31473 31656	() ()	mtc. 3	5E8)v	oi. <u>71</u> Pa	11.5.	iô .	and the second sec
After recording return to:	1n-1 C			vol. <u>11</u> Pc			
Beneficiary:			H. Penth St. ET ADDRESS	, Klanat	h Falls . c		
DUE DATE 11: ACCT B10 P-8093038 COST OF CHIDT CITE INSURANCE 11:18-20 MADE BY DWB	Jerry E & Husband 824 Plum	ills, Oregon 9	ing	4% per month on th balance not excee on any part thereas creating \$1,000, a part thereas excees \$5,000. For Joans balance in excess	RATE OF INTERES int part of the unpaid whing \$100, 1.3.4%; of exceeding \$300 and ing \$1.000 and not s having an origina of \$5,600, 1.1.2%; d principal balance.	principal per month id not ex- h on any exceeding al unpaid	
DATE OF THIS	s (1537.13 PRINCIPAL AMOUNT DS NOTE AND ACTUAL AMOUNT OF LOAN	NUMBER AMOUNT 60 106.00 MONTHLY PAYMENTS	7/14/77 FIRST PAYMENT DUE DATE	6/11/82 Final Payment Due Date	FINAL PAYMENT SHALL BE EQUAL TO UNPAID PRINCIPAL AND INTEREST AND NO MORE		1 · · · .

The Grantors above named are indebted upon their promissory note above described to the Beneficiary named in print above at the above office and evidencing a loan made by said Beneficiary in the actual amount of the principal thereof. By the terms thereof default in making any payment shall, at the option of the holder of the note and without notice or demand, render the entire sum remaining unpaid thereon at once due and payable.

NOW THEREFORE, in consideration of said loan and to further secure the payment of said note, and any note or notes executed and delivered to Beneficiary by Grantors at any time before the entire indebtedness secured thereby Eshall be paid in full, evidencing either a future loan by Beneficiary or refinancing of an unpaid balance of the note above described or renewal thereof, or both such future loan and refinancing. Grantors hereby convey to Trustee, c.Pioneer National Title Insurance Company in trust with power of sale the following described property:

Southwesterly / $\frac{1}{2}$ Lot 3, Lot 4,5 Block2 Hollister Addition

"Grantor warrants the the feal Property described herit is not currently use for agricultural timber, or grazing purposes"

This Trust Deed is being re-recorded to correct the spelling of the Grantors (borrowers) name.

The Grantors covenant to the Beneficiary that he is the owner of said property free of all encumbrances except

none

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and that he will warrant and forever defend the same against all persons.

The Grantors agree: to maintain the property in good condition, not to remove or demolish any building; to provide insurance on the buildings now or hereafter crected in an amount of not less than the principal balance due upon this note or any note hereafter given for which this trust deed shall be security, said insurance to name the Beneficiary as the loss payee to the extent of an outstanding indebtedness, the policy to be delivered to the beneficiary; to keep the property free of all liens of any nature and to pay all taxes and assessments levied upon the property. In the event of the Grantors' failure to pay any taxes or liens, the Beneficiary may do so and add said sums to the Grantors' obligation at the rate of interest described thereon to be paid on the demand of the Beneficiary. In the event the right of eminent domain or condemnation is exercised in regard to said property any moneys received from said proceeding shall be applied to the above indebtedness until it is paid in full.

Upon default by the Grantor hereunder, it is agreed Beneficiary may at any time enter upon and take possession of said property and may either proceed to foreclose this trust deed in equity as a mortgage in the manner provided by law for mortgage foreclosures or direct the Trustee to foreclose this trust deed by advertisement and sale in the manner provided for foreclosing a trust deed in ORS 86.740 to 86.795. Upon the foreclosure the Trustee shall apply the proceeds of the sale first to the costs and disbursements taxable in the proceeding, then to the obligation secured by the trust deed, then to all recorded liens subsequent to the interest of the Trustee as they may appear in the order of their priority and the surplus, if any, to the Grantors, or to their successors and interests entitled to such surplus.

The Beneficiary may from time to time appoint a successor or successor trustees. The successor trustee upon such appointment shall be vested with all title, powers and duties of the Trustee herein named. Grantors agree to pay all filing fees as well as the costs and disbursements in any proceedings to enforce this obligation. Receipt of an exact copy of this document is hereby acknowledged by the undersigned.

STATE OF OREGON:

County of _Klamath

Cecelia M. Fenning

Personally appeared the above named _______E Fenning & CeceliaM. Fenning

and acknowledged the foregoing instrument to be _thier_____ voluntary act and deed:

Before me: <u>:0-1</u>1 Notary Public for Oregon My Commission Expires:

OR 8-G (10-73)

			11049
			10172
		TATE OF OREGON; C	OUNTY OF KLAMATH; 53.
		Filed for record at requi	est of <u>MOUNTAIN FINER CO</u>
		this <u>15th</u> day of <u>J</u>	NE ALD 1977 At o'clock AM
		duly recorded in Vol. 117	7 of Montrages on Poce 1
		FEE \$ 6.00	WID. MILNE, County C By Lage Linan
		re-recorded	
		ATE OF UREGON; COU	NTY OF KLAMATH
		red for record of request a	MORINIPA DI PITRICION
		duly recorded in Vol 1177	EA. D. 1977 dt o'clock AM., and of MORTGATES on Page 110h
		FEE 5 6.00	W= D. MILNE, County Clerki By Hazel Chazel
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A.D. 1977. at o'clock AM of CONTRACTS on Page 10471 Wm D. MILNE, County Clerk 1un $\overline{}$

on Page 110/18