Vol. mg/ Page 132 TOSA T/A # 19-38 2406 9141 23431. 1180 Page 20288 s'ec |\$7:00 THIS MORTGAGE Made this 14th 15 day of October by-RALPH LOCKLINAR and BETTY LOCKLIEAR, Husband and Wife Mortgagor, , 19.80 to ...; ALVIN M. BECK and RUBY M. BECK, Husband and Wife WITNESSETH, I hat said mortgagor, in consideration of TWENTY TWO THOUSAND TWO HUNDRED SIXTY SIX AND 94/100- Dollars, to him paid by said mortgagee, does hereby grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that certain real property situated in KLAMATH County, State of Oregon, bounded and described as salesa ta seculti a LOTS 1 through 20 inclusive, in Block 70, BOWNE ADDITION TO BONANZA, 3 in the County of Klamath, State of Oregon. C (9/14) IN THE EVENT THE WITHIN DESCRIBED PROPERTY, OR ANY PART THEREOF, OR ANY ê INTEREST THEREIN IS SOLD, AGREED TO BE SOLD, CONVEYED, ASSIGNED OR ALIENATED BY THE GRANTOR WITHOUT FIRST HAVING OBTAINED THE WRITTEN CONSENT, CREDIT CHECK OF HIS APPROVAL OR APPROVAL OF THE BENEFICIARY, THEN, AT THE BENEFICIARY'S OPTION, ALL OBLIGATIONS SECURED BY THIS INSTRUMENT, IRRESPECTIVE OF THE MATURITY DATES EXPRESSED THEREIN, *** THIS MORTGAGE IS A SECOND MORTGAGE AND IS BEING RECORDED SECOND AND JUNIOR TO A FIRST MORTGAGE IN FAVOR OF THE STATE OF OREGON, REPRESENTED AND ACTING BY THE DIRECTOR OF VETERANS' AFFAIRS. *** OR HEREIN, SHALL BECOME IMMEDIATELY DUE AND PAYABLE. Ralp! Hickliear ind Betry Lockliear THIS MORTGAGE IS BEING RE-RECORDED TO ADD CONSENT CLAUSE. Together with all and singular the tenuments, hereditaments and appurtenances thereunto belonging 30 or in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and profits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage 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 heirs, executors, administrators and assigns forever. This mortgage is intunded to secure the payment of promissory note....., of which the following is a substantial corv: <u>\$22,266.94</u> I (or if more than one muker) we, jointly and severally, promise to pay to the order of ALVIN M. BECK and RUBY M. BECK Husband and Wife Monthly installments of not less than \$ 200.00 if any one payment; interest shall be paid ... Monthly and • is included in the minimum payments above required; the first payment to be made on the 15th day of November, 19.80, and a like payment on the 15th day of each month thereafter, until the whole sum, principal and interest has been paid; if any of said installments is not so raid, all principal and interest to become immediately due and collectible at the reasonable attorney's tees and collection could, even though no suit or action is tiled hereon; however, if a suit or an action is tiled, the amount of such reasonable attorney's tees shall be fixed by the court, or courts in which the suit or action, including any appeal therein, • Suits words are analyzed. Ralph Jock lie FORM No. 217-INSTALLMENT NOTE. The date of maturity of the door secured by this mortgage is the date on which the last scheduled principal payment be comes due, to with aL maturity of the door secured by this mortgage is the date on which the last scheduled principal payment be Stevens-Ness Law Publishing Co., Portland, Ore And said morthagor covenants to and with the morthagee, his heirs, executors, administrators and assigns, that he is lawfully seized in his unapple of said premises and his a valid, unapplied title thereto and will warrant and forever delend the same against all passons; that he will pay said note, principal and interest, according to the terms thereof, that while any part of said mote remains unpaid he will pay all taxes, assessments and other charges of every able and before the same may be come delinquent; that he will promptly pay and satisfy any and all liers or encumbrances that are or may become liens on the premises or any part there of superior to the lien of this mortgage, that he will keep the buildings new one which may be the same may be evaluated on the said premises continuously insured against tos or damage by lire and such other obligation secured by this mortgage, in a company or companies acceptable to the mortgage, with loss payable lirst to the mort-degee and then to the mortgage, in a company or companies acceptable to the mortgage, with loss payable lirst to the mort-degee as soon us insured. Now if the mortgal or shall fail for any passed all proves shall be delivered to the mort-degee as soon is insured. Now if the mortgal or shall fail for any passed of provine any such insurance shall be delivered to the mort-degee as soon is insured. Now if the mortgal or shall fail for any passed to prove any such insurance and to deliver usid policies in good repair and will not commit or suffer any waste of sid premises. At the request of the mortgage, the mortgage or so in sufficient or more financing statements pursuant to the mortgage, the mortgage or improve the same of under gage of side line to be of the mortgage or the same of any procure the same at mortgage of side and to end the side of the mort-tages as soon is insurance and to deliver uside policies in good repair and will not commit or suffer any waste of side promises. At the request of the mortgagee, the mortgage or side buildings is down to commit or suffer any waste of side promises pursuant to the Unitorn Commercial Code, in form sati-searches made by tilling officers on searching agencies as may bo doemad desirable by the mo

The mortgagor warrants that is proceeds of the lour represented by the above described note and this mortgage are: (a) primarily for mortgagors percently household or agricultural purposes (ase important Notice below), (b) for an organization or (even in mortgagor is a natural person) are for business or connercial purposes other than agricultural purposes.

(b) for an organization of term in mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes.
Now, therefore, it said mortgues is a supervise shall keep and perform the covenants herein contained and shall pay said note according to its terms, this conveyance shall be vide, but otherwise shall remain in hull force as a mortgage to secure the performance of to its terms, this conveyance shall be vide, but otherwise shall remain in hull force as a mortgage to secure the performance of to its terms, this conveyance shall be ready on a said premises or any part thereof, the mortgage shall have the option to all of said overants and the payment of said note; it being agreed that a failure to perform any covenant herein, or if a produce at one whole amount ungrade on suid-nere at once due and payable, and this mortgage may be foreclased at any time thereafter. And if the mortgage may at, the option do so, and any payment so made shall be the whole amount ungrade on suid-nere orient. And this mortgage may be foreclosed or principal, interest and the mortgage. In the event of any time thereafter, and if the mortgage may at, the option do so, and any payment so made shall be an any time thereafter. And il the mortgage may at, the option do so, and any payment so made shall be all some any right arising to the mortgage do be been interest at the same rate as said note without waiver, however, of a pay right arising to the mortgage do be the mortgage, and shall bear interest at the same rate as said note site incurred by the mortgage any at, this option agrees to pay all resonable costs incurred by the mortgage any any and as a suite and payment or decree entered gage for title reports and title search, all statutory costs and disbursements and such further sum as the trial court may adjudg reasonable as plaintiffs attorney's lees in such suit or action, and if an appeal is taken from any judgment or decree entered gages for title reports and thits anortgage respecti

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

written.

RALPH LOCKLIEAR

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TAPOITANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not op-plicable; if warranty (c) is applicable and if the martgages is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the martgages MUST comply with the Act and Regulation by making regular directoures for this purposes. If this instrument (is to be a FIRST lien to fing the first in NOT to be a first lien, use Stevent-Form Hule 1305 are sequivalent. Treats executors administration in the set of the rate TO HAVE AND O NOLD the said precises 1 111 the separation measure in a sect more grave, air usonal quote tour and and such an under the state the total of the section of the most and the source the state of the section of the source the state of the section of the source the source the source of the section of the source the source of the section of the source of the sour County of Klamatti BE IT REMEMBLIRED, That on this 15th day of October , 19 80 before me, the undersigned, a notary public in and for said county and state, personally appeared the within nathed MOKIGYCE LI BLILC KEELCORDE Ralph Lockliear and Betty Lockliear known to ime to be the dentical individual MET described in land who executed the within instrument and acknowledge to me that the serie treely and voluntarily. Chey rescuted the serie treely and voluntarily. TESTIMONY WHEREOF, I have hereinto set my hand and affixed in LANDY WHEREOF, I have hereinto set my hand and affixed within instrument and in Chey rescuted the serie treely and voluntarily. TESTIMONY WHEREOF, I have hereinto set my hand and affixed within instrument and in Chey rescuted the serie treely and voluntarily. The chey rescuted the series of the chey rescuted the day and year last above written. The chey rescuted the series of the chey rescuted the day and year last above written. The chey rescue treely rescuted the series of the chey rescue to the chey rescue treely and the chey rescue treely rescae trescue treely rescue treely rescue treely rescue treel known to mesto be the dentical individual We described in land who executed the within instrument and ₩¥. WING BURNER CUNNISSION C I certify that the within instru-T12.2 T CIMORM (Noi 1014) [111: 1 02 T CONTROL OF ment was received for record on the STEVENS-NESS LAW PUB. CO (PORTLAND, OHE. 17th day of October 19 80, at 3:21 o'clock P M. and recorded in book M-80 on page 20288or as Top cash up this THE PARTY CLODICLE ROW FREE IT 103 20 distor burnston seat and cost becauting SPACE RESERVE lile/reel number 91419 $\{ x, y \} \in \mathbb{R}^{n}$ SINTY SIX AND US 100 Record of Mortgages of said County FDR SISE 1. Store Witness my hand and seal of 2 NEW TRAN AFTER RECORDING RETURN TO KYTTER FROM ING RETURN TO KYTTER FROM ING RETURN TO BARANGE IN THE PART OF T Co-Clerktle THIS MORTH WORLD Geouty acqueline Fee \$7.00 2406 91413 HALFRED AND CORNELING: 172

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