VOLM TO_PAGE TOOF	S
day of October , 19.70.	
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irs, executors, administrators and assigns, that centric county, State of Oregon, bounded and described a	
of the Southwest Quarter Southeast Quarter of	
Range 12 West, W. M.	
SCLIDER TRUG THE SPACE	1
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	and the part of th
reditaments and appurtenances thereunto belong preto belong or appertain, and the rents, issues a	
ith the appurtenances unto the said mortgagee,	
ly of promissory note, of which	the
num; principal and interest pay er month beginning January 9, 19 and interest have been paid.	p69
이 한 날에요. 이 나는 일본역을 정확 당한 것 같아. 아니는 - 국동 등 에너지 말 것이 것 같아? 것 같아? 이 너 있는	
d by a Deed of Trust being reco property described as a portion punty of San Diego, State of Cal	of ifor-
204, filed in the office of the tember 1, 1909.	
	1 1 the second sec
	The second se
is heirs, executors, administrators and assigns, that he is law ad title thereto	
that he will pay said note, principal and interest, accordi id he will pay all taxes, assessments and other charges of this mortfage or the note above described, when due and rownty, new and satisfy any and all liens or encumbrances	a that
for to the lien of this mortgage; that he will keep the buil ontinuously insured against loss or damage by fire and such amount not less than the original principal zum of the m	Idings other ofe or more
reason to procure any such insurance and to deliver said per y policy of insurance now or hereafter placed on said buil built built built built and performants on said pre-	olicios Idings, emises
ments pursuant to the Uniform Commercial Code, in form	SHIIS I TA A TANKA AND A SAME AND A
	 day of

1 . - A STATE AND A STATE OF A STATE FORM NO FORM No. A-20457 V sair 1-200 Į Į MW.24_EERL an or a the has actic deed, w grantor . . .

The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage arc: (π)^μ-primerily for merifagor's present, family, household or agricultural-purposes (see Important-Notice-below), (b) for an organization or (even it mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes.

Now, therefore, it 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 all of said covenants and the payment of said note; it being agreed that a failure to perform any covenant herein, or if a pro-ceeding of any kind be taken to forcelose any lien on said premises or any part thereof, the mortgage shall have the option to declare the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be fore-closed at any time thereafter. And if the mortgagor shall fail to pay any taxes or charges or any lien, encumbrance or insurance premium as above provided for, the mortgage may at his option do so, and any payment so made shall be added to and become a part of the debt secured by this mortgage, and shall bear interest at the same rate as said note without waiver, however, of any right arising to the mortgage at any time while the mortgagor neglects to repay any sums so paid by the mortgage. In the event of any suit or action being instituted to loreclose this mortgage, the mortgagor agrees to pay all reasonable costs incurred by the mort-gage to title reports and tills esarch, all statutory costs and disbursements and such further sum as the trial court may adjudge therein mortfage further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's lees on such appeal, all sums to be secured by the lien of this mortgage and included in the decree of the closure. Each and all of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators and assigns of said mortgage, and on said premises during the pendency of such toreclosure, and apply the same, alter in rest deducting all of said mortgage respectively. In case suit or action is commenced to loreclose this mortgage and include the pendency of such toreclosure,

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IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. . 5 2014

Julan & Paulan Dolores E. Paulauskis

*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable, the mortgagee MUST comply with the Truth-In-Lending Act and Regulation Z by making re-quired disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use S-N Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use S-N Form No. 1306, or equivalent.

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MORTGAGE (ROBEL NO. 105A)	2	STATE OF OREGON, County of Klamath	irred for i Novemb 20 1 book h , Record	d County. Witness my hand Y affixed. P. D. Milne	By Thy Clerk Title. By Thy Clin Kull (Mac) fee \$5.00 strosses 1.00 men to part and per	Title Insurance and Trust Company P. O. Bax 1150 220 "A" Street San Diego, California 92112 Attn: Ruth Rodger,

STATE OF AXKAON, CALIFORNIA County of San Diego

day of October , 1970,

known to me to be the identical individual....., described in and who executed the within instrument and IN TESTIMONY WHEREOF, I have hereunto set my hand affixed

Tomaria

RUTH J. RODGER (my piticial seal the day find fear light above written. -. Fod NOTARY PUBLIC Principal Office, San Diego Co. Calif. Notary Public for Stragen. California U. My Commission Expires Dec. 11, 1971 My/Commission expires.

FORM N 鴈 ni Pil 1 F7, NN TRA 12 CHSAC: Or , the has ac/i deed, w 3.17 grantor distor fo A.