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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, lamily, 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) of all objects of (even if morfgagor is a natural person) are for business or commercial purposes other than agricultural purposes.
Now, therefore, if said morfgagor shall keep and perform the covenants herein contained and shall pay said note according to its terms, this is enverance shall be void, but otherwise shall remain in full force as a morfgage to secure the performance of and sid sid enverants and the payment of said note: it being agreed that a failure to perform any covenant herein, or if a proceeding of any kind be taken to foreclose any fine on said premises or any part thereof, the morfgage may the the option to closed at any time therediter. And if the morfgage may at these or on this morffage is any payment so made shall be added to and become any neutrone therediter. Any if the morfgage may her thereof, the morfgage for any line, encumbrance or insurance or insurance to the theorem the therediter. And if the morfgage may taxes or charges or any line, encumbrance or insurance or pay at the second by this morfgage, and shall bear interest at the same rate as said note without waiver, however, of a pay of the becard of covenant. And this morfgage may be foreclosed for principal, interest and all sums suffer arising to the norfgage of back of covenant. And this morfgage is to repay any same so paid by the morfgage. In the event of any said we the morfgage for the morfgage, the morfgage angle of such arises and line appeal is taken from any jadgment or decree entered may suffer arises of said more and and ensure and adjudge reasonable costs incurred by the inort said mortage, the appellate court shall adjudge reasonable costs. Administrators and assigns of said mortage and of said mortages arises and appendix of the amorfage, apply the same state as said note the heirs, eventors, administrators and assigns of said mortaging and of said mortaginge respectively.
The case said or ato a side not access this mortaging the mortaginge and badde reasonable as plaintiff's attorney's fee

It is understood and agreed by and between the parties hereto that mortgagor Gordon C. McKay has a judgment against him entered September Mortgagor Gordon C. Mickay has a judgment against him entered september 26,1975, in Book 29,page 16, line 2,Register No. 75-27L, as Gordon McKay dea Glasgow Moving & Storage, in favor of Albert Studeman, which he agrees to have satisfied on or before August 15, 1976. Mortgagors' failure to so satisfy said judgment shall constitute a default upon this mortgage. Default upon this Mortgage shall constitute default on Mortgage dated March 17, 1976, involving Lots 8, 9, and 10. Mort 8, Poilered Addition to the file of the File. Lots 8, 9, and 10, Block 8, Railroad Addition to the City of Klamath Falls.

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

Curlin T. M. Lay

\*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 disclosure; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use S-N Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use S-N Form No. 1306, or equivalent.

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MOKTGAGE room no. 104.0	STATE OF OREGON, STATE OF OREGON, County of Sa. I certify that the within instru- ment was received for record on the day of in book or clock M, and recorded in book or on the page of a book of Mortgages of said County.	Witness my hand and seal of County affixed. Proventional for the file. Provention of the file.
TATE OF OREGON,	).ss.	
County of Klama	ch l	

BE IT REMEMBERED, That on this 17th March , 19 76 day of before me, the undersigned, a notary public in and for said county and state, personally appeared the within named GDRDON C. MCKAY and EVELYN V. MCKAY, Husband and wife,

known to me to be the identical individual <sup>8</sup> described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily. executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed

my official seal the day and year last above written. Calintity Notary Public for Orego My Commission expires 1240/4, 1

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