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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 again of the second secon

(b) - to the diginitized of which is notingegine to -intervie prospective for the matrices of continue can purpose other than - agricultural purposes.
Now, therefore, it said mortgager shall keep and perform the covenants herein contained and shall pay said note according to its terms, this conveyance shall be void, but otherwise shall remain in hull force as a mortgage to secure the performance of all of said ovenants and the payment of said note; it being agreed that a failure to perform any covenant herein, or it a proceeding of any kind be taken to foreclose any lien on said premises or any part thereol, the mortgage 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 mortgager may at his option do so, and any payment so made shall be added to and become a part of the dots secured by this mortgage, and shall bear interest at the same rate as said note without waiver, however, of any fight utility to the mortgage at any time while the mortgage neay this mortgage have boreclosed for principal, interest and all sums paid by the mortgage at any time while the mortgage neal shall bear interest at the same rate as said note without waiver, however, of any right utility to the mortgage, and shall bear interest at the same rate as said note waiver, however, of any suit or action being instituted to foreclose this mortgage needs or terpay any sums so paid by the mortgage. In the event of any suit or action being instituted to foreclose this mortgage needs and if an appeal is taken from any judgment or decree entered therein mortgage of said mortgage and and agree court shall adjudge reasonable as plaintiff's attorney's fees in such suit or action, and papel is taken from any judgment of the mortgage, appoint a decide of the interports and and and pregnents contained shall apply to and bind the heirs, executors, administrators and assigns of said mortgage and and suis mortgage to

It is understood by the parties hereto that contemporaneously with the execution of this mortgage, mortgagors assume the obligation under a certain contract wherein Lowell O. Anderson is Vendor, and mortgagees are vendees, dated October 15, 1973, which contract covers the same property as described in this mortgage, and mortgagors' failure to comply with any conditions of said contract or their assumption thereof shall be a default under the terms and provisions of the within Mortgage and shall constitute a default of this mortgage and be subject to the remedies herein.

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

Pyron & forvington

EMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and if the martgagere is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the martgagere MUST comply with the Act and Regulation by making required diclosures; for this purpose, if this instrument is to be a FIRST line to finance the purchase of a dwelling, use Stevens-Ness Form No. 1306, ar equivalent.

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6	By Reversited in the within instru- ment was received for record on the at N: 0 oclock Mu, and recorded in book 15 on page or as the number 210 The Record of Mortgages of said County. Witness my hand and seal of County attired.	
STATE OF CALIFORNIA, COUNTY OF <u>SAN MATED</u> OF FICIAL SEAL KENNETH D. WELCH NOTARY PUBLIC CALIFORNIA PRINCIPAL OFFICE IN SAN MALED COUNTY My Commission Expires March 30, 1979	ss. ON MARCH 2.5 , 1926, before me, the undersigned, a Notary Public in and for said State, personally appeared BYROW F. FARRINGTON MND MILORED 23. FARRINGTON MILORED 23. Known to me, to be the person \leq whose name \leq ARC subscribed to the within Instrument, and acknowledged to me that \neq hey executed the same. WITNESS my hand and official seal. MITNESS my hand and official seal.	