SA 1		
	TC 40578 Vol. 11 Page 24414 Mrs 4795 THIS MORTGAGE, Made this 16th day of December , 19.77	
	40578 THIS MORTGAGE, Made this 16th day of December , 19.77.	
	by	r,
	to SCENIC ULEW INVESTMENT COMPANY Mortégée	e.
	WITNESSETH, That said mortgagor, in consideration of ***Six thousand and no/100s*** * * * *	
	grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that ce tain real property situated in Klamath County, State of Oregon, bounded and described follows, to-wit:	r- 97.93
	Lot 21, Block 4, STEWART ADDITION, according to the official plat thereof, on file in the office of the County Clerk of Klamath County, Oregon.	
		and the second sec
	· .	
	Together with all and singular the tenements, hereditaments and appurtenances thereunto belongi or in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues a	nd
	profits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortga or at any time during the term of this mortgage.	
	TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgagee, I heirs, executors, administrators and assigns forever.	
	This mortgage is intended to secure the payment of	he
	6,000,00 December 16	9 77
SI 153		
	I (or if more than one maker) we, jointly and severally, promise to pay to the order ofSOLVIG, VIG, INVERTIENT COMPANY	
	I (or if more than one maker) we, jointly and severally, promise to pay to the order ofSOLVIG, VIG, INVERTIENT COMPANY	LARS, vable in
	I (or if more than one maker) we, jointly and severally, promise to pay to the order of SCHIG, VIE, INVERTIENT COMPANY at Stayton, Gregon ***Gix thousand arrino/10000000 ith interest thereon at the rate of 10 percent per annum from December 22, 1977 until paid, pay monthly installments, at the dates and in amounts as follows: Not less than the rate of <u>\$79.30</u> I any one percent; the first payment to be access on or before the <u>20th</u> day of Jerusry, 1976, and a like payment on or before the <u>20th</u> day of	LLARS, yable in
	I (or if more than one maker) we, jointly and severally, promise to pay to the order of SCHIG VIE, INVERTIENT COMPANY at Stayton, Gregon ***Gix thousand and no/10000000 ith interest thereon at the rate of 10 percent per annum from December 22, 1977 until paid, pay monthly installments, at the dates and in amounts as follows: Not less than the sum of <u>\$79.90</u> I any one parametric the first payment to be and a or before the <u>20th</u> day of <u>Jonuary, 1975</u> , and a like payment to be and a point the sum of each worth thereafter until <u>December 20, 1982</u> when any aremaining principal place accredint erest shall be due and payable.	LLARS, yable in
	I (or if more than one maker) we, jointly and severally, promise to pay to the order of SCHEG VIE, INVERTIENT COMPANY at Stayton, Creater ***Six thousand and no/10000000 ith interest thereon at the rate of 10 percent per annum from December 22, 1977 until paid, pay installments, at the dates and in amounts as follows: Not less than the rs f <u>\$79.30</u> I any one percent; the first payment to be used on or before the <u>20th</u> day of <u>January, 1975</u> , and a like payment to be an interest by day of <u>January</u> , 1975, and a like payment on ar before the <u>20th</u> day of <u>January</u> , 1975, and a like payment to be active on or before the <u>20th</u> day of <u>January</u> , 1975, and a like payment to be active on or before the <u>20th</u> day of <u>January</u> , 1975, and a like payment on ar before the <u>20th</u> day of <u>January</u> , 1975, and a like payment of the principal plug accredents thereas the until <u>December 20, 1982</u> when any aremaining principal plug accredent interest shall be due and payable.	LLARS, yable in il il il il il il il il il il il il il
the second secon	I (or if more than one maker) we, jointly and severally, promise to pay to the order of SCHEG VIE, INVERTIENT COMPANY at Stayton, Gregon ****Gix thousand and no/10000000 ith interest thereon at the rate of 10 percent per annum from December 22, 1977 until paid, pay monthly installments, at the dates and in amounts as follows: Not less than the run f \$79.90 I any one parametris, the first payment to be not 2 on or before the 20th day of January, 1072, and a like payment to be not 2 on or before the 20th day of January, 1072, and a like payment on or before the 20th day of January, 1072, and a like payment on or before the 20th day of January, 1072, and a like payment on or before the 20th day of January, 1072, and a like payment on or before the 20th day of January, 1072, and a like payment on or before the 20th day of January, 1072, and a like payment on or before the 30th day of January, 1072, and a like payment on or before the 30th day of January, 1072, and a like payment on or before the 30th day of January, 1072, and a like payment on or before the 30th day of January, 1072, and a like payment on or before the 30th day of January, 1072, and a like payment on or before the 30th day of January, 1072, and a like payment on or before the 30th day of January, 1072, and a like payment on or before the 30th day of January, 1072, and a like payment of the shall continue until this note, principal and interest, is fully paid; if any of said installments is id, all principal and interest to become immediately due and collectible at the option of the holder of this note. If this note is principal id, all principal and interest to become immediately due and collectible at the option of the holder of this note. If this note is promise and agree to pay the reasonable attorney's fees and collection costs of the percent, and if suit or action is filed hereon, also promise to pny (1) holder's reasonable attorney's fees to be fixed by the trial court, such further sum as may be fixed by the appellate	LLARS, yable in il ilion fex Midd fr a not so laced in holder urt and
the second secon	I (or if more than one maker) we, jointly and severally, promise to pay to the order of SCINIC VIE, INVERTIENT COMPANY at Stayton, CREED ****Chx thousand and no/10.000000 ith interest thereon at the rate of 10 percent per annum from December 22, 1977 until paid, pay monthly installments, at the dates and in amounts as follows: Not LESS than the Fight <u>\$ \$79.30</u> I any one parameter the first payment to issue 20 on or before the 20th day of Jerusry, 1275, and a like payment to issue 20 on or before the 20th day of Jerusry, 1275, and a like payment to issue 20 on or before the 20th day of Jerusry, 1275, and a like payment to issue 20 on or before the 20th day of Jerusry, 1275, and a like payment on an before the 20th day of Jerusry, 10.000 payments, if any, will not be relinanced; interest shall be paid 1000000000 interest, is fully paid; if any of said installments is id, all principal and interest to become immediately due and collectible at the option of the holder of this note. If this note is pay to the reasonable attorney's fees to be liked by the trial co	LLARS, yable in il ilion fex and so laced in holder urt and holder's
the second secon	I (or if more than one maker) we, jointly and severally, promise to pay to the order of SCHEG VIE. INVERTIENT COMPANY at Stayton, CREEDA ****Six thousand and no provides and any percent per annum from December 22, 1977 until paid, pay ith interest thereon at the rate of 10 percent per annum from December 22, 1977 until paid, pay monthly installments, at the dates and in amounts as follows: Not less than the T; f <u>\$77.30</u> I any one parametry the first payment to be active on or before the <u>20th</u> day of January, 1975, and a like paramit on an before the <u>20th</u> day of <u>sevent</u> to be active on or before the <u>20th</u> day of <u>sevent</u> the due and payable. alloon payments, if any, will not be relinanced; interest shall be paid <u>conthing</u> and <u>sevent</u> is and <u>sevent</u> for before the payments above required, which shall continue until this note, principal and interest to become immediately due and collectible at the option of the holder of this note. If this note is principal and interest for before, is and a grade and agree to pay the reasonable attorney's fees and collection. If we promise and agree to pay the reasonable attorney's fees and collection to be formed in the option of the holder of this note. If this note is preced, and if suit or action is filed hereon, also promise to pay the reasonable attorney's fees to be fixed by the trial court, such further sum as may be fixed by the appellate court, as the asonable attorney's fees in the appellate court. /s/ William George	LLARS, vable in iii iii iii iii iii iii iii iii iii
the second secon	I (or if more than one maker) we, jointly and severally, promise to pay to the order ofSUBIC_VI3INVORTIENT 	LLARS, vable in iii iii iii iii iii iii iii iii iii
the second secon	I (or il more than one maker) we, jointly and severally, promise to pay to the order of SCLEIG. VI2. HIVDETHENT COMPANY at Stayton, GESEON ****Gix thousand and no (100,000,000) ith interest thereon at the rate of 10 percent per annum from December 22, 1977 until paid, pay EXAMPLE installments, at the dates and in amounts as follows: Not less than the rate of <u>170,00</u> I any one permarks, the first proment to be and a rebuild on or before the <u>20th</u> day of January, 1778, and a like percent to be an rebuild on or before the <u>20th</u> day of January, 1978, and a like percent on rebuild on or before the <u>20th</u> day of January, 1978, and a like percent to be and rebuild on or before the <u>20th</u> day of January, 1978, and a like percent on the board of the paid distances of the second interest. Shall, it due and payable. alloon payments, if any, will not be relinanced; interest shall be paid <u>1000 the holder of this note.</u> If this note is p ind, all principal and interest to become immediately due and collectible at the option of the holder of this note. If this note is p the hands of an attorney for collection. If we promise to pay (1) holder's reasonable attorney's fees and collection costs of the trial distict or collection and decision of the trial court, such further sum as may be lixed by the appellate court, as the asonable attorney's fees in the appellate court. The date of maturity of the debt secured by this mortgage is the date on which the last scheduled principal payment comes due, to-wit: <u>December 20</u> , 19.82. And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawf seized in fee simple of said premises and has a valid, unencumbered title thereto	LLARS, vable in iii iii iii iii iii iii iii iii iii
the second secon	I (or if more than one maker) we, jointly and severally, promise to pay to the order of SCIENC, VI3. HWETTHENT CAPANY at Stayton, Gragon ***Gix thousand and no (10) 10 10 10 10 10 10 10 10 10 10 10 10 10	LLARS, vable in iii iii iii iii iii iii iii
the second secon	I (or if more than one maker) we, jointly and severally, promise to pay to the order of	LLARS, vable in iii iii iii iii iii iii iii
the second secon	I (or if more than one maker) we, jointly and severally, promise to pay to the order of	LLARS, vable in iii DC. bc. bc. be- triand holder's be- triand holder's be- triand holder's be- triand holder's construction that ings there construction that ings there construction that ings there construction that that construction that that construction that
the second secon	I (or if more than one maker) we, jointly and severally, promise to pay to the order of _SCLERG_VIRINV	LLARS, yable in ilition for the set of the s
the second secon	<pre>/ (or if more than one maker) we, jointly and severally, promise to pay to the order of</pre>	LLARS, yable in ilition for the set of the s

. .

÷.,

άВ.

-

1

۶

1

24415 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 organization or (even if mortgagor is a natural person) are for Eusiness or commercial purposes ofier than agricultural purposes.

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

* Mullion TrongE

NOTICE

1223 B 15

ĥ

のないのでのない

記録

1.5.5.61

С Ю County seal the within + o'clock P M., and M77 and ORTGA said (*yed for rec* December on page 40578 hand County of Klamath STATE OF OREGON, ð ខ្ព that Mortgages received тy Wm. D. Milne number Cler mithe certify affixed. Witness \$6.00 ð was day County file 1 õ book County ž ecord ee **as** .5 ä ä

STATE OF OREGON, County of Klamath BE IT REMEMBERED, That on this 16th day of December

known to me to be the memory and the same treely and voluntarily. acknowledged to me that he executed the same treely and voluntarily. IN TESTIMONY WHEREOF T have hereunto set my band and attixed my official seal the day and year last above written. known to me to be the identical individual

Euseme

Notary Public for Oregon. My Commission expires 11-9-79