Witness my hand and seal of If Grint affixed.

We lyn Biehn, County Clerk

By Cautens Muller dare Deputy

INDEXED

18059 V (1842)	Vol. mgd Page 14861 copyright 1969 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR 97204 Vol. 20090 Page 11919 &
	Vol. mgb Page 11919
* 16389	day of June , 19.90 ,
THIS MORTGAGE, Made this	
y Remiecii di Assi	hereinafter called Mortgagor,
o Delores Kuhlman, Trustee for Delores Val	hereinalter called Mortgagee,
	Twelve Thousand and no/100
WITNESSETH, That said mortgagor, in consideration	s, to mortgagor paid by said mortgagee, does hereby grant,
bargain, sell and convey unto said mortgagee, mortgagee's	heirs, executors, administrators and assigns, that certain
Klamarn	plate of Ologon,
Lot 13, Block 1, Rainbow Park on the Wil plat thereof on file in the office of th	ne County Clerk, Klamath County,
	THE PROPERTY OF THE PROPERTY O
m	and appurtenances therefrom, and any and all fixtures upon sai
Together with all and singular the tenemants, hereditaments and which may hereafter thereto belong or appertain, and the rents premises at the time of the execution of this mortgage or at any time.	me during the term of this mortgage.
and assigns torever.	romissory note, described as issued
Dated June, 1370, wherein kells	eth G. Kuhlman and Delores S. Kuhlman es Kuhlman, Trustee for Delores Vallier Tru the rate of 10%, until fully paid.
promise to pay to the order of Delor \$12,000.00 with interest thereon at	the rate of 10%, until fully paid.
The date of maturity of the debt secured by this mortgage is the	date on which the last scheduled principal payment becomes due, to-s
	u 1 at and this mortdade are:
The mortgagor warrants that the proceeds of the loan represented by the (a)* primarily for mortgagor's personal, family or household purposes (s) (b) for an organization or (even il mortgagor is a natural person) are lo	ee Important Notice below), by business or commercial purposes.
(b) for an organization or (even it mortsages is an And said mortgages covenants to and with the mortgages, mortgages a he simple of said premises and has a valid, unencumbered title thereto	re important indicated by the purposes. In business or commercial purposes, or business or commercial purposes, executors, administrators and assigns, that mortgagor is lawfully seized in eits, executors, administrators and assigns, that mortgagor is lawfully seized in
and will warrant and torever detend the same against all persons; that mortgagor any part of said note remains unpaid mortgagor will pay all taxes, assessments property, or this mortgage or the note above described, when due and payable a property or any and all liens or encumbrances that are or may become liens on the	will pay said note, principal and the which may be levied or assessed against a and other charges of every nature which may be levied or assessed against a said other charges of every nature which may be levied or assessed against a said other charges the same may become delinquent; that mortgagor will promptly pay the same may become delinquent; that mortgagor will promptly pay the same may be said to b
and will warrant and lorever detend the same and all taxes, assessments any part of said note remains unpaid mortgagor will pay all taxes, assessments aproperty, or this mortgage or the note above described, when due and payable a property, or this mortgage or the note above described, when due and payable as property, or this mortgage or the note above described, when we are payable or the satisfy any and all liens or encumbrances that are or may become liens on the satisfy any and liens or encumbrances that are or may be because the premium will keep the buildings now on or which may be hereafter erected on the premium of the	premises or any part thereof superior to the lien of this mortgage; that his premises or any part thereof superior to the lien of this mortgage; that his premises insured in layor of the mortgagee against loss or damage by fire, with extensions in the lien of this mortgage; that his premises insured in layor of the mortgage against loss or damage by fire, with extensions in the lien of this mortgage; that his premises or any part thereof superior to the lien of this mortgage; that his premises or any part thereof superior to the lien of this mortgage; that his premises or any part thereof superior to the lien of this mortgage; that his premises or any part thereof superior to the lien of this mortgage; that his premises or any part thereof superior to the lien of this mortgage; that his premises or any part thereof superior to the lien of the lie
property, or this mortgage or the note above any and all liens or encumbrances that are or may become liens on the satisfy any and all liens or encumbrances that are or may become liens on the will keep the buildings now on or which may be hereafter erected on the premise will keep the buildings now on a said property made payable to the mortgage have all policies of insurance on said property made payable to the mortgage as soon as insured; that mortgager will keep the build premises to the mortgage as soon as insured; that mortgager shall keep the build any waste of said premises. Now, therefore, it said mortgager shall keep and any waste of said note; it being agreed that a failure to perform any covenant herein, or of said note; it being agreed that a failure to perform any covenant herein, or of said note; it being agreed that a failure to perform any covenant herein, or of the essence with respect to such payment and/or performance, and this mort, of the essence with respect to such payment and/or performance, and this mort pay any tares or charges of any lien, encumbrances or insurance premium as a pay any tares or charges of any lien, encumbrances or insurance premium as the mortgage for breach of covenant. And this mort and any right arising to the mortgage for breach of covenant. And this mort and any right arising to the mortgage for breach of covenant. And this mort and any sums so paid by the more properties.	in a company or companies acceptable to the mortgagee, and
coverage, in the sum of a coverage on said property made payable to the mortgage have all policies of insurance on said property made payable to the mortgage as soon as insured; that mortgager will keep the build	as more age. Ing and improvements on said premises in good repair and will not commit of the said of the said of the perform the covenants herein contained and shall pay said covenants and the payments.
any waste of said premises. Now, therefore, it said invisignment in full force terms, this conveyance shall be void, but otherwise shall remain in full force terms, this conveyance shall be a failure to perform any covenant herein, or	as a mortgage to secure the performance of the second of t
of said note; it being agreed that any part thereof, the mortgagee shall have the option to declare the whole ame any part thereof, the mortgagee shall have the option to declare the whole ame any part thereof, the mortgage shall have the option to declare the whole ame any part thereof with respect to such payment and/or performance, and this mortgage with respect to such payment and/or performance, and this mortgage is a such payment and/or performance, and this mortgage is a such payment and/or performance, and this mortgage is a such payment and/or performance, and this mortgage is a such payment and/or performance, and this mortgage is a such payment and/or performance, and this mortgage is a such payment and/or performance, and this mortgage is a such payment and/or performance, and this mortgage is a such payment and/or performance, and this mortgage is a such payment and/or performance, and this mortgage is a such payment and/or performance, and this mortgage is a such payment and/or performance, and this mortgage is a such payment and/or performance, and this mortgage is a such payment and/or performance, and this mortgage is a such payment and or performance and the such payment and the su	dage may be foreclosed at any time thereafter. And if the mortgage state was a specific may be foreclosed at any time thereafter. And if the mortgage may at mortgage's option do so, and any table without waiver, he are not a state of the mortgage without waiver, he
pay any taxes or charges of any lien, encumbrances of insulative by this ment so made shall be added to and become a part of the debt secured by this ment so made shall be added to anotheree for breach of covenant. And this me	above provided to, the increases at the same rate as said note without waiver, he mortgage, and shall bear interest at the same rate as said note without waiver, he origage may be foreclosed for principal, interest and all sums paid by the mortgage origage. Origage, the losing party in such suit or action agrees to pay all reasonable origage, the losing party in such suit or action agrees to pay all reasonable to the said disbursements and such further sum as the trial court
ever, of any right arising to the increase or replay any sums so paid by the me at any time while the mortigagor neglects to repay any sums so paid by the me at any time while the mortigagor neglects to repay any sums so paid by the me	ortgage, the losing party in such suit or action agrees to pay all reasonable or ortgage, the losing party in such suit or action agrees to pay all reasonable or ortgage, the losing party in such suit or action agrees to pay all reasonable or
In the event of any suit of incurred by the prevailing party therein for title reports and title search, all incurred by the prevailing party therein for title reports and title search suit or secondly as the prevailing party's attorney's less in such suit of title responsible as the prevailing party's attorney's less in such suit of the prevailing party's attorney's less in such suit of the prevailing party is attorney's less in such such such such such such such such	statutory costs and appeal is taken from any judgment or decree entered theter action, and it an appeal is taken from any judgment or decree entered theter action, and it an appeal, all judge reasonable as the prevailing party's attorney's tees on such appeal, all judge reasonable as the prevailing party's add hind the beirs, executors, admini
losing party further promises to pay such sum as the appellate covernants and a sums to be included in the court's decree. Each and all of the covernants and sums to be included in the court's decree.	ortgage. The instruction is the state of the
tors and assigns of said morgagor at collect the zents and profits arising ou of the mortgagee, appoint a receiver to collect the zents and profits arising out of the mortgagee, appoint a receiver to collect the zents and profits arising out of the description all proper charges and expenses attending the execution of said	agreements herein contained shall apply et his mortfage, the court may, upon me suit or action is commenced to loreclose this mortfage, the court may, upon me to said premises during the pendency of such foreclosure, and apply the sit of said premises during the pendency of such foreclosure, and apply the soft futuat, as the court may direct in its judgment or decree, or fage may be more than one person; that if the context so requires, the sin, ortgage shall apply equally to corporations and to individuals.
In construing this it dearmatical changes shall be made so that this it	Contigues and the control of the con
mortiador has	hereunto set his hand the day and year thist above writ
IN WITNESS WHEREOF, Said Hollgagor has	Van wolf Kint Stance
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or	(b) Kerneth G. Kühlman
*IMPORTANT NOTICE: Delete, by lining out, which mortgages MUST con is not applicable; if warranty (a) is applicable, the mortgages MUST con with the Truth-in-Lending Act and Regulation Z by making required with the Truth-in-Lending Act and Regulation Z by seem No. 1319, or equivalent.	dis- Holow & Kullma
closures: for this purpose use S-N Form No. 1319, or equivalent.	Delores S. Kuhlman
STATE OF OREGON,	
SS1	
County ofKlamath	18te 19.
This instrument was acknowledged before me on	June /8, 19.
byKenneth G. Kuhlman and Delores S. Kub	Dr. die Deiront
	Weeder Buron
(SEAL)	Notary Public for Oregon 9/30/43
SEAD TO THE RESERVE TO THE PARTY OF THE PART	My commission expires
MORTO AGE OREGON	STATE OF OREGON,
	County ofKlamath
My Commission Società	I certify that the within ins
Kuhlman	ment was received for record on
	o'clock.PM., and recor
TATE OF OREGON, SS. County of Klamath	Track Apply Victoria No. M90
County Or Statistics	FOR RECORDING : 0 - 12: 1719191 or as fee/file/instrum
Filed for record at request of:	TIER WHERE SHOW THE PROPERTY OF THE PROPERTY O
TEE 自己的亲语 是是了,只是这个人心里的意思,这是是是是这种是不是一个	Record of Mortgage of said County.

Klamath County Title Co.

on this 25th day of July A.D., 19 90 at 3:52 o'clock P.M. and duly recorded in Vol. M90 of Mortgages Page 14861

Evelyn Biehm County Clerk
By Oculence Muselimate

Deputy.