

Now, therefore, if said mortgagor shall keep and perform the covenants herein contained and shall pay said note according to its terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of ceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage shall have the option to closed at any time thereafter. And if the mortgage may are thereof, the mortgage shall have the option to closed at any time thereafter. And if the mortgage may at this option do so, end any payment so made shall be added to and becare a part of the dobt secured by this mortgage may this option do so, end any payment so made shall be added to and becare any right arising to the mortgage for breach of covenant. And this mortgage may be foreclosed for principal, interest and the promium as above provided for the mortgage, and shall bear interest at the same rate as said note without waiver, however, of any right arising to the mortgage for breach of covenant. And this mortgage may be foreclosed for principal, interest and all sums paid by the mortgage at any time while the mortgage, the mortgage agers to pay all reasonable case for the varies of and it is esarch, all statutory costs and distorements and such further sum as the trial court may adjude ansuch as plaintiff's attorney's less in such suit or action, and it an appeal is taken from any judgment or decree ontered and assigns of said mortgager and of said mortgage respectively. In case suit or action being is during and regrets therein contained shall apply to and bind the heirs, executors, administrators and assigns of said nortgager and of said mortgage respectively. In case suit or action is commenced to foreclose this mortgage, the court shall apply to and bind the heirs, executors, administrators and assigns of said mortgager and of said mortgage respectively. In construing this mortgage, it is understood that the mortgage or mortgage may be more than one geron; that if the and as 6490 م م<sup>ا</sup>لدود و 12.2.8.See 12 IN WITNESS WHEREOF, said mortgagor has hereunto set his hand and seal the day and year first above written. (orund мијсн Service . Maniel and and a second and the second second 4 Sec. S. Sec. Stada States MORTGAGE retu erge K. Whitworth 376 Broad Beach Roa 1 ibu, California 90265 Novatinar. Deputy. o'clock <u>A</u> M-68 of Mortga in n Title PORTLAND. CHE. please within record GEORGE K. WHITWORTH CLIFFORD J. EMICH Klamath EIMICH WHITWORTH certify that the v ras received for re-day of JnJy at 9255 o OREGON, book Record Fee 3.00 stevensus unwers on the When recorded pi to: 2 County Clerk Charlien K. â WINIFRED L. orded in County. Witness y affixed. HELEN L. I of orothy. STATE OF County Geo 3137 Mal 1 at 17 2id STATE OF OREGON, CALIFORNIA County of Los Angeles before me, the undersigned, a notary public in and for said county and state, personally appeared the within ......Clifford J. Emmich and Winifred L. Emmich known to me to be the identical individuals, described in and who executed the within instrument and acknowledged to me that ...... they ...... executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. OFFICIAL SEAL H. W. LEBLANC Notary Public for Margon. California NOTARY PUBLIC-CALIFORNIA 10 My Commission expires ... PRINCIPAL OFFICE IN H. W. LeBLANC LOS ANGELES COUNTY NOTARY PUBLIC, in and for the County tos satilas State of California. My Commission Expires April 13, 1969