<pre>Principal in and nonpole. In contrasting of ECM 2010(No. 0.4.4), response of the main information of the information of th</pre>	TC THIS MORTGAGE, Made this 24th day of ATT THIS MORTGAGE, MADE THIS ATT THIS MORTGAGE, MADE THIS ATT THIS MORTGAGE, MADE THIS ATT THIS MORTGAGE, MADE THIS ATT THIS ATT ATT ATT ATT ATT ATT ATT ATT ATT AT	2age135243
Subject to dary materials and FightPEREARY of Korder Fight with all and angles instantials, teaching and measurement drawns hadred at the models agriculture of the second second second second second second second second the models agriculture of the second second second second second second second the models agriculture of the second second second second second second second second the models agriculture of the second se	WITNESSETH, That said mortgagor, in consideration of SEVEN grant, bargain, sell and convey unto said mortgagee, his heirs, executors, tain real property situated in Klamath County, State	THOUSAND AND NOT LOS baid by said mortgagee, does hereby administrators and assigns, that cer- of Oregon, bounded and described as
<form></form>	The East 60.33 feet of Lot 2, VICORY ACRES, KI Subject to any easements and rights-of-way of	record.
<form></form>	Et -	
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In the second of the second of the second of the payment of promission y node is a maximum failed of the second of	Together with all and singular the tenements, hereditaments a or in anywise appertaining, and which may hereafter thereto belong of or in anywise appertaining and all fixtures upon said premises at the	time of the execution of this horigage
PACEFIC WEST MORTAGE CONTACTOR at Starten at Starten, Oregon DOLLARS. SEVEN THOUGRAM AND NO/10	heirs, executors, administrators and assigns toolar payment of <u>a</u> . This mortgage is intended to secure the payment of <u>b</u> . following is a substantial copy:	#7014
 The models is the minimum potential and the second provide and the second provide and a discretion is at the provide of the the provide of the gradent beam to any pole of the provide of the provide of the gradent pole that provide of the provide of the	SEVEN THOUSAND AND NO/100 at Stay with interest thereon at the rate of 9.9 percent per annum from August monthly installments of not less than \$ 115.85 in any one payra	DOLLARS, 30, 1976 until paid, payable in ment; interest shall be paid monthly and made on the 30th day of September
The date of mainright of the debt secured by this mortfage is the date on which the last scheduled principal payment be the date of mainright of the debt secured by this mortfage his heir, executors, administrators and assigns, that he is lawinity and asid morffage covenants to and with the mortfage, his heir, executors, administrators and assigns, that he is lawinity and will warrant and lorover delond the same adainst all present; that he will pay all taxes, a boor decibed, when due checks of any the terms thereof; that you can be dear emains unput he will pay all taxes, a boor decibed, when due to dear the terms thereof; that you can be dear emains unput here will pay all taxes, a boor decibed, when due to dear the terms thereof; that you can be dear emains unput here will pay all taxes, a boor decibed, when due to the are or may become lines on the premises or any part of permise continuously insured adainst and property insured adainst and property insured adainst and property insured adainst and property insured adainst and the will pay all taxes, a boor decibed, when due to the more or which becauster may become delinquent; that he will pay insured adain on this payshel into the due to the near or may become lines on the premises or any part of permise activity insured adainst any more and building at the treestories into the requires, in an anomalie acceptable to the loss of the los	19/6., and a like payment of said installments is not so paid, all principal and or interest has been paid; il any of said installments is not so paid, all principal and or interest has been paid; il any of said installments is placed in the hands of an attorney for option of the holder of this note. If this note is placed in the hands of an attorney for option of the holder of this note. If this note is placed in the hands of an attorney for option of the holder of this note. If this note is placed in the hands of an attorney for option of the holder of this note. If this note is placed in the hands of an attorney for option of the holder of the holder of this note. If this note is placed in the hands of an attorney for a standard or decided.	or collection, I/we promise and agree to pay holder s hereon; however, if a suit or an action is liled, the hich the suit or action, including any appeal therein,
And wild mortgagen covenants to and wild intermembered title thereto select in the simple of subject of subject of the same against all presents: that he will pay all trace, assessments and other of the order of very the terms thereof; that while any part of subject on sensed adminuter, that he will pay all trace, assessments and other of the order of very the terms thereof; that while any part of subject on the pay all trace, assessments and other of the other back able and before the same may become lines or any part of the mortgage or the note advery distributes or elements able and before the same may become lines or any part of the note advery and subject or the note advery distributes or danage by the and such other able and before the same may become lines or only be created on the subject of the line of the any transfer of the buildings are or may become lines on only be created on the subject of the line of the any transfer of the note adverted on the nortfage on a company or company or common many appears in and then the original principal sum of the boiltings for the mortfage on a their respective pair of the any reason to procure any such insurance and load on a sub judices to the mortfage on any mort of the transfer the adverted on any built or the adverted on and builtings to the mortfage on any mort of the adverted on any because or one more or adverted adverted adverted as the adverted on any built or adverted or the mortfage on a mortface on any because the adverted or any such the adverted or and the subject adverted adverted as the adverted or any because the adverted adverted adverted as adverted adverted as adverted adverted adverted adverted adverted adverted as the adverted or any such the adverted or adverted adverted adverted at the adverted or adverted adverted adverted adverted adverted adverted at the adverted or adverted	FORM Ne. 217-INSTALLMENT NOTE. The date of maturity of the debt secured by this mortgage is the date of comes due, to wit: August 30	m which the last scheduled principal payment be-
histing as the motifaque in a company of committee may appear; all policies of insurance shall be deliver said policies and then to the motifaque as their respective interests may appear; all policies on said buildings, and en and the motifaque as their to the same to motifaque as their to the motifaque as their to the same to motifaque as their to the same to motifaque as the same to said policies on said policies	And said mortgagor covenants to and wint the integracy of the thread in the said promises and has a valid, unencumbered title therefore seized in fee simple of said premises and has a valid, unencumbered title therefore and will warrant and forever defend the same against all persons; that he will pay the terms thereof; that while any part of suid note remains unpaid he will pay the terms thereof; that while any part of suid note remains unpaid he will pay the terms thereof; that while any part of suid note remains unpaid he will pay the terms thereof; that while any part of suid note remains unpaid he will pay the terms thereof; that while any part of suid note remains unpaid he will pay the terms term to the terms term terms to the terms terms to the terms terms to the terms term terms to the terms terms to the terms term terms to the terms terms to term terms terms to terms terms to terms terms to terms terms to terms ter	pay said note, principal and interest, according to all taxes, assessments and other charges of every or the note above described, when due and pay- and salisity any and all llons or encumbrances that and salisity any and all llons or encumbrances that and statisty any and all llons or encumbrances that saured against loss or damage by lire and such other ess than the original principal sum of the note or ess than the original principal sum of the note or
	have not of which mortgages may from time to time require, in an amount in the have and then to this mortgages, in a company or companies acceptable to obligation secured by this mortgages, in a company or companies acceptable to obligation secured by this mortgages as their respective interests may appear; all gages and then to the mortgages as their respective interests may appear; all gages as soon as insulid. Now if the mortgages shall fail for any reason to program of the mortgages at least fifteen days prior to the expiration of any policy of I to the mortgages at least fifteen days prior to the expiration of any policy of I to the mortgage at least fifteen days prior to the same at mortgages of said premises. At is done transit and will not commit or suffer any waste of said premises are present.	the mortgagee, with loss payable first to the mort- policies of insurance shall be dolivered to the mort- cure any such insurance and to deliver said policies murance now or hereafter placed on said buildings, p the huildings and improvements on said promises the request of the mortgagee, the mortgager shall the request of the mortgagee, the mortgager shall the to the Uniform Commercial Code, in form satis- it to the Uniform Commercial Code, in form satis- t to the Uniform Commercial Code all lien

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Notary Public for Oregon.

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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, tamily, 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 of leven it mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes.
Now, therefore, if said mortgagor shall keep and purform the covenants herein contained and shall pay said note according to its terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of to its terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of to its terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of a did of said covenants and the payment of said note; it being agreed that a failure to perform any covenant herein, or if a produced of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage may be foreclosed at any time thereafter. And if the mortgage may at his option do so, and any payment so made shall be added to and become premium as above provided for, the mortgage may at his option do so, and any payment so made shall be added to and become premium as above provided for the mortgage of covenant. And this mortgage may be foreclosed for principal, interest and all sums any right arising to the mortgage to breach of covenant. And this mortgage may be the mortgages. In the event of any paid by the mortgage at any time while the mortgage tests to repay any sums so paid by the mortgage. In the event of any paid by the mortgage further promises to pay such sum as the appellate court shall dudge reasonable costs incurred by the imort and any payment, and any payment so made shall be added to and become ansuch appeal, all sums to ascent appeal, all sums and the securce by the lime of this mortgage and included in the decree of foreclosure.
The the debt secure due to boreclose this mortgage and included in the decree of foreclosure.
The and the secure by the lime of this mortgage, and exing dudge reasonable costs in

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

g out, whichever warranty (a) or (b) is not ap-and if the morgages is a creditor, as such word and Regulation Z, the morgages MUST comply ing required disclosures; for this purpose, if this IMPORTANT NOTICE efine the NOT to

MORTGAGE	RICHARD MARTIN BIEHN	TO PACIFIC WEST MORTGAGE CO.	STATE OF OREGON, County of KLMATH	 Witness my hand and seal of County affixed. WN. D. MILNE WN. CLERK Title. By Afree J. Anna C.	File 1, 6.00 C Deputy. File 1, 6.00 C Deputy. Facific West Mortgage Co. P. O. Box 497 Stayton, OR 97383 JAT

STATE OF OREGON,

County ofKlamath.

19.76., BE IT REMEMBERED, That on this 24th day of August before me, the undersigned, a notary public in and for said county and state, personally appeared the within named Richard Martin Biehn named ...

ei

known to mg, to be the identical individual described in and who executed the within instrument and acknowledged to me that he executed the same freely and voluntarily. executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and atlixed acknowledged to me that the day and your last above written 1. ... oblicial scal

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