		TC 40705 MTC #4760-B	
		TC 40705 TC 40705 THIS MORTGAGE, Made this 20th day of December , 19 77, by EDWARD W. GREEN and KAREN L. GREEN, husband and wife to WILLIAM C. RANSOM	a character
•		to WILLIAM C. RANSOM WITNESSETH, That said mortgagor, in consideration of ONE THOUSAND SIX HUNDRED FIFTY and No/100	
		grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that cer- tain real property situated in Klemath County, State of Oregon, bounded and described as follows, to-wit:	
		DESCRIPTION	
		The following described real property is situated in Klamath County, Oregon, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.	
		A portion of Lot 10 in Block 12, FOURTH ADDITION TO WINEMA GARDENS, being more particularly described as follows:	
		Beginning at the Northwest corner of sail Lot 10; thence East on the North line of said lot a distance of 110 feet to the Northeast corner thereof; thence South on the East line of said lot a distance of 71 feet; thence West to a point on the West line of said lot, said point being South 70 feet from the Northwest corner thereof; thence North a distance of 70 feet to the point of beginning.	
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		Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and profits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage 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, his heirs, executors, administrators and assigns forever.	
		\$1,650.00 Klamath Falls One promissory note, of which the	
		S 1,050.00 Klamath Falls, Oregon December 20 , 19.77 I (or if more than one maker) we, jointly and severally, promise to pay to the order of WILLIAM C. RANSO ONE THOUSAND STY HUMPDOTE STORE ALL ALL ALL ALL ALL ALL ALL ALL ALL AL	M CM
		with interest thereon at the rate of 8 percent per annum from December 20, 1077	s,
		*XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
		• Stirke words not applicable.	· WARRANTER CONTRACTOR
		FORM No. 217-INSTALLMENT NOTE.	
	New	SN Stevens-Ness Law Publishing Co., Faulturg	
		The date of maturity of the debt secured by this mortgage is the date on which the last scheduled principal payment be- comes due, to-wit: December 20, 19, 79 And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully	
		and will warrant and forever defend the some addinate all encourses that he will not out out out of the some addinate all encourses that he will not out out out out out out out out out o	
		the terms thereoi; that while any part of asid nois emains unpaid he will pay said nois, principal and interest, according to nature which may be levied or assessed against said property, or this mortgage or the note above described, when due and pay- able and before the same may become delinquent; that he will promptly pay and satisfy any and all liens or encumbrances that are or may become liens on the premises or any part thereof superior to the lien of this mortgage; that he will keep the buildings now on or which hereafter may be created on the said premises continuously insured against loss or damage by lire and such other	
		obligation secured by this mortgage, in a company or companies acceptable to the mortgage, with loss payable first to the mort- gages and then to the mortgager as their respective interests may appear; all policies of insurance shall be delivered to the mort- dages as soon as invired. Now if the mortfader shall be the some appear; all policies of insurance shall be delivered to the mort-	
		to the mortgages at least filtern days prior to the spiration of any peaks to procure any such insurance and to deliver said policies the mortgages may procure the same at mortgagor's expense; that he will keep the buildings and improvements on said premises in good repair and will not commit or suffer any waste of said premises. At the request of the mortgages, the mortgage shall join with the mortgages in executing one or more linancing statements pursuant to the Unitorn Commercial Code, in form saits- factory to the mortgages, and will pay for filling the same in the proper public offices or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the mortgages.	
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morifagor warrants that the proceeds of the loan represented by the above described note and this morifage are: primarily for morifagor's personal, family, household or agricultural purposes (see Important Notice Lelow), for an organisation or (even il morifagor is a natural person) are for business or commercial purposes other than agricultural purposes. (a) (b)

(b) for an organization or (even it morrgagor is a natural person) are for ousness or commercial purposes once that a gricultural purposes.
Now, therefore, it said morrfagor 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 full force as a morrfagor to secure the performance of all of said covenants and the payment of said note; it being adreed that a failure to perform any covenant herein, or if a proceeding of any kind be taken to loreclose any liem on said note; and pay any taxes or charges or any part, end payable, and this morrfage may be foreclosed at any time threafter. And if the morrfagor shall fail to pay any taxes or charges or any lien, encumbrance or insurance of any remaine threafter. And if the morrfagor shall have one of a one and any payment so made shall be added to and become a part of the dobt sectred by this morrfage, and shall bear interest at the same rate as said note without waiver, however, of any right arising to the morrfage of the each of covenant. And this morrfagor agrees to pay all reasonable costs incurred by the morrfage for breach of covenant. And this morrfagor agrees to pay all reasonable costs incurred by the morrfage for breach of covenant. And this morrfage age agrees to pay all reasonable costs incurred by the morrfage for the correlose this morrfage and is any right arising to the socree by the lien of this morrfage and is appeal is taken from any judgment or decee entered in such appeal, all sums to be secured by the lien of this morrfage and included shall apply to and bind the heirs, executors, administrators. In case sait or ordination of said morrfage respectively.
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The case

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

Edward W thes

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*IMPORTANT NOTICE Regulation a FIRST lie

MORTGAGE 5 5 within record KLANATH DECEMBER the hanc STATE OF OREGON, ğ A 5 W. D. MILNE CLERK ខ្ព that received o'clock. шy Mortga number AUDURA COUNTY certify County of Witness County affixed ð M77 ŧ. was 10**50** file đ book Record as ment 2181 5

STATE OF OREGON,

A. 14

County ofKlamath.

BE IT REMEMBERED, That on this 20th day of December before me, the undersigned, a notary public in and for said county and state, personally appeared the within named Edward W. Green and Karen L. Green 19.77

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

my official seal the day and year last above written.

Addingto ene I. Notary Public for Oregon. My Commission expires March 22, 1981