	212 JUL 13 P	CONTRACTOR OF THE PARTY OF THE
155A-MORTGAGE.	200	dev of JULY STEE STMPLE
HIS MORT	GAGE, Made this 2ND TTE KERR, AKA RHONDA LYNETTE TIE	PPIN, AN ESTATE IN FEE Stilled Mortgagor,
NATH WALLE	Y STATE BANK	hereinafter called Mortgagee,
INIU AUFFE	ms a said mort lagor, in consideration	hereinafter called Mortgages, n of IFTY-FOUR THOUSAND AND NO/100 to mortgagor paid by said mortgagee, does hereby grant, heirs, executors, administrators and assigns, that certain heirs, executors, administrators and assigns, to the control of the
WITNESSE	TH, That said Mort, and The Dollers,	to mortgagor paid by the total and assigns, that certain theirs, executors, administrators and assigns, that certain theirs, executors, administrators and assigns, that certain
n, sell and co	onvey unto said mortgagee, mortgagee's honvey unto said mortgagee's honve	to mortgagor paid by said mortgagee, does lettery by to mortgagor paid by said mortgagee, does lettery by the mortgagor paid by said mortgages, that certain heirs, executors, administrators and assigns, that certain heirs, executors, executors, administrators and assigns, that certain heirs, executors, administrators and assigns, and assigns, administrators and assigns, and assigns, administrators and assigns, and assigns, administrators are administrators.
roperty situa	e TRACT NO. 1020, THIRD ADDITION	tate of Oregon, bounded and described as the county OF ON TO SUNSET VILLAGE, IN THE COUNTY OF
3, BLOCK ATH. STATE	OF OREGON.	ON DEVERSE SIDE!
	ME PACE NSUFFICIENT, CONT	and appurtenances thereunto belonging or in anywise appropriate and appurtenances therefrom, and any and all fixtures upon said
		E DESCRIPTION ON REVERSE SIDE! and appurtenances thereunto belonging or in anywise appertaining. s. issues and profits therefrom, and any end all fixtures upon said ine during the term of this mortgage. In the said mortgagee, mortgagee's heirs, executors, administrators as unto the said mortgagee, mortgagee's heirs, executors. TIDDIN IN THE AMOUNT OF \$54,000.00
To Have and	e of the execution of this with the appartenance to Hold the said premises with the appartenance is intended to secure the payment of a certain page of the Court of the payment of a certain page of the Court of the payment of a certain page of the Court of the payment of a certain page of the Court of the payment of a certain page of the payment of	promissory note, described as follows:
This mortgag	e is intended to SELLIPIN AND RHONDA L	oromissory note, described as follows: YNETTE TIPPIN IN THE AMOUNT OF \$54,000.00
N #204930 ED 7-2-92	AND MATURING 10-5-92	due towit
	등 이 네트리와 아들어야 좋아 없네요? 하다	the plate on which the last scheduled principal payment becomes due, to with URE ADVANCES AND RENEWALS the above described note and this mortgage are. (see Important Notice below). The province of the pr
The date of	maturity of the debt WITH RIGHTS TO FUT	URL ADVANCES russ and this mortgage are.
The mericas	maturity of the debt sected by TGHTS TO FUT 19 92 WITH RIGHTS TO FUT 19 92 WITH RIGHTS TO FUT 19 92 WITH RIGHTS TO FUT 19 19 19 19 19 19 19 19 19 19 19 19 19 1	THE ADVANCES AND RESIDENCE OF RESIDENCE AND RESIDENCE OF
NEXXXX	A the state of the	wording to the terms thereus; that while
Dr. W.	the same signing all persons, that mariges	got will pay said note, principal which may be useful promptly pay and other charges of every nature which may fact mortfagor will promptly pay that and other charges of every nature delinquent; that mortfagor that mortfagor that with earned or the lien of this mortfagor.
sail warrant on	! torever determ the mortgale r will pay all tares, when the and perable to remains unpaid mortgale or the note above discribed, when due and perable termains or the note above discribed, when become liens on the pre- regale or the note above discribed, when the note above the note above the note of the note.	got will pay said note, principal and which may be levied to ill promptly pay amy onte and other charges of every nature which may he levied to ill promptly pay and e and believe the same may become delinquent; that mortgages that mortgages he premises or any part thereof superior to the tien of this mortgage, with extended the premises or any part thereof superior to the tien of that pay fire, with extended the premises insured in two of the mortgages against loss or damage by fire, with extended the insure in a company or companies acceptable to the mortgages, and with a company or companies acceptable to the mortgages, and with a company or companies acceptable to the mortgages and will deliver all policies of insurance on said premises in good repair and will not commit or sulf- dee as mortgages a interest may appear and will deliver all policies of insurance on said premises in good repair and will not commit or sulf- dee as mortgages a interest may appear and will deliver all policies of insurance on said premises in good repair and will not commit or sulf- dee as mortgages a interest may appear and will deliver all policies of insurance on said.
niv any and all	ngs now on or which may	gee as mortgagee's interest may appear and will not community to
verker, in the th	insurance on said property that mortgager will keep in a	and perform the coveries the performance or close on any lien on said time bei
rms. this convey	since shall be void, but our perform any covenant node; as more shall be void. I failure to perform to declare the whole; ing agreed that a failure to option to declare the whole; ing agreed that have the option to declare the whole;	amount unpsid on such any time thereasts any time thereasts option do so, an order that the foreclosed at any time thereasts are mortgage so option do so, the mortgage may at mortgage so option do so, the mortgage may at mortgage so option do so, the mortgage may at mortgage and the same rate as said not without wastern and by the mortgage and the same rate as said not without wastern and by the mortgage and the same rate as said not without wastern and the same rate as said not without wastern and the same rate as said not without wastern and the same rate as said not without wastern and the same rate as said not without wastern and the same rate as said not without wastern and the same rate as said not without wastern and the same rate as said not without wastern and the same rate as said not without wastern and the same rate as said not without wastern and the same rate as said not without wastern and the same rate as said not without wastern and the same rate as said not without wastern and the same rate as said not without wastern and the same rate as said not without wastern and the same rate as said not without wastern and the same rate as said not without wastern and the same rate as said not without wastern and the same rate as said not wastern and the same
ny part thereof.	respect to such payment a universe or insurance presently to charges of any tien, encumirance or insurance presently to charges of any tien, encume a part of the debt secured by the	this mortgage, and some condition principal, interest to pay all reasonable of mortgage may be foreclosed for principal, interest to pay all reasonable of the mortgage may be foreclosed for principal, interest to pay all reasonable of the principal principal agrees to pay all reasonable of the principal principal agrees to pay all reasonable of the principal princ
nent so made she	arising to the mortagee to they any sums so paid by	is mortgage, the losing party in sements and such further sor decree entered therein
incurred by the adjudge reasons	prevailing party therein to the end in such suffered in such suffered in the prevailing party's attorney's less in such side as the prevailing party is attorney's less in such side appellate court shall all of the covenants to a pay such and all of the covenants to the such and all of the covenants to	I adjudge reasonable as incommend shall apply to and must be recourt may, upon the and extrements herein contained shall apply to fire the white mortifable, the court may, upon the and extrements herein contained to foreclose this mortifable, the court may, upon the state of a commence of the contained to the court of the state of the court
form to be inclutors and assigns	ded in the court's decree. Each of mortgages impectively in old said mortgages and of said mortgages are profits a same of said mortgages to collect the rents and profits a same of said at receiver to collect the rents and profits a receiver to	of out of said premises we direct in its just the context so requires, the single trust, as the court may direct no person; that if the context so requires, the single trust may be more than one person; that if the context so requires.
of the mortgage tiret deducting	It proper charges and said destood that the mortgager of using this mortgage, it is an derstood that the mortgage, it is and said that the mortgage is and all grammatical of anges shall be made so that the	and says or action is commenced to the product of such forces and control of the
includes the pla	WITNESS WHEREOF, said mortgager h	has executed this man and the rest of the
	direction of the contract of t	tal or lie The Talent VNFTILE KEKE ONE
* IMPORTANT	NOTICE: Delete, by linity out, whichever warronly in the Moral of the	nied qiz.
with the Year	The same of the sa	
	SIA:	SS-
	County of Blasses	Welle Le 11
	This instrument was	s acknowledged before me on July 2, 19
	to But	Mill the stay to the stay of t
	The state of the s	Ilmaila Ldd
	CHOM SE	Public for Oregon
	MOLES BEITH OSSECON WEST SEG CANONI PROF	Notary Public for Oregon My commission expires
	A CONSTRUCTION CALLS CONTRACTON CALLS WALE LATER OF FOR WALL TES	My commission expires
-	A CONSTRUCTION CALLS CONTRACTON CALLS WALE LATER OF FOR WALL TES	My commission expires
	MORTGAGE	My commission expires
S. C.	MORT/GAGE RHONDA LYNETTE KERR	STATE OF OREGON, County of Klamath I certify that the within ment was received for record 13th day of July.
	MORT/GAGE RHONDA LYNETTE KERR	STATE OF OREGON, County of Klamath I certify that the within ment was received for record 13th day of July at 2:02 o'clock P.M., and re in book reel volume No. M92.
	MORTGAGE RHONDA LYNETTE KERR AKA RHONDA LYNETTE TIPPIN	STATE OF OREGON, County of Klamath I certify that the within ment was received for record 13th day of July at 2:02 o'clock P.M. and re space: RESERVED FOR RECORDING FOR
	MORTGAGE RHONDA LYNETTE KERR AKA RHONDA LYNETTE TIPPIN	STATE OF OREGON, County of Klamath I certify that the within ment was received for record 13th day of July at 2:02 o'clock P.M., and re space; RESERVED FOR RECORDING LABEL IN COUN. TIES WHERE STATE OF OREGON, County of County
	MORTGAGE RHONDA LYNETTE KERR AKA RHONDA LYNETTE TIPPIN	STATE OF OREGON, County of Klamath I certify that the within ment was received for record 13th day of July at 2:02 o'clock P.M., and re in book reel volume No. M92. page 15204 or as fee file instruction no. 4730 Record of Mortgage of said Cou. Witness my hand and County affixed.
	MORTGAGE RHONDA LYNETTE KERR AKA RHONDA LYNETTE TIPPIN 10 SOUTH VALLEY STATE BANK	STATE OF OREGON, County of Klamath I certify that the within ment was received for record 13th day of July at 2:02 o'clock P.M., and re space: RESERVED FOR RECORDING LABEL IN COUN. TIES WHERE UBED.) Witness my hand and County affixed. STATE OF OREGON, County of County I county for the within ment was received for record 13th day of July at 2:02 o'clock P.M., and re in book reel volume No. M92 page 15204 or as fee file/instr microfilm/reception No
No.	MORTGAGE RHONDA LYNETTE KERR AKA RHONDA LYNETTE TIPPIN	STATE OF OREGON, County of Klamath I certify that the within ment was received for record 13th day of July at 2:02 o'clock P.M., and re in book/reel/volume No. M92 page 15204 or as fee/file/instr microfilm/reception No