것 같은 것 같	y ofApril, 1981 , by
Artgagor, to	م <u>المحمد المحمد المحم</u>
Mortásáe	• Construction of the second se
WITNESSETH, That said mortgagor, in consideration of ENTY-SEVEN AND 95/100s	and convey unto said mortgagee, his heirs, ex-
SP	Therefore the solution of the second
SEE ATTACHED EXHIBIT "A"	CLARE OF OPECSE CLARK &
	a particular de la construcción de
THIS MORTGAGE IS A THIRD MORTGAGE AND I	0 DETRIC DECORDER MILTER (ST
JUNIOR TO A FIRST TRUSTDEED IN FAVOR OF AND LOAN ASSOCIATION AND A SECOND MORTO NATIONAL BANK OF OREGON.	GAGE IN FAVOR OF UNITED STATES
Together with all and singular the tenements, heredita or in anywise appertaining, and which may hereafter thereto	ments and appurtenances thereunto belonging
This mortgage is intended to secure the payment of following is a substantial copy:	
8,797.95 Klamath Falls, Orego	on 97601 April 6, 198
I (or if more than one maker) we, jointly and severally, FARLEY	promise to pay to the order of HARVEI L.
I (or if more than one maker) we, jointly and severally, FARLEY	promise to pay to the order of HARVEY L. Lamath Falls, Oregon or as directed IDRED NINTY-SEVEN and 95/100solLAR April 3, 1981 until paid, payable y one payment; interest shall be paid monthly ment to be made on the 3rd gay of May and interest to become immediately due and collectible at attorney for collection, I/we promise and agree to pay hold ion is filed hereon; however, if a suit or an action is filed. courts in which the suit or action, including any appeal there
I (or if more than one maker) we, jointly and severally, FARLEY at K1 THE SUM OF EIGHT THOUSAND SEVEN. HUN with interest thereon at the rate of 10 percent per annum from anthly installments of not less than \$50.00 in any installments of not less than \$50.00 in any statistic the minimum payments above required; the first payn is included in the minimum payments above required; the first payn is included in the minimum payments above required; the first payn is included in the minimum payments above required; the first payn is included in the minimum payments above required; the first payn is included in the minimum payments above required; the first payn is included in the minimum payments above required; the first payn is included in the payment on the 3rd day of each	promise to pay to the order of HARVEY L. Lamath Falls, Oregon or as directed IDRED NINTY-SEVEN and 95/100BOLLAR April 3, 1981 until paid, payable y one payment; interest shall be paid monthly ment to be made on the 3rd day of May and interest to become immediately due and collectible at attorney for collection, I five promise and afree to pay hold ion is filed hereon; however, if a suit or an action is filed, courts in which the suit or action, including any appeal there
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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 mortgagor's personal, tamily, household or agricultural purposes (see Important Notice below), (b) for an organization or (even if mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes.

- Contractor

Agricultural purposes. Now, therefore, if said mortgagor shall 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 secure the performance of all of said covenants and the payment of said note; it being agreed that a failure 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 mortgage may at his option do so, and any payment so made 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 to breach of covenant. And tism mortgage may be foreclosed for principal, interest and all sums paid by the mortgage at any time while the mortgagor agelects 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 fees in such suit or action, and if 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 fees on such appeal, all sums to be secured by the lien of this mortgage and included in the decree of foreclosure. Each and all of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators and assigns of said mortgager and of said mortgage respectively. In case suit or said mortgage, it is understools

corporations and to individuals.

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

B& P mobile 76m *IMPORTANT NOTICE: Daleta, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and if the margages is a creditor, as such ward is defined in the Truth-in-lending Act and Regulation 2, the margages MUST comply with, the Act and Regulation by making, required disclosures; for this purpose, if this Instrument is to ba a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305.or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness form No. 1305.or equivalent. TO HAVE AND TO HOLD do will provide with the and measure and the an any first durched the treate of this concernage. productions thanks and subject of house open sout preaches at the true of the produce STATE OF OREGON, with the super case investor the set of the set april 6 , 1981 County of Klamath Personally appeared the above named Theodore J. Taddock who, be duly oworn, did say that he is the President of B+P Mobile Home Development Co. P.9. Before me: : <u>ر</u> : (Opencial Seal) ROMETO OBROOM Dusar WARTEN VERGER LIGH VER VERGER Notary Public for Oregon B OF THE CARDIN COMMISSION EXPIRES CONTRACTOR A THIRD NORTGACE AND IS BLINC RECOVERD THIS ARE OF ONE STATE OF OREGON, SS. ELEMORTGAGE I County of I certify that the within instru-(FORM No. 105A) ment was received for record on the STEVENS-NESS LAW PUB. CO., PORTLAND, ORE. at.....o'clock.....M., and recorded in_book/reel/vglume_No.....on F-FASM SNO 20 INGS page.....or as document/fee/file/ ULAN AREAN DTO SPACE RESERVED instrument/microfilm No., FOR Record of Mortgages of said County. RECORDER'S USE aenheit to 10 HVRAEL Witness my hand and seal of 主法 County affixed. AFTER RECORDING RETURN TO TA BIID HOM DARKI CO TITLE فحر NAME <u></u>[6][1] C. Deputy By ... 3970d

DESCRIPTION

The West half of all of the following described property:

The East 33 1/3 feet of Lot 414 and the West 30 feet of Lot 413, Block 101, MILLS ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon, being more particularly described as follows:

Beginning at a point on the South line of Orchard Avenue 16 2/3 feet East of the Northwest corner of said Lot 414 and running thence, East along said line of Orchard Avenue a distance of 31 2/3 feet; thence South Parallel to the East line of said Lot 414 a distance of 120 feet; thence West along the South line of said Lot 414 a distance of 31 2/3 feet; thence North parallel to the East line of said lot a distance of 120 feet to the point of beginning.

> STATE of J.J. N. CO'J: TY OF KLAMATH; ss. Filed for record at request of <u>Transamonica Title Co</u> Ihis <u>7th</u> day of <u>April</u> A. D. 19 <u>81</u> at <u>3:47</u> o'clock P M., and duly reserded in Vol. <u>M81</u>, ef <u>Mtg</u>, <u>on Page</u> <u>6273</u> EVELYN BIEHN, County Clerk By <u>Ne DR A</u> <u>Anny</u> Fee \$10.50