		Vol. <u>mgp</u> Page 1:553	AS 1 1
FORM NELTINA MONT	алан. З	UNTS BY THE ENTIRETY hereinafter called Mortgagor	, EL
THIS M GERRIT D	EGROOT AND DEBBIE DEGROOT, AS TENA	NTS BY THE ENTIREIT hereinafter called Mortgagon	r,
		and the state of t	a 11 H
10	•iderati	or ofTEN THOUSAND AND NO/100	it,
WITNE	SSETH, That said more the his heirs, exe	on ofIRN INCOMING the does hereby gran collars, to him paid by said mortgagee, does hereby gran cutors, administrators and assigns, that certain real prop egon, bounded and described as follows, to-wit: egon, bounded and described as follows, to-wit:	p-
bargain, sell ar erty situated in LOT 18 IN	d convey unto said morrgage, in State of Or, KLAMATH County, State of Or BLOCK 7 OF TRACT 1140, LYNNEWOOD F	cutors, administrators and assign, index, to-wit: egon, bounded and described as follows, to-wit: IRST ADDITION, ACCORDING TO THE OFFICIAL COUNTY CLERK OF KLAMATH COUNTY, OREGON.	
PLAT THERE	UF, UN FILL, AN TILL	AND AN ALL REVERSE SIDE	ing,
and writer any	with all and singular the tenemulits, hereditaments hereafter thereto belong or appentain, and the rent hereafter thereto belong of this mortgate or at any ti the execution of this mortgate or at any ti	is issues and profits therefrom, and any	and
To Have assigns lorever.	time of the said premises with the appurchance and to Hold the said premises with the appurchance and the payment of a certain that is intended to secure the payment of a certain the secure the payment of a cer	promissory note, described as follows.	
LOAN NO.	204238 IN THE AMOUNT OF \$10,000.00		towit:
•••••		date on which the last scheduled principal payment becomes due. ADVANCES AND RENEWALS.	
The more	Askor wurrants that the proceeds of the loan / switch purposes of	ADVANCES AND RENEWALD. e above described note and this mortdake are: see Important Notice below), and three we described and assigns, that he is lawfully seized in lee simple Addition, Administration and assigns, that he is lawfully seized in lee simple	of said
Spremark		and interest according to the terms thereout adaptst said F	roperty,
and will warran	it and forever defend this same against all persons; that he will pay all taxes, assessments and a core remains unpaid he will pay all taxes, assessments and b	ill pay said note, principal and interest according to the terms thereof; that other charges of every nature which may be levied or assessed against said p elore the same may become delinquent; that he will promptly pay and sait for any part thereol superior to the lien of this mortgage; that he will k or any part thereol superior to the lien of this mortgage; that he will k in Livor of the mortgage against loss or damage by lire, with extended c in Livor of the mortgage against loss or companies acceptable to the mortgage. In a company or companies acceptable to the mortgage, in a company or companies acceptable to the mortgage. At his interest may appear and will deliver all policies of insurance and innoverments on said premises in good repair and will not commit the act innoverents.	sty any seep the overage,
 or this mortgan and all liens or 	e or the note above dealer or may become liers on the premises insured encumbrances that are or may become liers on the premises insured on or which may be herealter erected on the premises insured	in Liver of the morigage approximate acceptable to the morigage, in a company or companies acceptable to the morigage, in a company or company or companies acceptable to the morigage, in a company or company or company or company or company in a company or company or company or company or company in a company or company or company or company or company in a company or company or company or company or company in a company or company or company or company or company in a company or company or company or company or company in a company or company or company or company or company in a company or company or company or company or company or company in a company or company or company or company or company or company in a company or compa	on said or sulter
in the jum of	s of insurance on said property that he will keep the building	in a neriorm the covenants herein contained of all of said covenants and	id prem-
preents of	aid prenuses. Now, there otherwise shall remain in tun	herein, or if proceedings of and note and on this mortgage at engumbrances	or insur-
ises or any pa and this mort	rt thereol, the inreclosed at any time thereafter. his option do gage may be loreclosed at any time thereafter. his option do	so, and any payment however, of any right arising to mortgagor neglects note without waiver, however, of any time while the mortgagor neglects	to repay
myenant. And	finis fixing the dadage	martiage, the losing party humanis and such further and arras entered to	herein ine
In the	event of any suit of action for title reports and title search,	or action, and if an appeal is revailing party's attorney's receiption executors, and	dministra-
adjudge reaso	mable as the prevaining parts of an as the appellate cover shart urther promises to pay such sum as the appellate coverants an urther promises to pay such sum as the appellate coverants and urther pay as the appellate coverants and urther p	d acceleration is commenced to loreclose this mortgage, the observed apply is suit or action is commenced to loreclose this mortgage, and apply is suit or action is commenced to loreclose this mortgage, and apply	the same,
tors and assi, of the morta	ins of said morigan. age, appoint a receiver to collect the tents and profile age, appoint a receiver to collect the time execution of all proper charges and expenses attending the execution of all proper charges and expenses attend that the mortgagor or	said trust, as the court than one person; that if the context so require shall mortfagee may be more than one person; that if the context so requires shall	be made,
In co pronoun shal	g all proper this mortgage, it is understood that the mortgage in- nstruing this mortgage, it is understood that the maculate, the location to mean and include the plural, the maculate, the implied to make the provisions hereof apply equally to corp implied to make the provisions hereof apply equally to corp	out of said premises during direct in its judgment of direct so requires, it said trust, as the court may direct in its judgment of direct so requires, it mortgagee may be more than one person; that it the context so requires, it is furnining and the neuter, and that generally all grammatical changes shall orations and to individuals. Is hereunto set his hand the day and year first above	written.
assured and	WITNESS WHEREOF, said mortgagor ha	as hereunto set his hand the	
		or (b) DEDUIT A DEGROOT	1
	NT NOTICE: Delete, by lining out, whichever warranty (a) icable; if warranty (a) is applicable, the mortgagae MUST fruth-in-lending Act and Regulation Z by making require this purpose use S-N form No. 1319, or equivalent.	ed dis-	τ
closures; for	or this purpose use S-N Form No. 1310, or aquivalent	DEBTE DEGRUUT AND ECTION	
STATE	OF OREGON,		
Cour	nty of	- 19	, 19 <u>90</u> ,
	in terment was acknowledged before me	011	ŕ
	erniti: A DeGrast + Debbie D		
by the	ern with	Notary Fublic for Oregon 8-1-90	
		Notary Fablic for Oregon 7-1-90 My commission expires	
(SEAL)			 }
	MORTGACE	STATE OF OREGON, County ofKlamath	} ss.
Ĩ	NIORI GAOL	T another that the WIII	III IIIStica
	GERRIT AND DEBBIE DEGROOT	ment was received for recor 27th day of June	
	το	SPACE: RESERVED in book/reel/volume ivo	strument/
	SOUTH VALLEY STATE BANK	LABEL IN COUNT	
	SOUTH VALLET STATE STATE	useo.) Record of Mortgage of said Co Witness my hand an	ouney ·
		County affixed.	
No.	AFTER RECORDING RETURN TO	Evelyn Biehn, County	Clerk
	SOUTH VALLEY STATE BANK	By Cauline Mullinda	TITLE Me_Deputy
	801 MAIN STREET KLAMATH FALLS OR 97601		
		F <u>62</u> \$8.00	
804			
			o la la
and a support of the	·····································	1993年,1993年19月1日(1993年7月1日)(1993年)19月2日(19月2日)(19月2日)19月1日)19月1日(19月2日)19月2日)(19月2日)19月1日)19月1日(19月1日)19月1日)19月	「「「「「「」」」「「「」」」」