

1.2 5 5466 36 and will warrant and lorever delend the same against all persons; that he will pay said note(a), principal and i that while any part of said note(s) remains unpaid he will pay all large, assessments and other charges of even esseed against said property, or this mortigage or the note(s) above described, when due and payable and bely that will promptly pay and validly any and all liens or encumbrance that are or may become liens on the pr that will promptly pay and validly any and all liens or encumbrance that are or may become liens on the pr the lien of this mortgage; that he will keep the buildings now on or which may herealter be erected on the p 1 that he will promptly pay and the new of the tope of a more or any become land payable and before the sume may occume demaquent; the lien of this mortfage; that he will keep the buildings now on or which may hereafter be erected on the premises insured in lavor of the mort-the lien of this mortfage; that he will keep the buildings now on or which may hereafter be erected on the premises insured in lavor of the mort-fagees against loss or damage he fire, will keep and buildings now on or which may hereafter be erected on the premises insured in lavor of the mortfagees as fin a company or companies acceptable is the mortfagees and will have all policies of insurance on said promises. There is a mortfage and and the mortfage and will not commit or used in a mortfagees as soon as insured; that he will keep the building inds and improvements on all mortfage or shall keep and perform the coverants here in y waste of a said premises. Now, therefore, on the mortfage or shall keep and perform the coverants here in the option to do the mortfage of shall have the option to option any covenant herein, or il a proceeding of an is said convegance shall buried but otherwise shall remain in full force as a mortfage and shall have the option to locitare the which amortfage of shall is to a be taken to on this mortfage of any part thered, the mortfage and shall have the option to declare the which a mortfage of shall shall to be taken to on this mortfage of any list of the mortfage may able to reclosed at any time thereafter. And it here mortfage into any and part is all the mortfage of shall shall to make any perfageres shall have the sort of the sortfage of and any mote(s), or any sortfage at not have the mortfage and shall be and the sortfage rank while the part on this mortfage of any list mortfage. The event of any suit or action be all approace and is a plant. There have the appellate transport and the assonable as plant. The mortfage and shall be and the reasonable costs incurred by the mortfage lor title reports and ti t, superior to of the mort general Belge waard Gale age byd a a 12 FORM No. 26 IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above Martin Cregene Decisal 2.4 written. *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. MAN ded another 538 MAIN STREET Accel Departy. WE Title. MORTGAGE Ē. 1.22 ů g and r 1 2 (***** PUE. CO. PORT (dids CLERK يلح. KLA the for W. D. MILN OREGON, Æ pa d of Mortgages ' Witness my h ty affixed. Levyor. Kup , ż e 1.00 Ą COUNTY Survit FORM 19 í. of ŝ 1 STATE OF 12; 21 County I cert 3 E in I CE Was ee. 1 2nd. B ပိ 18.5 STATE OF OREGON, 112 Klamath 129 County of . 19 74 before me, the undersigned, a Notary Public in and for said county and state, personally appeared the within named Martin Eugene. Darrah, and Carole A. Darrah, husband and wife, BE IT REMEMBERED, That on this _____lst ____ May 1 2 known to me to be the identical individual S. described in and who executed the within instrument and executed the same for the purposes therein contained. IN TESTIMONY WHEREOF, I have hercunto set my hand and allixed acknowledged to me that they WHEREOF, I have norcumto set my hand and affixe my official seal the day and year last above written. Ore the Machine of Machine of Martin Notary Public for Oregon April 4. 1975 -12.00 1.5 Υ, April 4, 1975 (SEAL) My commission expires i start Tari