| A - | 1 2 (-('7 FORM No. 105A-MORTGAGE-One Page Long Form | | 7:1/ 11. 7.2 Faisger 4 | 354 | |
|----------------------|---|---|--|--|---|
| | SN | | | | |
| 100 A | THIS MORTGAGE, Made this WILLIAM S. SNYDER | | | | |
| | to PACIFIC MEST MORTO | | | • | a in the second |
| | WITNESSETU That said morth | andor in consideration of TWI | O THOUSAND AND NO | Mortgagee,)/100 | |
| | grant, bargain, sell and convey unto said | Donars, to the | | , | ····· |
| | tain real property situated in | County, Sta | ate of Oregon, bounded and | | $\sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{i$ |
| | tollows, to-wit: The following described prop of Lot 1, Section 32, Townsh | perty situate in Kla | math County, Oreg | jon: Portion | |
| 王 | Meridian, described as rolle | OWS: AIL OF CHAC 10 | arly line of Bloc | elt 4, and | |
| E AND E | 32, lying Southwesterly tron the most Southwesterly line | of Seymour Avenue o | of said Riverside | Addition, | |
| 7 4 | and lying West of the Wester | rly rine of Annour A | at portion of sai | id Lot 1, | |
| | Section 32, lying Southerly | Tropi the nost south | terly of the nost | t Uesterly | |
| | line of Armour Avenue extend | add boucherry and thor | according to the | he official | |
| | plat thereof on file in the | office of the Count | vy Clerk of Klama | nn councy, | a suura a suura a suura tana tan kan kan kan kan kan kan kan kan kan k |
| | Oregon. SUBJECT TO: 1. Easement, including | the terms and provi | isions thereof, f | or trans- | |
| | mission line right of way, | reconder August 21, | 2,02, 200 | | |
| | page 255 in Pavor of United 2. Easement, includin | ig the terms and prov | visions thereof, 1953 in Deed Vo | for trans- | |
| | mission line right of way, page 17 in Eavor of the Uni | ited States of Americ | ca. | for trans- | the second s |
| | 3. Easement, including | 1 April 12, 1954, Deco | d Vol 266 page315 | in favor of | |
| | The Bonneville Power Admins | strator. | | | |
| | | | | | |
| | ווכווס, כתכטנוטנס, מטווווווסנומנטוס מוע מסס | SIGIIS 1015401. | | | The second second |
| | This mortgage is intended to following is a substantial copy: | secure the payment of | promissory note, | of which the | |
| | i interning is a substantial sept. | · | | | -1 |
| | \$ 2,000.00 | April , | 11 | , 1973 | |
| | I (or if more than one maker) we, | jointly and severally, promise an Oregon corporati | .on | | |
| | | | | | مرابع (در این این این این این می در این |
| | TWO THOUSAND AND NO/100 | percent per annum from \$ 42,25 in any one pays | 4-11-73 ment; interest shall be paid mo | until paid, payable in onthly and | |
| | is included in the minimum payments above | required; the lirst payment to be | made on the day o | of the sum principal and | |
| | interest has been paid; if any of said installments option of the holder of this note. If this note is pl | s is not so paid, all principal and inte placed in the hands of an attorney fo | erest to become immediately due or collection, I/we promise and become bowever, if a suit or | e and collectible at the d agree to pay holder's an action is filed, the | |
| | option of the holder of this note. If this note is pi reasonable attorney's fees and collection costs, even amount of such reasonable attorney's fees shall be is tried, heard or decided, | be fixed by the court, or courts in w | which the suit or action, includi | ing any appeal therein, | |
| | * Strike words not applicable. | / 5/3 | William S. Snydor | | |
| | | - | | <u></u> | |
| | · · · | · · · · · · · · · · · · · · · · · · · | SN Stovens,Nets I | Law Publishing Co., Portland, Ore. | |
| | FORM No. 217 | | | | |
| | And said mortgagor covenants to and seized in tee simple of said premises and has | with the mortgagee, his heirs, execute s a valid, unencumbered title thereto | ors, administrators and assigns, | that he is lawfully | |
| | | | an and note principal and inte | erest, according to | |
| | the terms thereof; that while any part of sa nature which may be levied or assessed agai | inst said property, or this mortgage | or the note above described, w | when due and pay- | |
| | are or may become liens on the premises or now on or which hereafter may be erected o | on the said premises continuously ins | sured against loss or damage by l | tire and such other | A THE REAL PROPERTY AND A THE |
| | obligation secured by this mortgage, in a co- gagee and then to the mortgagor as their re | respective interests may appear; all p | policies of insurance shall be delivered | ivered to the mort- leliver said policies | I Contraction of the second |
| | gagee as soon as insured. Now it the mortgage to the mortgagee at least filteen days prior t the mortgagee may procure the same at mo | to the expiration of any policy of ins ortgagor's expense; that he will keep | surance now or hereafter placed the buildings and improvement received the mortfause. It | on said buildings, ts on said premises he mortgagor shall | |
| | in good repair and will not commit or suffe join with the mortgagee in executing one or | more linancing statements pursuant | to the Uniform Commercial Co | ode, in form satis- | All all and a second |
| | factory to the mortgagee, and will pay for in searches made by filing officers or searching | g agencies as may be deemed desiral | ble by the mortgagee. | | |
| | | | .* | £γ, α, αγλατικά Γ | |
| a statistical second | | | مى مەمىيە بەر يېزىدىنى بىل دارىدىمىيە مەمىيە مەمىيە مەمىيە مەمىيە مەمىيە مەمىيە مەمىيە مەمىيە مەمىيە | 100 million (1990) | The second s |

| 1. A. | A - 23(-C7 FORM No. 105A-MORTGAGE-One Page Long Form SN 753()() 4354 Vot 73 Faisje 4354 | |
|---|---|--|
| | SN 7733()() THIS MORTGAGE, Made this 11th day of April , 19.73. | and the second s |
| | by WILLIAM S. SNYDOR | |
| | to PACIFIC WEST MORTGAGE CO., an Oregon corporation | |
| | WITNESSETH, That said mortgagor, in consideration of TWO THOUSAND AND NOT TO/100 | |
| | grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that cer- tain real property situated in <u>Klamath</u> County, State of Oregon, bounded and described as | |
| | follows, to-wit: | |
| | of Lot 1; Section 32, Township 33 South, Range 9 East of the Willawette | |
| | 2 32, lying Southwesterly from the most Southwesterly find of Block 4, and the most Southwesterly line of Sevenue of said Riverside Addition, | |
| | and lying West of the Westerly line of Armour Avenue and Westerly line of | |
| | Section 32, lying Southerly from the most Southerly line of Bridge Street (Hest Main) of said Riverside Addition, and Easterly of the most Mesterly | |
| | Line of Armour Avenue extended Southerly and West of the Westerly line of Figure Aline of Armour Avenue extended Southerly and West of the Westerly line of Prock 14 extended Southerly, Riverside Addition, according to the official | |
| | That thereof on file in the office of the County Clork O. Although Secure 7 | |
| Contraction of the second s | SUBJECT TO: 1. Easement, including the terms and provisions thereof, for trans- | |
| | 1. Easement, including the terms and provisions contact, 242 mission line right of way, recorded August 21, 1051, in Deed Vol. 242 | Provide the second seco |
| | and provisions thereof, for trans- | |
| | | |
| | the difference and execution prove thereward belonging | and the second |
| | 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 4355 | |
| | 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. | |
| | This mortgage is intended to secure the payment of promissory note, of which the following is a substantial copy: | |
| | | |
| | \$ 2,000.00 April 11 .1973 I (or if more than one maker) we, jointly and severally, promise to pay to the order of | |
| | PACTFIC WEST MORTGAGE CO., an Oregon corporation | |
| | at Stayton, Oregon TWO. THOUSAND AND NO/100 | |
| | monthly installments of not less than \$.42.25 in any one payment; interest shall be paid monthly and may be and monthly and mo | |
| | 19 73, and a like payment on the 11th 19 73, and a like payment on the call of a collectible at the | |
| | option of the holder of this note. If this note is placed in the hands of an attorney for collection, I/we promise and agree to pay holder's reasonable attorney's lees and collection costs, even though no suit or action is filed hereon; however, if a suit or an action is filed, the amount of such reasonable attorney's fees shall be fixed by the court, or courts in which the suit or action, including any appeal therein. | |
| | amount of such reasonable attorney's rees shall be fixed by the court, of courts in mind the same such at the such at the same such at the sam | the second second second |
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| | | |
| | FORM No. 217—INSTALLMENT NOTE. SN Stevens-Ness Law Publishing Co., Portland, Ore | |
| | And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully | 1 |
| SIN. | seized in lee 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 thereot; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every | |
| | | S-24-24 |
| | nature which may be levied or assessed against said property, or this mortgage of the hote above described, when due and pays able and before the same may become delinquent; that he will promptly 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 mortgage; that he will keep the buildings are or may become liens on the premises or any part thereof superior to the lien of this mortgage; that he will keep the buildings | and the second |
| | nature which may be levied or assessed against said property, or this mortgage of the hole above deschoed, when due and pays able and before the same may become delinquent; that he will promptly 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 mortgage; that he will keep the buildings now on or which hereafter may be erected on the said premises continuously insured against loss or damage by fire and such other hazards as the mortgage may from time to time require, in an amount not less than the original principal sum of the note or obligation secured by this mortgage, in a company or companies acceptable to the mortgagee, with loss payable first to the mort- | |
| | nature which may be levied or assessed against said property, or this mortgage of the hole above deschoed when due and pays able and before the same may become delinquent; that he will promptly 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 mortgage; that he will keep the buildings now on or which hereafter may be erected on the said premises continuously insured against loss or damage by fire and such other hazards as the mortgage may from time to time require, in an amount not less than the original principal sum of the mort obligation secured by this mortgage, in a company or companies acceptable to the mortgagee, with loss payable lirst to the mort- gagee and then to the mortgagor as their respective interests may appear; all policies of insurance shall be delivers aid policies gagee as soon as insured. Now it the mortgagor shall fail for any reason to procure any such insurance and to deliver said policies to the mortgagee at least fitteen days prior to the expiration of any policy of insurance he buildings and improvements on said buildings. | |
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| | nature which may be levied or assessed against said property, or this mortgage of the hole above deschoed, when due and pays able and before the same may become delinquent; that he will promptly 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 mortgage; that he will keep the buildings now on or which hereafter may be erected on the said premises continuously insured against loss or damage by lier and such other hazards as the mortgage may from time to time require, in an amount not less than the original principal sum of the note or obligation secured by this mortgage, in a company or companies acceptable to the mortgage, with loss payable lirst to the mort- gagee and then to the mortgage stabilized the mortgage shall fail for any reason to procure any such insurance and to deliver said policies to the mortgage at least fitteen days prior to the expiration of any policy of insurance now or hereafter placed on said buildings, to the mortgage may procure the same at mortgagors expense; that he will keep the buildings and improvements on said premises the mortgagee may procure the same at mortgagors expense; that he will keep the buildings and improvements on said premises the mortfagee for the mortfager shall later and the concert of the mortfager shall be the mortfage may procure the same at mortgagors expense; that he will keep the buildings and improvements on said premises the mortfagee may procure the same at mortgagors expense. | |
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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, lamily, 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.

(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 morttagor 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 aremain in full force as a mortgage to secure the performance of any kind be taken to foreclose any lien on said premises or any part thereoi, the mortgage shall have the option to covenants and the payment of said note; it being agreed that a failure to perform any covenant herein, or if a production to the whole amount unpaid on said note or on this mortgage or any part thereoi, the mortgage may be tore-declare the whole amount unpaid on said note or on this mortgage or any payment so made shall be added to and become premium as above provided for, the mortgage may at his option do so, and any payment so made shall be added to and become premium as above provided for, the mortgage may at his option do so, and any payment so made shall be not and become premium as above provided to reclose this mortgage, the mortgage may be foreclosed to principal, interest and all mort pay may taxes or bard by the mortgage. In the event of any raid by the mortgage is not suit or action, and if an appeal is taken from any judgment or decree entered gage for the reports and title search, all statutory costs and disbursements and suit and as landiff's attorney's fees in such suit or action, and if an appeal is taken from any judgment or decree entered for collest.
Mortgage is a solid mortgage rand and agreements herein contained shall apply to and bind the heirs, executors, administrators and assigns of solid mortgage, and said mortgage respectively.
Mortgage to reture promises to pay such such and exalt apply the same and the provisions hereod this mortgage and ending to reclosure.
Mortgage further promises to prove charge erespectively.
Mortgage further promises to pa

| IN WITNESS WHEREOF, said mortgagor has | hereunto | set | his | hand | the | day | and | year, first | above |
|--|----------|-----|-----|------|-----|-----|-----|-------------|-------|
| vritten. | | | | | | | ~ | | |

IMPORTANT NOTICE AUST if warranty (a) is applicable in the Truth-in-Lending Ar Act and Regulation by ma is to be a FRST lien to fi 1305 or equivalent; if this No. 1306, or equivalent. Ad

NOTAR:

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| MORTGAGE ROMM No. 1964) WILLIANI S. SNYDER TO TO PACIFIC NEST ID22 3A JE (0) an Oregon corporation. | ON SON SON SON SON SON A for here A A A A A A A A A A A A A A A A A A | BELL & BELL BELL & BELL STAYTON, OREGON 97383 RILIN CEALILE / 17 FT A 928 Klanuer |
|---|--|--|

STATE OF OREGON, Klamath County of

before me, the undersigned, a notary public in and for said county and state, personally appeared the within named William S. Snytler

known to me to be the identical individual described in and who executed the within instrument and acknowledged to me that $\frac{110}{10}$ executed the same freely and voluntarily. executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed acknowledged to me that. my official seal the day and year last above written.

,ec Notary Public for Oregon My Commission expires