34153			Vol. Mgy Page	3465
THIS MOR by KENNETH M.	TGAGE, Made this BLAND and LINDA R.	21st		1984
	RICHARDSON and AVI	S I. RICHARDSON, husband		
WITNESSE	ETH That said menters			14 .
property situated in	and convey unto said mo in Klamath	or, in consideration of Eight Dollars, to h Portgagee, his heirs, executors, add County, State of Oregon, b	inm paid by said mortgag Iministrators and assigns, bounded and described as	
offi Cler	.cial plat thereof c :k, Klamath County,	RYANT TRACTS NO. 2, accor on file in the office of Oregon	rding to the the County	
Ln A				
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un ¹⁹⁸⁸ , 2000,500 m 1995,500				
	in the second			
D				
		ereditaments and appurtenances there the rents, issues and profits therefrom the time during the target of targe		
This mortgage is in 8,000.00	Klamath F	the rents, issues and appurtenances there y time during the term of this mortga s with the appurtenances unto the sa ent of <u>a</u> promissory note <u>,</u> of whi calls, Oregon	aid mortgagee, his heirs, exe nich the following is a substan February 21	ntial copy:
	an one maker) we, jointly ARDSON and AVIS I. 1	y and severally, promise to pay RICHARDSON, husband and		, <i>19</i> ⁸⁴
ith interest thereon at the monthly installme XXXXXXXXXX is included in the minimu 84, and a like paymenterest has been paid; it any tion of the holder of this r asonable attorney of this r	and no/100 erate of -9	t per annum from February 2 .00 in any one payment; in ed; the first payment to be made of day of each month so paid, all principal and interest to i the bands of a pattern	21, 1984 until therest shall be paid month on the 1st day of thereafter, until the whole si become immediately due and	1 97754
nount of such reasonable a tried, heard or decided. rike words not applicable.	attorney's fees shall be fixed i	by the court, or courts in which the	; however, if a suit or an ac	e to pay holder's ction is filed, the
	Kenn Li	neth M. Bland: /s/Ke inda R. Bland: /s/	enneth M. B. Inda P. Bla	lend
The date of maturit lue, to-wit:Decembe	ty of the debt secured by th 10^{10}	his mortgage is the date on which the	e last scheduled principal pay	ment has
(a)* primarily for m (b)-lor-an-organiza	ants that the proceeds of the lo nortgagor's personal, family, ho ation, (even if mortgagor is a	loan represented by the above described nousehold or agricultural purposes (see	ed note and this mortgage are: Important Notice below).	
This mortgage is in Kenneth M. Bland	interior, secondary and made	le subject to a prior mortgage on	the above described and	
9.76, and recorded in the on Feb	nortgage records of the above	iation of Klamath Falls,	OR dated January No. M-76	20 1076
incipal balance thereot on February 1	the date of the execution of the	secure a note for the principal sum of this instrument is \$ 18,202.55	s 16,200.00	rtgage records
The mortgagor covent	and re-recorded	on Feb. 19, 1976 in Book	k M76, Page 2320.)	ity, are called
d that he will			mortgage and further except 1	none
d that he will warrant and n and pay all obligations d interest, according to the ents and other charges of	d forever defend the same a due or to become due under e terms thereof: that while	against all persons; further, that he w the terms of said lirst mortgage as v ny part of the note secured hereby ren levied or assessed against said propen come delinquent; that he will prompi	will do and perform all things well as the note secured herel mains unpaid he will pay all t erty, or this mortgage or the r otly pay and satisfy any and e lien of this mortfage.	required of by, principal

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form satisfactory to the mortgagee, and will pay for filing the same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching adencies as may be deemed desirable by the mortgage. Such as a mortgage as well as the note secured hereby according to its terms, this convained and shall pay all obligations secured by in full force as a mortgage to secure the performance of all of said covenants and the payments of the note secured hereby: it being agreed three as a mortgage may be foreclosed at any time thereafter. And it the payments of the note secured hereby: it being and payable, and this mortgage shall have the option to declare the whole amount unpaid on said note or on this mortgage at once due or any lien, encumbrance or insurance premium as above provided for or fail to do or perform anything required of him by said first mortgage, the mortgage herein, at his option, shall have the right to make such payments and to do and perform the acts required of here a part of the debt secured by this mortgage, and shall bear interest at the same rate as the note secured hereby without waiver, and all sums paid by the mortgage and time search all covenant. And this mortgage may be foreclosed or principal, interest the mortgage to ration being instituted to foreclose this mortgage, and shall bear interest at the same rate as the note secured hereby without waiver, and all sums paid by the mortgage and time search, all statutory costs and disbursements and such further sum as the tria court may the mortgage for title reports and title search, all statutory costs and disbursements and such further sum as the tria court as the ange of turther promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's fees in such appeal, all such sums to be secured by the in of this mortgage, the mortgage ray be and first strency's fees on the case such appeal, all such sums to be secured by the inm of the payment of the decree of loreclosu

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. Kenneth M. Bland: x Kenneth M. Bland *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable. If warranty (a) is applicable and if the mortgagee is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the mortgagee MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1306 or similar. Linda R. Bland: Sinda Q Bland STATE OF OREGON, County of Klamath before me, the undersigned, a notary public in and for said county and state, personally appeared the within named - known to me to be the identical individual described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. NOTARY. anuffee Notary Public for Oregon. -My Commission expires 1-31-88 STATE OF OREGON. ſGAGE SS. County of Klamatin (FORM No. 925) I certify that the within instrument was received for record on the oth day of <u>arch</u>, 19 PUB. CO., PORTE Kenneth M. Bland and CE RESERVED at 0:52 o'clock A.M., and recorded in book/reel/volume No. Motor on page3405 or as document/fse/file/ instrument/microfilm No. 34153 Linda R. Bland FOR RECORDER'S USE τn Raymond L. Richardson and Avis I. Richardson Record of Mortgages of said County. Witness my hand and seal of AFTER RECORDING RETURN TO Kenneth M. Bland County affixed. 3917 Frieda Evelyn Biehn County Clerk Klamath Falls, OR 97603 By PAm AmicEl Deputy Fee: \$8.00