TR29739	Vol. <u>M9L</u> Page 9736
. THIS MORTGAGE, Made this 16th	day of May, 1991_, by
GEE, MAH & MAH, A GENERAL PARTN	IERSHIP
Mortgagor, to	and the second
	Mortgagee,
DOLLARS. AND NO/100***********************************	k 218 of Mills Second Addition to the City of thereof on file in the office of the County XCEPTING therefrom that portion thereof convey ate Highway Commission by Deed Volume 146 page Second Addition to the City of Klamath Falls, e in the office of the County Clerk of Klamath m that portion conveyed to the State of Oregon by Deed Volume 158 page 407, records of Klamath d Addition to the City of Klamath Falls, e in the office of the County Clerk of Klamath n that portion conveyed to the State of Oregon y Deed Volume 184 page 167, records of .
following is a substantial copy:	ment of promissory note, of which the , May 16, 19.91 rally, promise to pay to the order of t Klamath Falls, OR., or as directed
with interest thereon at the rate ofpercent per annum	/100***********************************
is tried, heard or docided. • Strike words ast expeticable. THIS NOTE IS SECURED BY A MORTGAGE OF EVEN DATE	GEE, MAH & MAH, A GENERAL PARTNERSHIP BY:
	BY:
	BX:
The date of maturity of the debt secured by this mortga	ige is the date on which the last scheduled principal payment be- the scheduler of the sche
seized in lee simple of said premises and has a valid, unencumbe and will warrant and forever delend the same against all persons the terms thereof; that while any part of said note remains unp nature which may be levied or assessed against said property, on able and before the same may become delinquent; that he will are or may become liens on the premises or any part thereof sup now on or which hereafter may be erected on the said premises hazards as the mortgage may from time to time require, in ar obligation secured by this mortgagor as their respective interests m gagee and then to the mortgagor as their respective interests m gagee as soon as insured. Now if the mortgagor's shall fail for any to the mortgagee at least fifteen days prior to the expiration of a the mortgagee may procure the same at mortgagor's expense; th in good repair and will not commit or suffer any waste of said join with the mortgage in executing one or more linancing state	s; that he will pay said note, principal and interest, according to paid he will pay all taxes, assessments and other charges of every r this mortgage or the note above described, when due and pay- promptly pay and satisfy any and all liens or encumbrances that perior to the lien of this mortgage; that he will keep the buildings continuously insured against loss or damage by lire and such other a mount not less than the original principal sum of the note or acceptable to the mortgagee, with loss payable first to the mort- ing appear; all policies of insurance shall be delivered to the mort- ing appear; all policies of insurance and to deliver said policies may policy of insurance now or hereafter placed on said buildings, at he will keep the buildings and improvements on zaid premises premises. At the request of the mortgagee, the mortgagor shall ments pursuant to the Unitorm Commercial Code, in form satis- proper public office or offices, as well as the cost of all lien

The mortgager warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a)* primarily for mortgager's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization of (even it mortgager is a natural person) are for business or commercial purposes other than agricultural purposes.

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Agricultural purposes. The provided is a finite prior and prior and the part of commercial purposes other than agricultural purposes. The provided is a finite prior and prior the part of the prior and prior the part of the IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. GEE, MAH & MAH, A GENERAL PARTNERSHIP BY⊄ •IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) er (b) is not applicable; if warranty (a) is applicable and if the mortgages is a crediter, as such werd is defined in the Truth-in-Lending Act and Regulation Z, the mortgages MUST camply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIEST lien to finance the purchase of a dwyling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1305, or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1305, or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1305, or equivalent. BY: Index exections, additional sectors and applied of a TO FLAFE 4RD TO HOLD the suit persons with the operator - - C C CCCCC - C C or at the three electric the term of this monthage. products the exhibiting and any and all matures open and prompted of the follow of the and strategy as STATE OF OREGON, and any any any any any and a set of the state provides the state of the set of th galace table auto passion, 19.91 County of Personally appeared the above named Kin Fin Mah ackvoluntary act and deed. (OFFICIAL SEAL) UBLIC Before me: han 112.00 5 - g -Mebro Durken OF ORES Notary Public for Oregon en OF My commission expires: 12-19-92 straneth e 12.2.2 yne Renald, yn chorol our ryâr Al Ligen sterio n LOW TH THE OTLEASE. \$ 11 NG CONTRACTOR DATES TO C $\mathbb{P} \geq \mathbb{P} = \mathbb{P} \geq \mathbb{P} \geq \mathbb{P} = \mathbb{P} \geq \mathbb{P} \geq \mathbb{P} \geq \mathbb{P} = \mathbb{P} \geq \mathbb{P} \geq \mathbb{P} = \mathbb{P} \geq \mathbb{P} = \mathbb{P} =$ 1.1.11 gia derr romance conserv colde STATE OF OREGON, }ss. MORTGAGE sag, et YAL DE MORTGAGE County of fifter theread on t I certify that the within instru-SE 191 - 513 ment was received for record on the STEVENS-NESS LAW PUB. CO., PORTLAND na ana ang kangawap na kalawag en annañ e rement angel angel - nage of a transmission of pageor as document/fee/file/ WITNASS D. There and near SPACE RESERVED instrument/microfilm No. FORTOLICO Record of Mortgages of said County. RECORDER'S USE Witness my hand and seal of County affixed. AFTER RECORDING RETURN TO V C MANNE BURGLERSERTS KCTC' $\alpha < \epsilon$ THE TONTOLOF AND AND NAME 2.64.1 Vol Pade 9735 By المعتلا فالمدر عاديني دار K

9740 CAT. NO. NN00630 TO 1946 CA (9-84) (Partnership)* **M TICOR TITLE INSURANCE** STATE OF CALIFORNIA SS. COUNTY OF ______Siskiyou May 17, 1991 On before me, the undersigned, a Notary Public in and for Harry D. Gee & Lai Fun Man said State, personally appeared proved to me on the basis of satisfactory evidence to be the person s______ who executed the within instrument as _________ for the partners of the partnership that executed the within instrument, and acknowledged to me that such partnership executed the same. WITNESS my hand and official seal. -----OFFICIAL SEAL BARBARA G. SALANTI NOTARY PUBLIC - CALIFORNIA PRINCIPAL OFFICE IN SISKIYOU COUNTY Signature Q My Commission Expires April 22, 1992 G. ------(This area for official notarial seal) STATE OF OREGON: COUNTY OF KLAMATH: SS. Klamath County Title Co. Filed for record at request of ____ the 23rd day A.D., 19 91 at 10:13 o'clock A.M., and duly recorded in Vol. May of . M91 Mortgages of ___ on Page _____9738_ Evelyn Biehn _ County Clerk FEE \$18.00 By <u>Qaeelene Muelen dore</u>