## A - 22439 FORM No. TOSA-MORTGAGE-One Page Long F

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day of November 15th . 19 72 . THIS MORTGAGE, Made this by MICKEY DEAN CUERDING AND ESTHER JANE CURILAGE, Bushend and wife Mortgagor,

to CARL WILSON OR MARGUERITTE WILSON

Mortgagee, Mortgagee, WITNESSETH, That said mortgagor, in consideration of Phase THOUSAND FOUR HUPDHED AND NO/100----- Dollars, to him paid by said mortgagee, does hereby grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that cer-tain real property situated in Namath County, State of Oregon, bounded and described as follows, to-wit:

tollows, to-wit: The following described real property situated in Klamath County, Oregon: Lot 19, except the South 80 feet thereof, in SUVRISE PARK, and also except the East 2 feet of Lot 19, according to the official plat' thereof on file in the records of Klamath County, Oregon.

## SUBJECT TO:

, 3,400.00

Liens and assessments of Klamath Project and the Klamath Irrigation 1. district, and regulations, contracts, easements, and water and irrigation rights in connection therewith.

2. Rules, regulations and assessments of the South Suburban Sanitary District.

3. Reservations and restrictions contained in the dedication of Sunrise Park.

Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and profits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage or at any time during the term of this mortgage.

TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgagee, his heirs, executors, administrators and assigns torever.

This mortgage is intended to secure the payment of a promissory note..., of which the following is a substantial copy:

## November 15, . 1972

I (or it more than one maker) we, jointly and severally, promise to pay to the order of Carl Wilson or Margueritte Wilson at Sta at Stayton, Oregon with interest thereon at the rate of 9 3/4 percent per annum from 11/15/72 until paid, payable in monthly installments, at the dates and in amounts as follows: 11 monthly interest payments in the amount of \$27.63 with first payment due on or before 12/15/72. 72 and same amount each month until 11/15 73 when any remaining pairs cipal plus interest will be due and pourly

Datioon payments, if any, will not be refinanced; interest shall be paid <u>monthly</u> and <sup>e</sup> in addition, to the payments above required, which shall continue until this note, principal and interest, is fully paid; if any of said installments is not so paid, all principal and interest to become immediately due and collectible at the option of the holder of this note. If this note is placed in the hands of an attorney for collection, If we promise and agree to pay the reasonable attorney's fees and collection costs of the holder hereof, and if suit or action is filed hereon, also promise to pay (1) hoider's reasonable attorney's fees to be fixed by the trial court and (2) if any appeal is taken from any decision of the trial court, such further sum as may be fixed by the appellate court, as the holder's reasonable attorney's fees in the appellate court.

/s/-Esther-Jane-Cummings-

And said mortgagor covenants to and with the mortgages, his heirs, executors, administrators and assigns, that he is lawfully seized in tee simple of said premises and has a valid, unencumbered title thereto

and will warrant and lorever delend the same against all persons; that he will pay said note, principal and interest, according to the terms thereol; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every nature which may be levied or assessed against aid property, or this mortigage or the note above described, when due and pay-able and before the same may become delinquent; that he will perpending pay and satisfy any and all liens or encumbrances that are or may become liens on the premises or any part thereof superior to the lien of this mortigage; that he will keep the buildings now on or which hereafter may be erected on the said promises continuously insured against loss or damage by fire and such other haards as the mortigage may from time to time require, in an amount not less than the original principal sum of the mort-gagee and then to the mortigage, in a company or companies acceptable to the mortigage, with loss payable first to the mor-fgagee as soon as insured. Now if the mortigagor shall fail for any papear; all policies of insurance shall be delivered to the mort-gagee may procure the same at mortigagor's expense; that he will keep the buildings and inprovements on said premises in good repair and will not commit or suffer any wate of any policy of insurance now or heroafter placed on said buildings, the mortigage in avecuting one or more linancing statements pursuant to the mortigage, the mortigage is hall join with the mortigage, and will pay for tilling the same in the proper public of tice or offices, as well as the cost of all pay for discussion lactory to the mortigage, and will pay for tilling the same in the proper public of tice or offices, as well as the cost of all lien searches made by this mortigage.



وأرجى كليتي - 74 1327E The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a)\* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization or (even if mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes. (D) for an organization or (even if mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes.
Now, therefore, if said mortgagor shall keep and perform the covenants herein contained and shall pay said note socoarding all of asid covenants and the payment of said mote; it being agreed that a failure to perform any covenant herein, or if a provide all of asid covenants and the payment of said mote; it being agreed that a failure to perform any covenant herein, or if a provide a social performance of the performance of the performance of the performance of any kink be taken to foreclose any lien on said premises or any part thereof, the mortgage is aball here may be foreclosed at any time thereafter. And if the mortgagor so or on this mortgage at once due and psysble, and this mortgage may be foreclosed for the mortgage any tinterest at the same rate as so made shall be added to and become a pay right arising to the mortgage or breach of covenant. And this mortgage may be foreclosed for principal, interest all have the event of and be avent of all tails to perform any payment so made shall be added to and become approximation action being instituted to foreclose this mortgage in the sort of ages to any pay all resonable costs incurred by the mortgage of the foreclose this mortgage and provided to principal, interest at the appeal is taken from any costs incurred by the mortgage to the disburger costs and disburgers to pay all resonable costs incurred by the mortgage to the sort and all sums at the appeal is and the fore of and when the pay and to the mortgage respectively.
The case and all of the corregas and added to so the appeal is taken from any costs and mortgager and addition action action being instituted to foreclose this mortgage and inclusion, and if an eppeal is taken from any costs and the avent of any appeal to addite action and become any addite the anorty age for brack and the anortgage and be costs and black form any costs and addite a . 7 7 71 143 ŗ  $\mathbb{R}^{2}$ 1 1 2 IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. 01 高い Muckey Dean (in 7 Jane P. NT NOTICE: Delete, by lining out, whichever warranty f warranty (a) is applicable and if the metriggese is a in the Truth-in-Lending Act and Regulation Z, the m Act and Regulation by making required disclosures; for is to be a FIRST lien to finance the purchase of a 1305 or equivalent; if this instrument is NOT to be a DIMPORTANT plicable; if w is defined in with the Act 6 mmc. 6 for this Ũ etu ō 97 MORTGAGE County. nd seal 5 insı Deputy. 10 01 CUMMINGS Title ž ock P.M., and reco 2 on page 132.75 er 70466 ertify that the within i received for record c y of NOVEMBER, 1 et and 肣 es of said ( hand and BELL & BELL Attorneys at Law Stayton. Oregon 97383 KLAYATH E 14 54 6) my Wilson, OREGON, Jaily à Ì ខ្ព DEAN WE. D. MILNE M 72 on CL-RY Return Centred my 738 Kland Mortgages шy number certify as recei Witness y affixed. ð, Havel Klemert COUNTY. NICKEY Carl 0F 1;18 unty 14 ð STATE ~ book fee TEVENI County ۴ Record ß 1.1 L6th à -STATE OF OREGON ⊀/} EE. County of Stanner 1 BE IT REMEMBERED, That on this day of Noucinier before me, the undersigned, a notary public in and for said county and state, personally appeared the within named Mickey Dean Cummings and Esther Jane Cummings, husband and wife known to me to be the identical individual<sup>S</sup> described in and who executed the within instrument and executed the same freely and voluntarily. L'Anne IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed ٠ الم معراقة 107/27 my official seal the day and year last above written. PUDUC Notary Public for Oregon. My Commission expires 2/8/73  $\bigcirc$ The ₩<u>₹</u>, • 3 .s.: 07 6 ÂĿ, 4 1.1.10