the principle note of or mire present and personal time to time require in management is the second of the mortgage may from time to time require in management less than \$12.250.1517. List in a company of companies acceptable to the mortgage herein; with loss payable it is to the holder of the said first mortgage, second, to the mortgage named herein and then to the mortgage of the holder of the said first mortgage as soon as insured and a certificate of insurance executed by the company in which said instrance is written, showing the amount of said coverage, shall be delivered to the mortgages maned in this instrument. Now if the mortgage shall fail for any reason to procure any such insurance and to deliver said policies as aforesaid at least lifteen days prior to the expiration of any policy of insurance now or hereafter placed on said buildings, the mortgage may procure the same at mortgage's expense; that the mortgage will keep the buildings and improvements on said premises in good repair and will not commit or suffer any waste of said premises. In the event any personal property is part of the security for this mortgage, then at the request of the mortgage, the mortgage is shall join with the mortgage in executing one or more financing statements pursuant to the Uniform Commercial Code, in form satisfactory to the mortgage, and will pay for filing the same in the proper public offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the mortgage.

form satisfactory to the mortgagee, and will pay, for illing the same in the proper public office or offices, as well as the cost of all lien searches made by tiling offices or searching agencies as may be deemed desirable by the mortgagee.

Now, therefore, it said mortgager 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; it being agreed that a failure to perform any covenant herein, or it a proceeding of any kind be taken to foreclose any lien on said premises or any part thereof, 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 foreclosed, at any time thereafter. And it the mortgager, shall fail to pay any taxes or charges 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; herein, at his option, shall have the right to make such payments and to do and perform the acts required of the mortgager under said first mortgage, and any payment so made, together with the cost of such performance shall be added to and become a part of the debt secured by this mortgage, and shall bear interest at the same rate as the note secured hereby without waiver, however, of any right arising to the mortgage, and shall bear interest at the same rate as the note secured hereby without waiver, however, of any right arising to the mortgage, and shall bear interest at the same rate as the note secured hereby without waiver, however, of any right arising to the mortgage, and shall bear interest at the same rate as the note secured hereby without waiver, however, of any right arising to the mortgage and shall bear interest to repay any sum

and to individuals.

IN WITNESS WHEREOF, said mortgagor has he	reunto set his hand the day and year first above written.
	271 L
*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable. If warranty (a) is applicable and if the mortgager is a creditor, as such word is defined in the Truth in-Lending Act and Regulation Z, the mortgage MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1306 or similar.	Harry Marie Conference of the
\$ 800000 But and payable, a.	man may proceed to
Tiggs mortgaled in this process, to secure the basinest of Miles by STATE OF OREGON.	and apparlantings thereings banaging or in naviors supportaining, and successing traffic the product about the local and any and all fixtures upon such products the form of this aboutage. The form of this aboutage but it forms the form of this aboutage to the forms of administration of the said most, upon, the forms is a causeful form. Outlinessory notes and which the following is a causeful forms?
BE IT REMEMBERED, That on this 20	day of 1989,
before me, the undersigned, a notary public in and for said — AUCIA 6 MANNIK + DAUTOR M	county and state, personally appeared the within named
Korgore, Hak St., Klasmath P	my official seal the day and year last above written. Notary Public for Oregon. My Commission expires
TANDANA CHI CHI SON SINS	COLVINIO STATE OF OREGON,
MORTGAGE	Section of Klamath Section of Klamath I certify that the within instru- Constitution of Klamath I certify that the within instru- Constitution of
thing Coresine sent and convey many sent anorthogod the	FOR STATE AT THE COOK NEW, and recorded to the state of t
WITNESSETH, That said more agor, in consider	sugu of Construment/microfilm No. 3297. Construment/microfilm No. 3297. County:
9241 Madire Dr. Baltamore, Maylaris	Witness my hand and seal of County affixed.
Orthus HORTOAGE, Made this Orthus Hortoade, Made this	qui or Evelyn Biehn, County Clerk
Baltanio Mayland 21215 Fee \$13.00	BO auline Miclarita Deputy