13798 4655 Yall Contanos-G 19.72. THIS NORTONOE. AND MILDRED L. COOK, husband and wife Mortestor, PACIFIC WEST MORTGAGE CO., an Oregon corporation to Mortfagee, WITNESSETH, That said mortgagor, in consideration of FIVE THOUSAND AND NO/100 -- Dollars, to him paid by said mortgages, does hereby grant, bargain, sell and convey unto said mortgages, his heirs, executors, administrators and assigns, that cer-tain real property situated in Klamath County, State of Oregon, bounded and described as follows, to-wit: The North 50 feet of lot 11 in Block 89 BUENA VISTA ADDITION IN THE CITY OF KLAMATH FALLS, Klamath County, Oregon. (40.3) 6 49 AM  $\overline{\mathbf{O}}$ 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 forever. a......promissory note....., of which the This mortgege, is intended to secure the payment of ... following is a substantial copy: 1972 28 s 5,000,00 November I (or if more than one maker) we jointly and severally, promise to pay to the order of PACIFIC WEST MORTGAGE CO. at Stayton, Oregon an Oregon corporation FIVE THOUSAND AND NO/100--12-2-72 until naid, payable in percent per annum from installments, at the dates and in amounts as follows: 59 monthly installments of \$65.39 rst payment due on or before 1-2-73 and the same amount monthly with first payment due on or before each month thereafter until 12-2-77 when any remissing principal plus interest shall be due and payable. monthly and : XXXXX balloon payments, if any, will not be relinanced; interest shall be paid . /8/ George E. Cook /s/ Hildred L. Cook And said mortgagor covenants to and with the mortgages, his heirs, executors, administrators and assigns, that he is lawfully seleed in for simple of said premises and has a valid, unencumbered title thereto and will warrant and forever defend the same against all persons; that he will pay said note, principal and interest, according to the terms thereoit; that while any part of said note remains unpaid he will pay all tixes, assessments and other charges of every rature which may be levide or assessed against said property, or this moridge or the note above described, when due and pay-rature which may be levide or assessed against said property, or this moridge or the note above described, when due and pay-rature which may be levide or assessed against said property, or this moridge or the note above described, when due and pay-rature which may be levide or assessed against said property, or this moridge or the note above described, when due and pay-rature which may be levide or any part thereof superior to the line of this mortgegi that he will see the buildings frow on or which hereafter may be erected on the said premises continuously insured against less or damage by the and such other heards as the morigage may from time to time require, in an amount not less than the original principal sum of the mori-diges and then to the morigager as their respective interester may appar; all policies of insurance shall be delivered to the mori-dages and it hen to the morigager as their respective interester may appar; all policies of insurance shall be delivered to the mori-gages and itsuind. Now if the morigager shall fail for any resen to procure any such insurance and to deliver said policies to the morigages at least filteen days prior to the spitation of aity policy of insurance mow or hereatter placed on ead premises to delive and y procure the same at morigagor's expanse; that he will keep the buildings and improvements on said premises in good repair and will not commit or unifer, any waste of said premises. At the request of the morigade, the morigage in as the cost of all lien to said premise learned by using officiers or eserving against as may be deemed desirable by the morigage. 19199



13799

The mortgagor warrants that the proceeds of the losn 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 organisation or (even it mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes.

2 Now, therefore, it said mortgages 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 asid 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 foreclose any lien on said premises or any part thereol, 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 mortgage may at his option do so, and any payment so made shall be added to and become a part of the dect secured by this mortgage may at his option do so, and any payment so made shall be added to and become any right arising to the mortgage for breach of covenant. And this mortgage may be fore-closed at any time thereafter, however, of any right arising to the mortgage for breach of covenant. And this mortgage may be fore-losed at any time while the mortgage neglects to repay any sums so paid by the mortgages. In the event of any paid by the mortgage at any time while the mortgage neglects to repay any sum so paid by the mortgage. In the event of any adjudge therein mortgage for the secter dby the mortgage neglects to repay any sum so paid by the mortgages. In the event of any adjudge further promises to pay such aum as the appellate court shall adjudge reasonable costs incurred by the mort-gage of title reports and title search, all attentory costs and disbursements and such further sum as the trial court may adjudge reasonable as plaintiffs attorney's fees in such suit or action, and if an appeal is taken from any judgment or decree entered on such appeal, all sums to be secured by the lien of this mortgage, the Court, may upon motion of the heris, executors, administrators and assigns of said mortgago rand of said mortgages respectively. In case s **.** IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above Henrge & Cook County. d seal insti . A. M., and record n page 13798 or 70888 5 Title within record 5 g es of said Co hand and 1 10 202 50 BELL & BELL ATTORNEYS AT LAW STAYTON, OREGON 97383 the for r that ved MILNE E COUNTY CLERK 50 ny N ock. d of Mortge Witness m y affixed. certify 52 rec õ Aler Υ., e. I ce. was Σ ...MM 10.549 fee 1.1 County pod 2 Lat B, പ്പ ÷ 42 FEE , 19.72., A CONTRACT IN TESTIMONY WHEREOF, I have hereunto set my hand and atfixed my official seal the day and year last above written. 12 Smith hirley  $\sim$ Notary Public for Oregon. My Commission expires 2/8/73 TP SALES

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written.

0 S MORTGAGE Oregon corporation MORTGAGE иX et KLANA TH COOK STATE OF OREGON, ß WEST ы. Г. of. GEORGE PACIFIC County an

STATE OF OREGON, County of flame

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before me, the undersigned, a notary public in and for said county and state, personally appeared the within named ......George E. and Mildred L. Cook, husband and wife

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. 5410