73.47 6413	
Res Res <th></th>	
by TANIA LED THEN by TANIA LED THEN to PACIFIC WEST MORTGAGE CO., an Oregon corporation to WITNESSETH, That said mortgagor, in consideration of ELEVEN THOUSAND FIVE HUNDRED Dollars, to him paid by said mortgagee, does hereby Dollars, to him paid by said mortgagee, does hereby Dollars, to him paid by said mortgagee, does hereby Toollars, to him paid by said mortgagee, does hereby and NO/100	A
tain real property studied in follows, to-wit: The Southerly 132 feet of Tract No. 22 and all of Tract 23, ALTAMONT SMALL FARMS, Klamath County, Oregon. Subject to: Any and all existing easements and rights of way of record.	
Subject to: Any and all children	
I COLINE	
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 or in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and profits thereform, and any and all fixtures upon said premises at the time of the execution of this mortgage time during the term of this mortgage.	
or at any time dring ND TO HOLD the said premises with the difference of the transformer	
CO THOUSAND FIVE HUNDRED AND NOT July 2, 1975 ELEVEN THOUSAND FIVE HUNDRED AND NOT July 2, 1975 With interest thereon at the rate of 9.9 percent per annum from July 2, 1975 with interest thereon at the rate of 9.9 percent per annum from July 2, 1975 with interest thereon at the rate of 9.9 percent per annum from July 2, 1975 with interest thereon at the rate of 9.9 percent per annum from July 2, 1975 with interest thereon at the rate of 9.9 percent per annum from July 2, 1975 with interest thereon at the rate of 9.9 percent per annum from July 2, 1975 with interest thereon at the rate of 9.9 percent per annum from July 2, 1975 with interest thereon at the rate of 9.9 percent per annum from July 2, 1975 with interest thereon at the rate of 9.9 percent per annum from July 2, 1975 with interest thereon at the rate of 9.9 percent per annum from July 2, 1975 with interest thereon at the rate of 9.9 percent per annum from July 2, 1975 with interest thereon at the rate of 9.9 percent per annum from July 2, 1975 with interest thereon at the rate of 9.9 percent per annum from July 2, 1975 with interest thereon at the rate of 9.9 percent per annum from July 2, 1975 with interest thereon at the rate of 9.9 percent per annum from July 2, 1975 with interest thereon at the rate of 9.9 percent per annum from July 2, 1975 with interest thereon at the rate of 9.9 percent per annum from July 2, 1975 with interest thereon at the rate of 9.9 percent per annum from July 2, 1975 with interest the state of 9.9 percent per annum from July 2, 1975 with interest thereon at the rate of 9.9 per annum from July 2, 1975 with interest the state of 9.9 per annum from the state of 9.9 per annum from July 2, 1975 with interest the state of 9.9 per annum from	
day of each month thereafter interior in the due and payable. ; day of each month thereafter interest shall be due and payable. ; principal plus accrued interest shall be paid monthly and interior included in included in included in the paid interior is fully paid; if any of said installments is not so the principal and one is included in the paid interest, is fully paid; if any of said installments is not so the holder of this note. If this note is placed in the holder of this note, is fully paid; if any of said installments is not be holder of this note. If this note is placed in the holder of this note. If this note is placed in the holder of this note. If this note is placed in the holder of this note. If this note is placed in the holder of this note. If this note is placed in the holder of the hol	
hereol, and if suit or action is then from any decision of the trial court, solution (2) if any appeal is taken from any decision of the trial court. (2) if any appeal is taken from any decision of the trial court. (3) if any appeal is taken from any decision of the trial court. (5/ Tania Lee Ayers (5/ Tania Lee Ayers (5/ Tania Lee Ayers) (5/ Tania Lee Ayers	IT AND
comes due, to-witt And said mortgagor covenants to and with the mortgagee, his heirs, oxecutors, And said mortgagor covenants to and with the mortgagee, his heirs, oxecutors, seized in tee simple of said premises and has a valid, unencumbered title thereto seized in tee 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 and will warrant and forever defend the same against all persons; that he will pay said note, principal and other charges of every and will warrant and forever defend the same against all persons; that he will pay said note, be above described, when due and pay- the terms thereof; that while any part of said note remains unpaid he will pay and satisfy any and all liens or encumbrances that nature which may be levied or assessed against said property, or this mortgage or dhat he will keep the buildings able and before the same may become delinquent; that he will promptly pay and satisfy any and the increase and the remises or any part thereof superior to the lien of this mortgage, that he will keep the buildings able and before the same may percome delinquent; that hereof superior to the lien of this mortgage or damage by tire and such other and before the same may percome delinquent; that hereof superior to the lien of this mortgage.	
are of nor which hereafter may fee affected of time require, in an amount his to the mortfagee, with loss paper to the mortfage may from time to time require, in an amount his to the mortfage, with loss paper to the mortfage and the nortfage interests may appear; all policies of insurance shall be delivered to the mortfage obligation secured by this mortfage, in a company or companies acceptable to the mortfage and to deliver said policies obligation and the nortfage and the nortfage at their respective interests may appear; all policies of insurance and to deliver said policies obligation and the nortfage and the nortfage at their respective interests may policy of insurance now or hereafter placed on said premises, again an ontropy policy of the mortfage, the mortfage shall to the mortfage at past filteen days prior to the expiration of any policy of the required in the mortfage at a mortfage at past filteen days prior to the same at mortfage as the and the deliver and to the mortfage at the sait of any waste of said premises. At the to the unitiant commercial Code, in form satisfies the mortfage may procure the same at mortfage any maste of said premises. At the to the unition commercial code is all inner the sait of any waste of said premises. At the to the deliver and the cost of all lien to the mortfage at least the same at mortfage any base of said premises. At the to be delivered to the cost of all lien to the mortfage at the sait of any waste of said premises and to the delivered to the cost of all lien to suffer any waste of said premises and the delivered to the cost of all lien to the mortfage at least the same at mortfage at least the sa	
in food repair and will not common one or more financing statements of the same in the proper public offices, as were statement to be in ortgage, and will pay for filing the same in the proper public offices of statements are same in the proper public offices of statement is searches made by filing officers or searching agencies as may be deemed desirable by the mortgage.	
	a Anna Anna

7348

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 if 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 connectual purposes other than agricultural purposes.
Now, therefore, if said mortgagor shall keep and perform the covenants herein contained and shall pay said nete according for its terms, this conveyance shall be void, but otherwise shall remain in luli force as a mortgage to secure the performance of ceeding of any kind be taken to foreclose any lien on said performs or any part thereot, the mortgage shall have the option to foreclose any lien on said note; it being agreed that a failure to perform any covenant herein, or if a projecting of any kind be taken to foreclose any lien on said performs any covenant herein, or it is projected at any time thereafter. And if the mortgage nay at this option do so, and any payntent so made shall be added to and become closed at any time thereafter. And if the mortgage nay at his option do so, and any paynent so made shall be added to and become approximates at the devise or contract and the mortgage is any tight arising to the mortgage for breach of covenant. And this mortgage may be foreclosed for principal, interest and all sums or action being instituted to foreclose this mortgage is nortgage and such further sum as the trail court may 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 as assigns to all of the covenants and agreements herein contained shall apply to and bind the heirs, executors, and infigure and include in the decree of loreclosure.
Mathematical mortgage, and provided to provise to be sourced by the innortgage respectively.
Mathematical and all of the covenants and agreements herein contained shall apply to and bind the heirs, executors, and anistater to action and ordgage respectively.
Mathematical mortgage and or said premises therein contained shall apply to and bind the heirs, executors, and anistater covenants and agreements herein contained s

IN WITNESS WHEREOF, said mortgagor has hereunto se	et his	hand	the	day	and	year	IIIst	10010
					/	~		

written.

犯当

× Dania de ayers

1

IMPORTANT NOTICE: Delete, by lining out, whichever warrant plicable; if warranty (a) is applicable and if the margages is a defined in the Truth-in-tending Act and Reputation Z, the i with the Act and Regulation by making required disclosures; naturment is to be a FIRST lies to finance the purchase of a form No. 1305 or equivalent; if this instrument is NOT to be a Ness form No. 1306, or equivalent. ty (a) or (b) a creditor, as such whit mortgagee MUST compl for this purpose, if thi dwelling, use Stevens-Nes MUST

10 y

and the second second second

-3

	Pacific West Mortgage CO. STATE OF OREGON, County of KLANATH County of KLANATH I certify that the within instru- I certify that the within instru- ment was received for record on the 30th day of UNE	r said C nd and nd and nd and	Pacific West Mortgage Co. P.O. Box 497 Stayton, Oregon 97383 jat				
II 64 -		, 5 , 5					
STATE OF OREGON, County of KLAMATH 19.75.,							
hefore me, the undersigned, a notify part							
named							
known to me to be the identical individual described in the description of the description of the description of the description described in the description of the descript							
my official seal the day and year with							
Notary Public for Oragon Ny Commission expires 2/6/77							
1. 7 C 1. 6							



Pro de