



Now, therefore, it said mortgagor shall keep and perform the covenants herein contained and shall pay said note according to its torms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of all of said covenants and the payment of axid note; it being agreed that a failure to perform any covenant herein, or if a pro-ceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage shall have the option to declare the whole amount unpaid on said note; it being agreed that a failure to perform any covenant herein, or if a pro-ceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage shall have the option to declare the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be fore-closed at any time thereafter. And it the mortgage shall fail to pay any tares or charges or any lien, encumbrance or insurance premium as above provided for, the mortgage and shall bear interest at the same rate as said note without waiver, however, of any right arising to the mortgage ion breach of covenant. And this mortgage may be fore-closed for principal, interest and all sums paid by the mortgage at any time while the mortgage, meglects to repay any sums so paid by the mortgage. In the event of any suit or action being instituted to foreclose this mortgage, and disbursements and such further sum as the trial court may adjudge reasonable as plaintif's attorney's fees in such suit or action, and if an appeal is taken from any judgment or decree entered therein mortgagor further promises to pay such sum as the appellate court shall adjudge reasonable as plaintif's attorney's fees on such appeal, all sums to be secured by the lien of this mortgage, the Court, may upon motion of the mortgagee, appoint a and assigns cf said mortgagor and of said mortgages respectively. In case suit or action is commenced to foreclose this mortgage, the Court, may upon IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. W Strid *IMPORTANT NOTICE NOTICE: Delete, rarranty (a) is applicable and it in-ithe Truth-in-Lending Act and Regr i and Regulation by making requir to be a FIRST lien to finance the to be arrivalent; if this instrument Igagee is a creditor, as such ward a.Z., the mortgagee MUST comply sclosures; for this purpose, if this se of a dwelling, use Stevens-Ness DT to be a first lien. Use Stevens RANSAMERICATITLE INSURANCE CO 600 MAIN ST. KLAMATH FALLS, OREGON 97601 **JAGE** *Title* õ De said Duag s of sa hand the for OBER A.M., MORTG. CLERK WM. D. MILNE OREGON, of. KL WATH numu Mortgages itness my 1 ß that ved f lock. COUNTY to a affixed. certify as rece 5 111 of re 04 15th day a book...N. County as file cord of Ψit STATE unty ŝ ĉ ร ซื 2. 5 ŝ STATE OF OREGON, County of Klamath BE IT REMEMBERED, That on this 14¹⁴ day of October 19.75 before me, the undersigned, a notary public in and for said county and state, personally appeared the within named H. Strid and Alma M. Strid, husband and wife, known to one to be the identical individual. S. described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily. 4 IN TESTIMONY WHEREOF, I have hereunto set my hand and alfixed 23 my official seal the day and year last above written. Son SE 0 ίQ. film D. poechur Notary Public for Oregon My Commission expires. 11/ nen han i staar Han die staar

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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 mortgegor'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.

(a)* (b)

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