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The mortgegor warrants that the proceeds of the loan 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.

(D) for an organization of youn it mortgages to a mature potenty are to sounds of commercial purpose could that that agricultural purposes. Now, therefore, it said mortgages shall keep and perform the covenants herein contained and shall pay said note according to its forma, this conveyance shall be vold, but otherwise shall remain in full force as a mortgage to secure the performance of all of said covenants and the perment of said note; it being agreed that a failure to perform any covenant herein, or if a proceeding of any kind be taken to foreclose any line on asid premises or any part thereof, the mortgage shall have the option to declare the whole amount unpaid on anid note; it being agreed that a failure to perform any covenant herein, or if a proceeding of any kind be taken to foreclose any line on asid premises or any part thereof, the mortgage shall have the option to declare the whole amount unpaid on anid note or on this mortgage at once due and payable, and this mortgage may be foreclosed at any time thereatier. And if the mortgage may taxes or charges or any line, encumbrance or insurance or insurance or insurance of the debt secured by this mortgage, and shall bear interest at the same rate as said note without waiver, however, of any right arising to the mortgage for breach of covenant. And this mortgage may be foreclosed for principal, interest and all sums paid by the mortgage of any time while the mortgage, the mortgage agrees to pay all reasonable costs incurred by the mortgage is such suit or action, and if an appeal is taken from any judgment or decree entered therein mortgage remetaes to a suit or action, and if an appeal is taken from any judgment or decree entered therein mortgage results and agreements herein contained shall apply to and bind the heirs, executors, administrators and asigns of said mortgage respectively.

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above

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STATE OF OREGON,

named ...

M()R'TGACiE	USSELL L. RAY et u!	Ę,	LEIC WEST MORTGA(E. (D.	ATE OF DREGON, 84	County of MANATH	I partify that the with 11 its ru- ment wis received for record or the d. day of COTOBER [9, 14, at 3358 or clock P.M., and recorded in 500k M.Th. on page 1.295 or ns file number 93589 or ns file number 93589	 COBNET CLERK THI. CONTENT CLERK THI. CONTRACTION CONTRACTION CONTRACTION OF 97383 ACCONTRACTION OF 97383 ACCONTRACTION OF 97383
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Klamath County of Ontohan ... 74 <u>.</u> any of BE IT REMEMBERED, Inst on this 2nd day of the test of the second before me, the undersigned, a notary public in and for suid county and state, personally appeared the within named RUSSELL L. RAY and MARIA E. RAY

known to me to be the identical individual. Edescribed in and who executed the within instrument and ecknowledged to me that

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