12069 MORIGAGE-One Page Lo 92878 TOUG æ September ... 19.74... Mortgagor, WILLIAM SHIVE BECHEN, to ... Mortgagee, WITNESSETH, That said mortgagor, in consideration of _ - - Twenty Thousand, and 00/100 grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that certain real property situated in KlamathCounty, State of Oregon, bounded and described as follows, to-wit: Lots 1, 2, 3, 4 and 5 in Block 4 of MOUNTAIN VIEW ADDITION TO THE CITY OF KLAMATH FALLS. 1**610** \sim \neg 的资 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. This mortgage is intended to secure the payment of one promissory note, of which the following is a substantial copy: eve.a \$ 20,000.00 Klamath Falls, Oregon September 9 , 19.74 I (or if more than one maker) we, jointly and severally, promise to pay to the order of William Shive. Bechen c/o First Federal Savings and Loan Association ---- Twenty Thousand, and 00/100 --- of Klamath Falls, Oregon DOLLARS, with interest thereon at the rate of BIX percent per annum from September 1. 1974 until paid, payable in annual installments of not less than \$ 2,664.00 in any one payment; interest shall be paidwith principal and is included in the minimum payments above required; the first payment to be made on the 20th day of November 19.75.. and a like payment on the 20th day of each November thereafter, until the whole sum, principal and interest has been 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. It this note is placed in the hands of an attorney to collection, if we promise and aftere to pay holder's reasonable attorney's tees and collection costs, even though no suit or action is filed hereon; however, if a suit or an action is liked, the is tried hered or decided. 12 1 Strike words not app s/ Gerald D. Weipert All or any portion may be prepaid without penalty. s/-Getherine H. Heipert FORM No. 217-INSTALLMENT NOIS. 外州社会社会 SN Stevens Ness Law Publishing Co., Partland Co. The date of maturity of the debt secured by this mortgage is the date on which the last scheduled principal psyment be comes due, to-wit: November 20, 19.83 for the state comes due, to-wit: November 20, 19.83 And said mortgagor covenants to and with the mortgages, his heirs, executors, administrators and assigns, that he is lawfully select in fee simple of asid premises and has a valid, unencumbered tils thereto EXCEPT a prior Trust Deed for ben-eficiary, First Federal, Sayings & Loan Assn. of Klamath Falls. recorded Nov. 14, 1967 In EGOK M-07, Bage 8084, Microff Im Records, to which this mortgage 18 account and junt for and will warrant and forever defend the same against all persons; that he will pay all taxes, assessments and other charges of every nature which may be levied or assessed against all persons; that he will pay all taxes, assessments and other charges of every able and before the same nay become delinquient; that he will promoty pay and astisy any and all lines or encumberones that are or may become items on the premuses or any part thereof supports to the line of this mortgage; that he will keep the buildings now on or which hereafter may be ercided on the said promises continuously insured against loss or damage by line and sub-hazards as the mortgage may from time to time require, in an amount not less than the original principal sum of the note or oblightion secured by this mortgage, and that reapositive interests may appear; all policies of insurance shall be delivered to the mort-gage as soon as insured. Now it the mortgages and tail for any reason to procure any such insurance and to deliver said policies to the mortgages may procure the expiration of any policie of insurance now the results placed on said be expiration of any policies of insurance shall be delivered to the mort-gage as soon as insured. Now it the mortgages and that for any reason to procure any such insurance shall be deliver and policies to the mortgages may procure the same at mortgages areane; that he will keep the buildings and improvements on asid premises to the mortgages may procure the same at mortgages areane; that he will keep the buildings and improvements o Contraine's and the second 127 6 HATE saannalate t 川社會化

12070 The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a)⁶ 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 (b) for an organization or (even if mortgagor is a natural person) are tor business or commercial purposes other than a galicultural purposes. It said mortgagor shall keep and perform the covenants herein contained and shall pay said note according to the terms, this conveyance shall be void, but otherwise shall termain in full force as interfage to secure the performance of a said covenants and the payment of said note; it boing agreed that a failure as a mortgage to secure the performance of declare the which emoty input on said note; it boing agreed that a failure as a mortgage shall have the performance of declare the which emoty input on said note or on this mortgage at once due and payabe, the mortgage shall have the option to see any time thereafter. And it the mortgage result is poly any taxes or charges or any line, emoty or insumbra To In IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written 1.1 Gerald D. Weigent Datherine MWeigent ⁴IMPORTANT NOTICE: Delete, by lining aut, whichever warranty (a) or (b) is not ap-plicable; if warranty (a) is applicable and if the mangages is a creditor, at such word with the Act and Regulation by making required disclauses, for this part (comply instrument is to be a CHSSI line to finance the purchase of a dwelling, use Stevens-Ness New No. 1306, or equivalent. AGE 13102974 1 . P. 1.1 小时的举行学习 00 19 12069 11-34 within record ပိ and and Klamath. s of said hand an MORTG. the OREGON, Clerk ß artify that the termination of September 2 Mortgages Mi Ine ŝ 621 County ĵ. certify tile numb d of Mort_g Witness ₁ y affixed. 7 NESS LAW 5 Thensem ATE OF 0 1 day 10:43 County I cel Was Tuly Мm. book. ecord unty 1 2 5 STATE OF OREGON, CE X County of Klamath de Barda Kobert Koza BE IT REMEMBERED, That on this 10th 4913 m known to, me to be, the identical individual B described in and who executed the within instrument and acknowledged to me that, they executed the same freely and roluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed Sector Constant Stel Tul 20+ CONTRACTOR N my official seal the day and year last above written. Mdy Brubalo Notary Public for Orseon. My Commission expires 3-12-7.7. 95 结果这些<u>了了在中国国际人民日本</u>的中国大学和中国大学和中国大学和中国

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