A. 25012 FORM. No. 103A-MOBIGAGE-One Pous Long Form. TC 93593 THIS MORTGAGE, Made this 3rd by DUANE C. CONWAY, a married man day of October , 19.74.	
to PACIFIC WEST MORTGAGE CO., an Oregon corporation Mortgagor, WITNESSETH, That said mortgagor, in consideration of THREE THOUSAND FOUR HUNDRED	
tain real property situated in Klamath follows, to-wit: Lot 12 in Block 2 of Think 2111	
to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. SUBJECT TO any and all existing easements and rights of way of record.	
Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and which may hereafter therets belong	
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 appurtaneous unto the said mortgage his	
following is a substantial copy: • 3.400.00	
THREE THOUSAND FOUR HUNDRED AND NO/100- with interest thereon at the rate of 9 3/4 percent per annum from October 3, 1974 until paid payable in	
in any one payment; interest shall be paid in any one payment; interest shall be paid in any one payment; interest shall be paid in any one payment; interest shall be paid 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. If this note is placed in the hands of an attorney in collection. I've principal and agive to pay holder's and collectible at the source of a state of the fixed by the court, or courts in which the suit or action, including any appeal therein, is tried, heard or decided.	
* Strike words not apulicable. /5/ Duarie C. Conway	
The date of indusity of the defit moviend by this moviends is the late on which the last scheduled principal payment be- comes due, to-wit:	
end will warrant and lorever defend the same against all persons; that he will pay said note, principal and interest, according to the terms thereof; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of overy able and below the sense of gainst said property, or this mortgage or the note above described, ring due over able and below the sense of become deliverent, that he will promptly pay and said and all here above described, ring due and pair me or may become liens on the premises or any part thereof superior to the more above described with the same that	
has do as the moltgage may from time to the sold premise continuously insured against loss or decourse by this wolfgage, in a companie scenario and term the statistic loss or decourse by the moltgage, in a companie scenario and term the statistic loss or decourse by the moltgage, in a companie scenario and term the statistic loss or decourse by the moltgage, in a companie scenario and term the statistic loss or decourse by the moltgage, in a companie scenario and term the statistic loss or decourse by the moltgage, in a company or companie scenario and the mortgage, with the mortgage, in a company or companie scenario and the mortgage, with the mortgage and the term of the scenario and the term of the mortgage and the term of the scenario and the term of the mortgage and the term of the scenario and the term of the term of the scenario and the term of the term of the scenario and the term of term of the term of term of the term of term	
construction by liting officers or sea ching agencies as may be desired desireble by the mortgages	
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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, family, household or agricultural purposes (see Important Notice below), (b) for an organization or (even it mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes.

(b) for an organization or (even if mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes.
Now, therefore, if said mortgagor shall keep and perform the covenants herein contained and shall pay said note according all of said covenants and the payment of said note; it being agreed that a failure is perform any covenant therein, or if a proceeding of any kink be taken to foreclose any lien on said premises or any part thereoi, the mortgage shall have the option to closed at any time thereafter. And if the mortgage rany at this contrages or any part thereoi, the mortgage may be foreclosed at any time thereafter. And if the mortgage shall hait to pay any taxes or charges or any lien, encumbrance or insurance or provided for, the mortgage may at his option do so, and any payment so made shall be added to and become a part of the dobt secured by this mortgage, and shall bear interest at the sum rate as axin note shall be the mortgage or any any time of the second of covenant. And this mortgage nay be foreclosed for principal, interest and all sums util or action being instituted to foreclose this mortgage, the mortgage argues of pay all reasonable costs incurred by the mortgage or all statutory costs and diversements and such further sum as the trial court may adjudge to such any right atterney's less in such auit or action, and if an appeal is taken from any judgment or decree entered to on such appeal, all sums to be secured by the lien of the ortgager and mortgager and interest the and mortgager and mortgager and mortgage rase of bot is atterney's less in such auit or stimure and hall apply to and bind the heirs, executors, administrators and and rasigns of said mortgager and of said mortgage and in the decree of loreclosure.
Each and all of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators and such articles the single of as a mortgage, it is understoed that appeals to and bind the heirs, exe

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

Convery Thank (1

"IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not op-plicable; if warranty (a) is applicable and if the metgages is a creditor, as such word is defined in the Truthin-Lendity and Regulation 2, the margages AUST comply with the Art and Regulation by making required disclassing, for this purpose, if this instrument is to be a first line is finance the purchase of a dwelling, use Stevens-Ness and No. 1305 or equivalent: if this instrument is NOI to be a first line, use Stevens-Ness

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STATE OF OR				
County of	K7 amat,h			

BE IT REMEMBERED, That on this 3rd day of October before me, the undersigned, a notary public in and for said county and state, personally appeared the within named Duane C. Conway

thrown to rise the identical individual described in and who executed the within instrument and acknowledged to me that ha executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed 2 - 14h

my official seal the day and year last above miles freen -Machatt

Notary Publ non expires 2-5-77

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