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## 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 tents, 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

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New Street

National States

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heirs, executors, administrators and assigns forever, This mortgage is intended to secure the payment of a promissory note , of which the

following is a substantial copy:

, 4,500.00 June 1 . 19 74 

with interest thereon at the rate of 9-3/4 percent per annum from June 10, 1974 until paid, pavable in monthly installments, at the dates and in amounts as follows: 59 monthly installments of \$58.85 with first payment due on or before July 10, 1974 and the same amount each month thereafter until May 10, 1979 when any remaining principal plus interest shall be due and payable.

balloon payments, if any, will not be relivanced; interest shall be paid monthly And XXXXXXXX balloon payments it any, will not be tetinanced; interest shall be paid. INONENLY And semetodo in metodod in paid, all principal and interest, is hully paid, if any of said installments is not so the payments above required, which shall continue until this note, principal and interest, is hully paid, if any of said installments is not so the hands of an attorney for collection. How promise and agree to pay the reasonable attorney's fees to be fixed by the bilder (2) if any appeal is taken from any decision of the trial court, such further such as may be fixed by the trial court, as the bolder's reasonable attorney's fees in the appellate court.

/s/ Barry W. Purnell /s/ Kathryn A. Purnell 7128

And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully seized in fee 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 thereol; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every able and before the same may because defaults vaid property, or this morrgage or the note above described, when due and pay-able and before the same may because defaults vaid property, or this morrgage or the note above described, when due and pay-are or may because linns on the promises or any part thereof superior to the lien of this morrgage; that he will fore the same there the huildings now on or which hereaiter may be steeded on the said prentises continuously insured against loss or damage by lire and such other obligation secured by this mortdage, in a company or companies acceptable to the mortdage; that he will be note or gage and then to the mortdage, in a company or companies acceptable to the mortdade, with loss payable first to the mort adden as annot an insured. Now if the mortdager shall tail for any reason to procure any such insurance and to deliver said policies the mortdage may procure the same at mortdager shall tail for any reason to procure any such insurance and to deliver said policies the mortdage may procure the same at mortdager as the two the buildings and improvements on said buildings in good repair and will not commit or suffer any wave of said accentes. At the requires of the mortdages, in a the mortdage, in or suffer any wave of last foremits at the mortdage, and will not commit or suffer any wave of last foremits. At the requires of the mortdages, in the mortdages, and will not commit or suffer any wave of last foremits pursuant to the Unitern Commercial Code, in form satis-searches made by liing officers or searching agencies as may be beened desirable by the mortdages.

STATE IN



1.90 1 7129 mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: primarily lor mortgagor's personal, family, household or agricultural purposes (see Important Notice below), for an organization or (even it mortgagor is a natural person) are for business or commercial purposes other agricultural purposes. (a)\* (b) . 1 (b) for an organization of even it mortgager is a natural persony are to business of commercial purposes ofner 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 fagreed that a failure to perform any covenant herein, or if a proceeding of any kind be taken to foreclose 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 foreclosed 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, and shall bear interest at the same rate as said note without waiver, however, of any right arising to lie mortgage for breach of covenant. And this mortgage may be foreclosed to principal, interest and all sums paid by the mortgage to the each of breach of covenant. And this mortgage ray as uns so paid by the mortgage. In the event of any suit or action being instituted to foreclose this mortgage rade, the mortgager agrees to pay all reasonable costs incurred by the mortgage turtner promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's lees in such suit or action, and if an appeal is taken from any judgment or decree entered therein and assigns of said mortgage, and on tradege respectively.
The case suit or action is commenced to tracelose this mortgage and included in the decree of loreclosure.
Each and all of the covenants and agreements herein contained shall adjudge reasonable as plaintiff's attorney's lees in such said mortgage respectively.
The case suit or action is commenced to foreclose this mortgage, the Co 1.12 2.4 IN WITNESS WHEREOF, said mortgagor has bereunto soft his hand the day and year first Rethuge a Purnece written plocable of warranty (a) relates by loging and whichever warranty (a) at (b) is not applicable of warranty (a) is applicable and of the mantacase is is is differ by the word is advised in the Truth in Leading Art and Beguingtone of the most gase Multi compare with the Art and Beguingtone of the Multi compare which the Art and Beguingtone of the Multi compare for the process of the instrument is 18 be a F131 me to compare the precision of a distance of the Second New Se E. M MORTGAGE 533 r S Der 111 1.12 W. . the for OREGON. the second 1 20 Barry E 3 1 2 CONAL A 122 Edward N. There was a second s Witness a tv affixed. J Por. T. LAW WEAK 3 PURNELL, XX 1.4 ¢ 0.5 County as file rectul of STATE C.t. 1. S County YEAW. • Å ्र 2 6 3 3 STATE OF OREGON. Klamath County of , 1974. 10 the day of BE IT REMEMBERED. That on this é.e.s before me, the undersigned, a norary public in and for said county and state, personally appeared the within named Barry W. Purnell and Kathryn A. Purnell n Au Vit named known to me to be the identical individual <sup>S</sup> described in and who executed the within instrument and acknowledged to me the: they executed the same freely and voluntarily. K. 1 IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written Jarline & Addington In Notary Public lor Oregon. My Commission expires 3-21-77 13/4 Mariana T. Addington Noterly Public for Oregon AS I E. mission expires 3-21-77 -Th. á. 1982 The strates 657.5 the state of the second st 12.14