	SN THIS MORTGAGE, Made this Ist by Richard L. Robnett and Juanita J. Robnett	
	by RIGHSFULL, RODHELL AND ORALISS C. HOMAGON hereinafter called Mortgagor,	
	to WINESSETH, That said mortgagor, in consideration of Eight thousand three hundred winnesserH, That said mortgagor, in consideration of Eight thousand three hundred thirty four and 53/100(28, 334.53) Dollars, to him paid by said mortgagee, does hereby grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that certain real prop- erty situated in Klamath County, State of Oregon, bounded and described as follows, to-wit:	
	A parcel of land in Sec. 3I,T34S, R7E.W.M. discribed as follows; Beginning at a 5/8 inch iron pin marking the NE corner of the SEANW1, Sec.3I; thence S e9 48'20"E elong the north line of the south [NE2] of said Sec.3I,527.64 feet to the westerly right-of-way line of Ore, Highway No.62; SII°5I'08"E feet to the westerly right-of-way line of Ore, Highway No.62; SII°5I'08"E	
	way right-of-way line NB9 46'20'W parallel to but out out of 10'W, 663.66 Feet north line of the SaNE of Sec.3I, 777.50 Feet; thence NO4'45'10'W, 663.66 Feet to the north line of the san with the same of the sa	
	assigns forever. This mortgage is intended to secure the payment of a certain promissory note, described as follows: Date Ist.October 1975 Amount \$8,334.53	
	Interest 8% per annum Fay ment \$109.20 per month including interest	
	first payment due Nov. Ist. 1975 prenayment any time without penalty The mortfagor warants that the proceeds of the loan represented by the above described note and this mortfage are; (a) primarily for mortfagor's personal, lamity, household or agricultural purposes (see Important Noice below), (b) for an organization or (even it mortfager is a natural person) are for business or commercial purposes other than agricultural purposes. (b) for an organization or (even it mortfager, 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 sume anginst 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 every nature which may be levied or assessed against said property, any part of said note remains unpaid he will pay all taxes, assessments and other charges of every nature which may be levied or assessed against said property, or this mortfage or the note above described, when due and payable and before the same may become delinquent; that he will promptly pay and satisfy any or this mortfage or the note above described, when due and payable and before the same may become delinquent; that he will promptly pay and satisfy any or this mortfage or enumbrances that are or may become liens on the premises or any part thereof superior to the iron of this mortfage; that he will keep the buildings now or or which may be herealiter erected on the premises insured in large or any appear and will deliver all policies of insurance on said in the sum of 5	
	ment of said mote; it being ågterd tind a landte tot exprise to declare the whole amount unpaid on said note and on this motifade at once due and payons, isso or any part thereof, the motifade shall have thereafter. And it the motifade shall hall to pay any taxes or charges of any line, encumbrances or insur- ance premium as above provided for, the motifade may at his option do so, and any payment so made shall be added to and become a part of the debt ance premium as above provided for, the motifade may at his option do so, and any payment so made shall be added to and become a part of the debt ance premium as above provided for, the motifade may at his option do so, and any payment so made shall be added to and become a part of the debt accured by this motifade may be forced for principal, interest and all sums paid by the motifade at any time while the motifade to reprint any sums so paid by the motifade. In the event of any suit or action beind instituted to forcelose this motifade motifade therein motifade and the event of any suit or actions hall tail to the covenants and such lutther sum as the trial court may adjudge costs incurred by the motifade for this in such suit or action, and it an appeal is taken from any judgment or decre entered therein motifade durther reasonable as plaintilfs attorney's less indensities catch, all statutory costs and disbursements and genemats herein contained shall apply to be received by the promises to pay such sum as the of the decree of toreclosure. Each and all of the covenants and agreents herein contained shall apply to foreclose this motifade, the court may, uppn motion of the motifades, appoint a receiver to collect the rents and policits arising out of said provides during herein, excutors, administrators, and the motifades, appoint a receiver to collect the rents and policits arising and os and expresses attending of such foreclosure, and only the same to the payment of the amount due under this motifade, first dedueting all proper charges and expresses the exec	
	IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable, the mortgagee MUST comply with the Truth-in-lending Act and Regulation Z by making re- quired disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use S-N Form sequivalent; (f) this instrument is NOT to be a first lien, use S-N Form	South Start
	No. 1306; or equivalent. STATE OF OREGON, County of Klamatin ss: 10-14, 1975. STATE OF OREGON, County of Klamatin ss: 10-14, 1975. Perponally appeared the above named Nichard Robnett, and Juanita Robnett and acknowledged the loregoing instrument to be voluntary act and deed. Before me: Bonnie M. Kinchen Notary Public for Oregon (Notakiai stal) Ny commission expires: 11-20-78 STATE OF OREGON, ]	Swall Swall of Jess
	MORTGAGE I certify that the within instru- ment was received for record on the 14th day of October	
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