200 HVHCVB MORTGAGE, Made this	Vol 108 Page 1663
PLENN E KENNETH D. MCDANIEL	ND YVONNE C VODAN
GLENN E. BRANT AND MI	AND YVONNE C. MCDANIEL, HUSBAND AND WIFE Mortga
WITNESSETH, That said mortg	LLIE M. BRANT, HUSBAND AND WIFE Mortga agor, in consideration of FIVE THOUSAND AND NO/100
grant, bargain, sell and convey unto said tain real property situated in KI AMAT	agor, in consideration ofFIVE_THOUSAND_AND_NO/100- Dollars, to him paid by said mortgagee, does here d mortgagee, his heirs, executors, administrators and assigns, that of HCounty, State of Oregon bound
	Little Construction and described
Lot 7. (Binck SevTPACT NO	
of Micaon.	042, TWO RIVERS NORTH, in the County of Klamath, ISt
<u> </u>	STATE OF OAFGON
	Notary Public for Sec.
	ESTIMONY WHERE OF THE day and year last above written my official seal the day and year last above written
ckrouided to the internation they could be in the international they could be a second to the internation the international the international terms in terms	THE REPORT OF A STREET AND AND A STREET AND A
	and S. described in and who executed the wathin indiana a
Store mo the reducerstand, a notary public	this Of day of the and for said county and state, next of appeared the author and state. Next of AND YVONNE C. MCDANTE!
Conuct of TINN Together with all and singular the	tenements, hereditaments and appurtenances thereunto belonging ay hereafter thereto belong or appertain, and the rents, issues and s upon said premises at the time of the execution of the rents.
llowing is a substantial copy:	tre the payment ofapromissory note, of which the
Ilowing is a substantial copy: 000.00 LIN I (or if more than one maker) we, joint GLENN E. BRANT AND	In the payment ofa. promissory note, of which the N COUNTY, OREGON AUGUST 31, 19 If y and severally, promise to pay to the order of
Ilowing is a substantial copy: It is a substantial copy:   000.00 LIN   I (or if more than one maker) we, joint   GLENN E. BRANT AND AND	In the payment ofa. promissory note, of which the N COUNTY. OREGON AUGUST 31, 19. My and severally, promise to pay to the order of
Ilowing is a substantial copy: It is a substantial copy:   000.00 LIN   I (or if more than one maker) we, jointi GLENN E. BRANT AND NO.   THOUSAND AND NO/100	In the payment ofa. promissory note, of which the N COUNTY, OREGON AUGUST 31, 19 Hy and severally, promise to pay to the order of
Ilowing is a substantial copy: Intended to security   000.00 LIN   I (or if more than one maker) we, joint   GLENN E. BRANT AND N   THOUSAND AND NO/100	In the payment ofa promissory note, of which the N COUNTY, OREGON AUGUST 3, 19 If and severally, promise to pay to the order of
Ilowing is a substantial copy: Intended to security   000.00 LIN   I (or if more than one maker) we, joint   GLENN E. BRANT AND N   THOUSAND AND NO/100   terest thereon at the rate of 10%   percent   H.Y   installments of not less than \$10   terest thereon at the rate of 10%   percent   H.Y   installments of not less than \$10   terest the payment on the minimum payments above require   , and a like payment on the has been paid; if any of said installments is not if the holder of this note. If this note is placed in lest thrany's tees and collection coats, even thou of such reasonable attorney's tees shall be fixed heard or decided.   de an exception teach	In country, oregon and promissory note, of which the AUGUST 31, 19 N COUNTY, OREGON AUGUST 31, 19 Name and severally, promise to pay to the order of
Ilowing is a substantial copy: Ilowing is a substantial copy:   000.00 LIN   I (or if more than one maker) we, joint   GLENN E. BRANT AND N   THOUSAND AND NO/100   terest thereon at the rate of 10%   Percent   H.Y   installments of not less than \$.10   Mede in the minimum payments above require, and a like payment on the first placed in the minimum payments is not if the holder of this note. If this note is placed in the attorney's tess and collection coats, even thou of such reasonable attorney's tess shall be fixed heard or decided.   ds net explicible.	In the payment of a promissory note, of which the analysis of an arrow of a pay to the order of a pay and severally, promise to pay to the order of a pay and severally, promise to pay to the order of a pay and severally, promise to pay to the order of a pay and severally, promise to pay to the order of a pay and severally, promise to pay to the order of a pay and severally promise to pay to the order of a pay and severally promise to pay to the order of a pay and severally promise to pay to the order of a pay and severally promise to pay and the paid and pay and p
Ilowing is a substantial copy:   000.00 LIN   I (or if more than one maker) we, joint   GLENN E. BRANT AND N   GLENN E. BRANT AND N   THOUSAND AND NO/100	In the payment of promissory note, of which the N. COUNTY, OREGON AUGUST 31 19 Hy and severally, promise to pay to the order of 19 MILLLE M BRANT DOLL. At PLACE SO DESIGNATED DOLL. The first payment to be made on the day of MONTHLY red; the first payment to be made on the day of day of thereafter, until the whole sum, principae and the hands of an attorney for colloction, I live promise and agree to pay how by the court, or courts in which the suit or action, including any appeal the KENNETH D. MCDANTEL NOME C. MCDANTEL SN Stevens-Ness Low Publishing Co., Ponde this monteeds is the day
Ilowing is a substantial copy:   000.00 LIN   I (or if more than one maker) we, joint   GLENN E. BRANT AND N   GLENN E. BRANT AND N   THOUSAND AND NO/100	In the payment ofa. promissory note, of which the payment ofa. promissory note, of which the first payment of the order of
Ilowing is a substantial copy:   000.00 LIN   I (or if more than one maker) we, joint   GLENN E. BRANT AND N   GLENN E. BRANT AND N   THOUSAND AND NO/100	In the payment ofa. promissory note, of which the payment ofa. promissory note, of which the first payment ofa. promissory note, of which the first payment of the order of
Ilowing is a substantial copy:   000.00 LIN   I (or if more than one maker) we, joint   GLENN E. BRANT AND N   GLENN E. BRANT AND N   THOUSAND AND NO/100   terest thereon at the rate of   I (or if more than one maker) we, joint   GLENN E. BRANT AND N   THOUSAND AND NO/100   terest thereon at the rate of   II (or if more than one maker) we, joint   terest thereon at the rate of   II (or if more than one maker) we, joint   terest thereon at the rate of   II (or if more than one maker) we, joint   terest thereon at the rate of   II (or if more than one is placed in the max been paid; if any of said installments is not   the holder of this note. If this note is placed in the sate and collection costs, even thoo   the attorney's tees and collection costs, even thoo   teastored or decided.   due, to wit: UPON MATURITY   The date of maturity of the debt sented by the due, to wit:   The date of maturity of the debt sented by the due, to wit:   The date of maturity of the approximates in any be come delineary in the said more against and the same may be come delineary against and the same may be come delineary against and the same may be come delineary against and p	In the payment of
Ilowing is a substantial copy:"   000.00 LIN   I (or if more than one maker) we, joint   GLENN E. BRANT AND N   GLENN E. BRANT AND N   THOUSAND AND NO/100	the the payment of
Ilowing is a substantial copy:   000.00 LIN   I (or if more than one maker) we, joint   GLENN E. BRANT AND N   GLENN E. BRANT AND N   THOUSAND AND NO/100	the the payment ofa. promissory note, of which the payment ofa. promissory note, of which the intervention of the payment of the payment, at payment to pay to the order of
Ilowing is a substantial copy:"   000.00 LIN   I (or if more than one maker) we, joint   GLENN E. BRANT AND N   GLENN E. BRANT AND N   THOUSAND AND NO/100	the payment ofa. promissory note, of which the payment ofa. promissory note, of which the intervention of the second payment of the order of
Ilowing is a substantial copy:"   000.00 LIN   I (or if more than one maker) we, joint   GLENN E. BRANT AND M   GLENN E. BRANT AND M   THOUSAND AND NO/100	In the payment ofa. promissory note, of which the M. COUNTY. OREGON AUGUST 31

.

source The mortgagor warrants that the proceeds of the loan 'spreaented' by the above described note and this mortgage are: (uctor) (a)\* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below)) (a) (b) (d) for fight selfer of (ever fight spires of the selfer of the self

The unit of the approximate provided to the second and the second provided to provide the second provided to the s expense: thus he will keep the

In construing this mortgage, it is understood that the mortgagor or mortgagee may be more than one person; that if the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine, the feminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereot apply equally to corporations and to individuals.

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

16636

\*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is plicable; if warranty (a) is applicable and if the margages is a cradiler, at we is defined in the Trath-In-tending Act and Regulation 2, the martiages MUST with the Act and Regulation by making required disclosures; for this perpess Instrument; is to be a FIRST. Lin. 1to, finance, the purchase of a dwalling, use Ster Form Nuc. 1305 for equivalent; iff this instrument is NOT to be a fint line, use Stere form Nuc. 1305. T comply a. if this Ness Form Non 1300 101 for white intended to secure the payment of

heirs, executors, adnumistrators and assigns for ver.

TO HAVE AND TO HOLD the said premises with the appurtuanaces value the and morthagen, his or at any time during the term of this mortgage.

profils therefrora, and any and all fixtures upon said preasises at the time of the recution of this monthale Together with all and singular the titestents, bereditaments, and appearaments, therewro belonging **SLALE OF OKEGON** ming, and which may becalter thereto bolong or appearate, seed the rente terms and \_\_\_\_\_

County of LINN 

10

BE TT REMEMBERED, That on this 31 day of AUGUST , 1987 , before the indersigned, a notary public in and for said county and state, personally appeared the within named SOULTER KENNETH C. MCDANIEL AND YVONNE C. MCDANIEL 

known to the the identical individual. S. described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily. S 07 011 IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed 

my official seal the day and year last above written.

in lelle Notary Public for

My Commission expires......

STATE OF OREGON
042, TWO RIVERS NORTH, in <b>Conutation</b> transformed action of the second
I certify that the within instru-
ment was received for record on the 14th day of September 19.87 Contral 21th day of September 19.87
userbased in users creence at 12:42 o'clock P. M., and recorded space Reserved to pain book M87 on page 16635 or as
RECORDER'S USE RECORDER'S USE FILE W BEVEL HO2SVHD Witness my hand and seal of Witness my hand and seal of
AD ANOUNE C. WCDVWIEF, County affixed. MD ANOUNE C. WCDVWIEF, County affixed. Evelyn Biehn, County Clerk Title
By Gut of Vicinity of the Proputy