or 9/601"	South State County County County (County County)	. PORTLAND. ORE. 9720
ONTO WITHOUTE	K-37771 Vol. Mgs Page	10770
by AEITH E. MCCLUNG and BEVERLY J.	day of July McCLUNG, husband and wife	, <i>19</i> 85
to LESTER ROOKSTOOL and M. HELEN RO	OOKSTOOL, husband and wife	Mortgagor
WITNESSETH, That said mortgagor, in consider Seventy three and 5/100(\$84,473.51) grant, bargain, sell and convey unto said mortgagee, his property situated in Klamath County That portion of the Wane4 of South, Range 10 East of the Wane4 Southwesterly of the U.S. R. R.	heirs, executors, administrators and assigns, State of Oregon, bounded and described as	gee, does hereby
Southwesterly of the U.S.B.R.	"C" Canal.	
SECOND	사람들이 되는 사람들이 되었다. 경기 기업을 하는 것이 되는 경기를 보고 있는 것이 없는 것이 없는 것이 없는 것이 없다.	
200 0 A 1/2/1		
	My Compassion estates	
ibner, Ci		
G. 1947 C. E. IN TESTUMO	My WHEREOP, I have herears or the many official separate for straining the fact of the fac	กษาเกรายโคลก เอาซาลิเซส (อเลก)
The same is a secured the same in	PATA BEEN ANTITUM OF THE	
		t ji ji dhe wiliya wasa Ta
Control of the North And Profession of the Control	O TO SECONOMIC OL COMO E MOST CONTROL	
A THE STATE OF THE PARTY OF THE PROPERTY OF THE PROPERTY OF THE PARTY	· · · · · · · · · · · · · · · · · · ·	
Together with all and singular the tenements, hereditaments thich may hereafter thereto belong or appertain, and the rents, is the time of the execution.	and and a second second	
the time of the average at it.	and appurtenances thereunto belonging or in anywise sues and profits therefrom, and any and all forth	appertaining, and
the time of the execution of this mortgage or at any time during TO HAVE AND TO HOLD the said premises with the apparent assigns the execution.	and appurtenances thereunto belonging or in anywise sues and profits therefrom, and any and all fixtures u, g the term of this mortgage. ourtenances unto the said mortgage, his being	appertaining, and pon said premises
TO HAVE AND TO HOLD the said premises with the apparent and assigns to provide the said premises with the apparent and assigns to provide the said premises with the apparent and assigns to provide the said premises with the apparent and assigns to provide the said premises with the apparent and the said premises with the apparent and the said premises with the said	g the term of this mortgage. ourtenances unto the said mortgage his being or	pon said premises
TO HAVE AND TO HOLD the said premises with the apparent and assigns forever. This mortgage is intended to secure the payment of	g the term of this mortgage. courtenances unto the said mortgagee, his heirs, ex romissory note, of which the following is a substa	pon said premises
TO HAVE AND TO HOLD the said premises with the applators and assigns forever. This mortgage is intended to secure the payment ofap Per Exhibit "A" attached heret	g the term of this mortgage. courtenances unto the said mortgagee, his heirs, ex romissory note, of which the following is a substa	pon said premises
TO HAVE AND TO HOLD the said premises with the applications and assigns forever. This mortgage is intended to secure the payment ofap Per Exhibit "A" attached heret	g the term of this mortgage. courtenances unto the said mortgagee, his heirs, ex romissory note, of which the following is a substa	pon said premises
TO HAVE AND TO HOLD the said premises with the apitors and assigns forever. This mortgage is intended to secure the payment ofap Per Exhibit "A" attached heret t builders "to be a sequence payment of secure the payment ofap per Exhibit "A" attached heret t builders "to be a sequence payment of secure the payment ofap per and the secure payment of secure the payment ofap per and the secure payment of the secure and the secure to the secure the payment ofap	g the term of this mortgage. courtenances unto the said mortgagee, his heirs, ex romissory note, of which the following is a substa	pon said premises
TO HAVE AND TO HOLD the said premises with the apitors and assigns forever. This mortgage is intended to secure the payment of	g the term of this mortgage. courtenances unto the said mortgagee, his heirs, ex romissory note, of which the following is a substa	pon said premises
TO HAVE AND TO HOLD the said premises with the apitors and assigns forever. This mortgage is intended to secure the payment of	g the term of this mortgage. courtenances unto the said mortgagee, his heirs, ex romissory note, of which the following is a substa	pon said premises
TO HAVE AND TO HOLD the said premises with the apitors and assigns forever. This mortgage is intended to secure the payment of	g the term of this mortgage. courtenances unto the said mortgagee, his heirs, ex romissory note, of which the following is a substa	pon said premises
TO HAVE AND TO HOLD the said premises with the apitors and assigns forever. This mortgage is intended to secure the payment of a p Per Exhibit "A" attached heret builders has reached to secure the payment of a p per Exhibit "A" attached heret builders has reached to secure the payment of a p per Exhibit "A" attached heret builders has reached to secure the payment of a p per Exhibit "A" attached heret builders has reached to secure the payment of a p per Exhibit "A" attached heret builders has reached to secure the payment of a p per Exhibit "A" attached heret considered has reached to secure the payment of a p per Exhibit "A" attached heret considered has reached to secure the payment to a p per Exhibit "A" attached heret considered has reached to secure the payment to a p per Exhibit "A" attached heret considered has reached to secure the payment of a p per Exhibit "A" attached heret considered has reached to secure the payment of a p per Exhibit "A" attached heret considered has reached to secure the payment of a p per Exhibit "A" attached heret considered has reached to secure the payment of a p per Exhibit "A" attached heret per Exhibi	g the term of this mortgage. courtenances unto the said mortgagee, his heirs, ex- romissory note, of which the following is a substa- co and incorporated herein. EFARMER, Q. KELLH E. MCCCCC.	pon said premises
TO HAVE AND TO HOLD the said premises with the apitors and assigns forever. This mortgage is intended to secure the payment of	g the term of this mortgage. courtenances unto the said mortgagee, his heirs, ex- romissory note, of which the following is a substa- co and incorporated herein. EFARMER, Q. KELLH E. MCCCCC.	pon said premises
TO HAVE AND TO HOLD the said premises with the apitors and assigns forever. This mortgage is intended to secure the payment ofap Per Exhibit "A" attached heret banbase has pakenessed to secure the payment ofap property of the payment ofap payment "A" attached heret banbase has pakenessed to secure the payment ofap payment "A" attached heret banbase has pakenessed to secure the payment ofap payment with the payment ofap payment with the payment ofap payment with the payment andap payment withap payment with the payment andap payment withap payment with the payment andap paymentap payment .	g the term of this mortgage. courtenances unto the said mortgagee, his heirs, ex- romissory note, of which the following is a substa- co and incorporated herein. EFARMER, Q. KELLH E. MCCCCC.	pon said premises
TO HAVE AND TO HOLD the said premises with the apitors and assigns forever. This mortgage is intended to secure the payment ofap Per Exhibit "A" attached heret banks of the page personal large of spanice graphs yet and grangers of me worked with the said page of a way of and grangers of me worked with the said and plant with any grangers of me worked with the said and plant with any grangers of secured is presented to the said and plant with any grangers of secured in the said course of the said plant was applied. ANOSTRIN MORIOUS Proper for paints and management were any.	g the term of this mortgage. courtenances unto the said mortgagee, his heirs, ex- romissory note, of which the following is a substance and incorporated herein. PEALLY:	pon said premises
TO HAVE AND TO HOLD the said premises with the apitors and assigns forever? This mortgage is intended to secure the payment ofa. p Per Exhibit "A" attached heret banbase has beautiques gone and 1300 or spanes gone the payment and payment a	g the term of this mortgage. courtenances unto the said mortgagee, his heirs, ex- romissory note, of which the following is a substance and incorporated herein. PHARETA	pon said premises
TO HAVE AND TO HOLD the said premises with the applotis and assigns forever. This mortgage is intended to secure the payment of	g the term of this mortgage. Courtenances unto the said mortgagee, his heirs, expressions note, of which the following is a substance and incorporated herein. PHARMENTA	pon said premises ecutors, adminis- ntial copy:
The date of maturity of the debt secured by this mortgage to-wit: The date of maturity of the debt secured by this mortgage to-wit: July 8	is the date on which the last scheduled principal parts of the date on which the last scheduled principal parts of the date on which the last scheduled principal parts of the said mortgagee, his heirs, exported neares of the said mortgagee.	pon said premises ecutors, adminis- intial copy: ayment becomes
The date of maturity of the debt secured by this mortgage to—wit:—July 8 8.	is the date on which the last scheduled principal parted by the above described note and this mortgage.	pon said premises ecutors, adminis- ntial copy: ayment becomes
The date of maturity of the debt secured by this mortgage to with the property of the mortgagor warrants that the proceeds of the loan represent (a)* primarily for mortgagor's personal, tamily, household or (b) for an organization, (even if mortgagor is a natural personal, tamily, household or (b) for an organization, (even if mortgagor is a natural personal, tamily, household or (b) for an organization, (even if mortgagor is a natural personal, and organization, (even if mortgagor is a natural personal, and organization, (even if mortgagor is a natural personal, and organization, (even if mortgagor is a natural personal).	is the date on which the last scheduled principal partied by the above described note and this mortgage are agricultural purposes (see Important Notice below), son) are for business or commercial purposes of the following is a substated by the above described note and this mortgage are agricultural purposes (see Important Notice below), son) are for business or commercial purposes other the substant of the subs	pon said premises ecutors, adminis- initial copy: ayment becomes
The date of maturity of the debt secured by this mortgage to—wit: The date of maturity of the debt secured by the mortgage to—wit: The date of maturity of the debt secured by the mortgage to—wit: July to mortgago warrants that the proceeds of the loan representable primarily for mortgagor's personal, tamily, household or (a)* primarily for mortgagor's personal, tamily, household or purposes. This mortgage is interior, secondary and made subject to the start the proceeds of the loan representations of the mortgagor is an atural per purposes.	is the date on which the last scheduled principal pated by the above described note and this mortgage are agricultural purposes (see Important Notice below), son) a prior mortgage on the above described real of a prior mortgage on the above described real of a prior mortgage on the above described real of a prior mortgage on the above described real of a prior mortgage on the above described real of a prior mortgage on the above described real of a prior mortgage on the above described real of a prior mortgage on the above described real of a prior mortgage on the above described real of a prior mortgage on the above described real of a prior mortgage on the above described real of the above d	pon said premises ecutors, adminis- intial copy: ayment becomes
The date of maturity of the debt secured by this mortgage of the loan representation of mortgagor warrants that the proceeds of the loan representation of mortgagor is interior, even if mortgagor is interior, secondary and made subject to LESTER ROOKSTOOL and M. HELEN ESTEATED TO Secured to the payment of the secured by this mortgage to the mortgagor of the mortgagor and made subject to the mortgagor warrants that the proceeds of the loan representation of the mortgagor of the	is the date on which the last scheduled principal period by the above described note and this mortgage are agricultural purposes (see Important Notice below), son) are for business or commercial purposes other to a prior mortgage on the above described real cookstool. Algust Algus	ayment becomes than agricultural estate made by
The date of maturity of the debt secured by this mortgage or a mortgagor warrants that the proceeds of the loan represent (a)* primarily for mortgagor's personal, family, household or purposes. This mortgagor is intended to secure the payment of a personal or the mortgagor of the loan represent (a)* primarily for mortgagor's personal, family, household or (b) for an organization, (even if mortgagor is a natural perpurposes. This mortgage is inferior, secondary and made subject to LESTER ROOKSTOOL and M. HELEN F. State of Oregon, Director of Vetera.	is the date on which the last scheduled principal partied by the above described note and this mortgage are agricultural purposes (see Important Notice below), son) are for business or commercial purposes other a prior mortgage on the above described real COOKSTOOL. COOKSTOOL Control of this mortgage on the above described real COOKSTOOL COOKSTOOL Control of this mortgage on the above described real COOKSTOOL COOKSTOOL Control of this mortgage on the above described real COOKSTOOL COOKSTOOL Control of this mortgage on the above described real COOKSTOOL Control of this mortgage on the above described real cookstool COOKSTOOL Control of this mortgage on the above described real cookstool COOKSTOOL Control of this mortgage on the above described real cookstool COOKSTOOL Control of this mortgage on the above described real cookstool COOKSTOOL Control of this mortgage on the above described real cookstool COOKSTOOL Control of this mortgage on the above described real cookstool COOKSTOOL Control of this mortgage on the above described real cookstool COOKSTOOL Control of this mortgage on the above described real cookstool Cookstool	ayment becomes than agricultural estate made by
The date of maturity of the debt secured by this mortgage in the mortgagor warrants that the proceeds of the loan represent (a)* primarily for mortgagor's personal, tamily, household or (b) for an organization, (even if mortgagor is a natural personal. This mortgage is inferior, secondary and made subject to the total personal that the proceeds of the loan represent (b) for an organization, (even if mortgagor is a natural personal. This mortgage is inferior, secondary and made subject to the total purposes. This mortgagor is inferior, secondary and made subject to the total proceeds in the mortgagor is a natural personal. This mortgage is inferior, secondary and made subject to the total purposes. State of Oregon, Director of Vetera 8.0 and recorded in the mortgage was given to secure a not by being made; the said first mortgage was given to secure a not by being made; the said first mortgage was given to secure a not by being made; the said first mortgage was given to secure a not by being made; the said first mortgage was given to secure a not by being made; the said first mortgage was given to secure a not be to the said the proceed in the mortgage was given to secure a not to the proceed in the said first mortgage was given to secure a not to the proceed in the said first mortgage was given to secure a not to the proceed in the mortgage was given to secure a not to the proceed in the mortgage was given to secure a not to the proceed in the mortgage was given to secure a not to the proceed in the mortgage was given to secure a not to the proceed in the mortgage was given to secure a not to the proceed in the mortgagor was given to secure a not to the proceed in the mortgagor was given to secure a not to the proceed in the mortgagor was given to secure a not to the proceed in the mortgagor was given to secure a not to the proceed in the mortgagor was given to secure a not to the proceed in the mortgagor was given to secure a not to the proceed in the mortgagor was given to secure a not to the proceed in the	is the date on which the last scheduled principal partied by the above described note and this mortgage are agricultural purposes (see Important Notice below), soon) are for business or commercial purposes other to a prior mortgage on the above described real to a prior	ayment becomes than agricultural estate made by 16432 nortgage records
The date of maturity of the debt secured by this mortgage of a mortgagor warrants that the proceeds of the loan representable primarily for mortgagor is interior, even if mortgagor is interior, secondary and made subject to LESTER ROCKSTOL and M. HELEN Estate of Oregon, Director of Vetera 8.0 and recorded in the mortgage records of the above named contents.	is the date on which the last scheduled principal particultural purposes (see Important Notice below), son) are for business or commercial purposes other a prior mortgage on the above described real (OKSTOOL). Ins' Affairs dated Augus and you book/reel/volume No. M—80 —, at page of the principal sum of \$ 140,000.00	ayment becomes than agricultural estate made by 116432 nortgage records the unpaid
The date of maturity of the debt secured by this mortgage of any time during the said premises with the appropriate and assigns forever. This mortgage is intended to secure the payment ofa. p Per Exhibit "A" attached heret be banked to secure the payment ofa. p Per Exhibit "A" attached heret state of the said premises with the appropriate the payment ofa. p per Exhibit "A" attached heret state of the said premises the said to secure the payment ofa. p per Exhibit "A" attached heret state of the said premises the said to secure the payment ofa. p per Exhibit "A" attached heret state of the said premises the said to secure the payment ofa. p per Exhibit "A" attached heret state of maturity of the debt secured by this mortgage to with the said premises the said to secure the payment secure to secure the payment	is the date on which the last scheduled principal period by the above described note and this mortgage are agricultural purposes (see Important Notice below), son) are for business or commercial purposes other to a prior mortgage on the above described real (NOKSTOOL). Ins' Affairs dated Augus and the principal purposes other to a prior mortgage on the above described real (NOKSTOOL). Ins' Affairs dated Augus and the principal purposes of the principal sum of \$ 140,000.00 and it is \$ 107,526.49 and no more; interest and the obligations secured thereby hereinalter, for bred	ayment becomes than agricultural estate made by 16432 nortgage records thereon is paid evity, are called

in fee simple of said premises; that the same are free from all encumbrances except said first mortgage and further except as above stated. & liens, assessments, rules & regulations for irrigation, drainage & sewage, reservations, restrictions, easements & rights of way of record & those apparent on the land and that he will warrant and forever defend the same against all persons; further, that he will do and perform all things required of him and pay all obligations due or to become due under the terms of said first mortgage as well as the note secured hereby, principal and interest, according to the terms thereof; that while any part of the note secured hereby remains unpaid he will pay all taxes, assessments and other charges of every nature which may be levied or assessed against said property, or this mortgage or the note secured hereby, when due and payable and before the same become delinquent; 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 thereof superior to the lien of this mortgage; that he will keep the buildings now on or which hereafter may be erected on the said premises continuously insured against loss or damage by fire

and such other hazards as the mortgagee may from time to time require, in an amount not less than singulable value or companies acceptable to the mortgagee herein, with loss payable, first, to the holder of the said first mortgage; second, to the mortgage named herein and then to the mortgage as their respective interests may appear; all policies of insurance shall be delivered to its showing the amount of said coverage, shall be delivered to the mortgage named in this instrument. Now if the mortgage is all fail for any reason to procure any such insurance and to delivered to the mortgage named in this instrument. Now if the mortgage of said premises in good repair and will not commit of said or said premises. In the event any personal property is part of the security for this mortgage than at the request of the mortgage, shall join with the mortgage in executing one or more financing statements pursuant to the Uniform Commercial Code, in Now, therefore, if said mortgager shall keep and perform the covenants herein contained and shall pay all obligations secured by and found and shall pay all obligations secured by

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 tilling officers or searching agencies as may be deemed desirable by the mortgagee.

Now, therefore, it said mortgage shall keep and perform the covenants herein contained and shall pay all obligations secured by said first mortgage as well as the note secured hereby 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 payments of the note secured hereby according to its terms, this conveyance shall be void, but otherwise shall remain any part thereof, the mortgage shall have the option to declare the whole amount unpaid on said note or no this mortgage and payable, and this mortgage herein, at his option, shall have the right to make such payments of the mortgage at once due mortgage, the mortgage herein, at his option, shall have the right to make such payments and to do and perform the acts required of however, of any right arising to the mortgage, and shall bear interest with the cost of such performance shall be added to and and all sums paid by the mortgage at any time while the mortgage reasonable as plantiffs attorney's tees in such suit or action, and its earner ate as the note secured hereby without waiver, event of any said by the mortgage at any time while the mortgage, the mortgage may be foreclosed for principal, interest the mortgage for title reports and title search, all statutory costs and disbursements and such further sum as the trial court may such appeal; all such as plantiffs attorney's tees in such suit or action, and il an appeal is taken from any judgment or decree entered a therein, mortgage for title reports and title search, all statutory costs and disbursements and such further sum as the trial court may such appeal, all such sums to be secured by the lien of this mortgage, and any payment of the mortgage and pay

IN WITNESS WHEREOF, said mortgagor has hereunto set his band the day and year first above written. *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. BEVERLY Par lught bit to "A" atteachod Have the and Indovement not postoire. on experien the payments of B. general water STATE OF OREGON, County of Oregon BE IT REMEMBERED, That on this 8th day of July , 19 85, before me, the undersigned, a notary public in and for said county and state, personally appeared the within named KEITH E. McCLUNG and BEVERLY J. McCLUNG known to me to be the identical individual. S. described in and who executed the within instrument and acknowlsed to me that they executed the same freely and voluntarily. NOTARY IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed C. PUBLIC O my official seal the day and year last above written. HAW? loose Notary Public for Oregon. My Commission expires 8/27/87 SECOND STATE OF OREGON, MORTGAGE n s a ac "C" Canal ा कार्य के में ने जिल्हा County of ... 79 (FORM No. 925) Mounta of Section 39. Certify that the within instrument was received for record on the ann seatanne. Tagairtíday of FOR PLANTED A CULT TO A TOUGH (S) RECORDER'S USE TRANSPORTED IN COMPANY OF MANY OF 19... RECORDER'S USE THE in book/reek/volume No..... at. .o'clock ... M., and recorded Tropiets in Page or ge document/fee/file/ instrument/microfilm No. en va in over 1000 and Record of Morreages of said County. HOPES BOOKSTOOP BURDED Witness County affixed. AFTER RECORDING RETURN TO Witness my hand and seal of Lester & Mary Helen Rookstool Vectore that 6715 Milbert Tiamath (Falls, OR 97601 | TITLE Ву Deputy

\$84,473.51

July 8, 1985

We, jointly and severally, promise to pay to the order Constitution of LESTER ROOKSTOOL and M. HELEN ROOKSTOOL, or the survivor thereof, at Klamath Falls, Oregon, Eighty-four thousand four hundred seventy-three and 51/100 (\$84,473.51) DOLLARS, with interest at the rate of 12% per annum from July 8, 1985 until paid, payable in monthly installments of \$500.00, inclusive of interest, and annual installments of \$6,000.00, inclusive of interest; the monthly installments of \$0,000.00, incrusive of interest; the monthly installments first payment to be made on the 8th day of August, 1985 with a like installment each and the annual installments first and every month thereafter and the annual installments first payment to be made on the 30th day of November, 1985, with a like installment on each and every November 30th thereafter, until the whole sum principal and interest has been paid. That five (5) years after the date hereof, all sums, principal and interest shall be due and payable. All or any part of the principal and interest may be prepaid without penalty. If any of the installments is not so paid, all principal and interest may be prepaid without penalty. interest to become immediately due and collectible at the option of the holder of this note. If this note is placed in the hands of an attorney for collection, we promise and agree to pay the holder's reasonable attorneys fees and collection costs, even though no suit or action is filed hereon; however, if a suit or action is filed, the amount of such reasonable attorney's fees shall be fixed by the court, or courts in which the suit or action, including any appeal therein, is

> /s/ KEITH E. McCLUNG KEITH E. McCLUNG

/s/ BEVERLY J. McCLUNG BEVERLY J. McCLUNG

PROMISSORY NOTE STATE OF OREGON: COUNTY OF KLAMATH:SS I hereby certify that the within instrument was received and filed for record on the 11th day of July and duly recorded in Vol M85, 0 A.D., 1985 at 2:11 , of Mortgages _o'clock_P EVELYN BIEHN, COUNTY CLERK on page 10770

Fee: \$_13.00