TLA MM-35 WILLEM Page . 802 4681 **A** THIS MORTGACE, Made this 21st day of February GEORGE A. FONDELLA, JR. 1978 1118° 2.• 111134Mortéagor. BOUVIA and JUDY K. BOUVIA, husband and wife to ROBERT C. grant, bargain, sell and convey unto said mortgages, his heirs, executors, administrators and assigns, that certain real property situated in Klamath County, State of Oregon, bounded and described as follows, to-wit: Lot 14 in RIVERS BERD, in the County of Klamath, State of Oregon, KALL AND LABOR TO A The more on the GUTTA HAT 10295 georgea oc 118 129CJ MORTGAGE STATE OF ORDORY Worns there for Oreita My Commission even Sarch 22, 1981 i eggeoge ES CELLA me official seal the day and was inter-10 TESTUMONY WHEREOF, I have become acting hard an allow kneeder to me to be the identical motividual described in and who executed the willing of their states to described in and the same included of a same include before mu, the understated, a sintury public in and for early county and the preventity depresend the suture CEORGE A. PONDELLA, J. J. ផល ខេត្ត DE IT REMEMBERED, That on this sold of deral Jespanes d CORUTAO Together with all and singular the tenements, hereditements and appurtenances thereunto belonging of in enveries 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, executore, administrators and assigns forever. This mortgage is intended to secure the payment of promissory note, of which the following is a substantial copy: \$ 3,000.00 Klamath Falls, Oregon February 21 19.78 I (or if more than one maker) we, jointly and severally, promise to pay to the order of ROBERT C BOUVIA and JUDY K. BOUVIA, husband and wife THREE THOUSAND and No/100- - et Klamath Falls, Oregon; or as directed George L. Vndelle p. Ster 2 HA. TIS-DISTALL CENT MOTO. ns-Ness Low Publishing Co., Portland, Or The date of maturity of the debt secured by this mortgage is the date on which the last scheduled principal payment becomes due, to-wit: in Calendrichten grint versie one British 14. 2 1552 12 And said mortgagor covenants to and with the mortgages, his beirs, executors, administrators and assigns, that he is lawfully soles d in the almost of cald premises and has a valid, unancumbered title thereto يري ويلوه لانتخا Marina .

and will warrant and forever defend the same against all persons; that he will pay asid note, principal and interest, according to the terms thereof; that while any part of said mote remains unpaid he will pay all taxes, assessments and other charges of every ables and before the same may become dolinguont; that he will promptly pay all taxes, assessments and other charges of every ables and before the same may become dolinguont; that he will promptly pay and taxis, assessments and other charges of every ables and before the same may become dolinguont; that he will promptly pay and taxisfy 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 how car or which thereafter intro; be areoted on the said premises continuously insured against loss or damage by fire and such other obligation secured by this mortgage, in a company or companies acceptable to the mortgage, with loss payable first to the mortgages as non-as insured. Now if the mortgage shall tail for any rescen to procure any such insurance shall be delivered to the mortgages as non-as insured. Now if the mortgager shall tail for any rescen to procure any such insurance shall be delivered to the mortgages as non-as insured. Now if the mortgager shall tail for any rescen to procure any such insurance shall be delivered to the mortgages as non-as insured. Now if the mortgager shall tail for any rescen to procure any such insurance shall be delivered to the mortgages as non-as insured. Now if the mortgager shall tail for any rescen to procure any such insurance shall be delivered to the mortgages as y procure the same at anotgager any suprate of insurance now or hereafter placed on said i rillings. In good repair and will not commit or suffer any waste of said premises. At the request of the mortgage, the mortgage, the lactory to the mortgage, and will pay for filling the same in the here buildings and improvements on said premises

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 itenily, household or agricultural purposes (see Important Notice below), (b) for an organization or (even it mortgagor is a natural person) are for business or commercial purposes other than

(a) for an organisation of even it instrance period, are for outsides or commercial purposes other than agricultural purposes.
New, therefore, if said mortgager shall keep and perform the corenants 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 its terms, this conveyance shall be void; but otherwise shall remain in full force as a mortgage to secure the performance of order and convergence shall have the option to coeding; de any kind be taken to forcelose any lien on said premises or any part thereof, the mortgage shall have the option to coeding; de any kind be taken to forcelose any lien on said premises or any part thereof, the mortgage shall have the option to coeding; de any kind be taken to forcelose any lien on said premises or any part thereof, the mortgage may be fore-declare the whole amount empaid on said not core of the immergage is one due and payment so made shall be added to and become provided for. the mortgage is hall be interest at the variance of insurance of the debt secured by the mortgage is hall be interest at the variance to record any indication of the instrance of records any indication of the debt secure day the performance of the instrance of the debt secure day the mortgage is a statutory costs and disburements and such further sum as the trial court may adjudge for somable as plaintiffs attorneys, to pay such sum as the appelland divide in the decree of forcelosure.
On such appeal, all of the covenants and a degree respectively.
In a sub a mortgage, it all mortgage and of said mortgage are of such appeal in the decree of or cords in section being instituted to thereclose the immediate appelland included in the decree of forcelosure.
In the debt secure day the interest as the appelland included in the decree of forcelosure.
In a cordinating and the covenants and agree respectively.
In a cation being institu

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

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STAPOSTANT NOTICE. Delets, by Baing out, withdower sementy (e) as (b) is not applied by the monanty (e) a esplicitly and the sementy of a esplicitly and the sementy of the sementary is a consistent of the sementary is a constant of the sementary is a seminary is a seminary in this internations is NOT to be the sementary is a seminary is a seminary in this internations is NOT to be the seminary is a seminary is international to be a first line, the seminary is a seminary is international to be a first line, the seminary is a seminary is international to be a first line, the seminary is a seminary is international to be a first line, the seminary is a seminary is international to be a first line. Is a seminary is international to be a first line. The seminary is a seminary is international to be a first line. The seminary is a seminary is international to be a first line. The seminary is a seminary is international to be a first line. Is a seminary is international to be a first line. Is a seminary is international to be a first line. Is a seminary is international to be a first line. Is a seminary is international to be a first line. Is a seminary is international to be a first line. Is a seminary is international to be a first line. Is a seminary is international to be a first line. Is a seminary is international to be a first line. Is a seminary is international to be a first line. Is a seminary is international to be a first line. Is a seminary is international to be a first line. Is a seminary is a seminary is international to be a first line. Is a seminary is a seminary is international to be a first line. Is a seminary is a seminary

Attn: Marten

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lines, executors, edulution interest and assigns torover. TO HAVE AND TO HOLD the sold prepares with the appointered and the sold and and and and

or of any time during the ferm of this morneage. i and any and all fixtures upon said prenuses at the time of the execution of this meet, the County of Klame th and similar the tossered a hereid time as the second of the second and the se W. A.

BE IT REMEMBERED, That on this 21.57 day of EDEWORY April , 1978 before me, the undersigned, a notary public in and for said county and state, personally appeared the within named GEORGE A. PONDELLA, JR.

known to me 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. IN TESTIMONY WHEREOF, I have hereu IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed • n • n

my official seal the day and year, last above written. Addington 15 mener. Notary Public for Oregon. (My Commission expires March 22, 1981 STATE OF OREGON MORTGAGE County of Klamath ereventation comparison contraction dearly 11 [16 COURCE OF RISERD) . I contribut the within instru-ment was received for record on the inthines, to wit. Witness my hand and seal of DDA K' HONADY' HINEP Churry affixed. gailte a ANTER RECORDING NETORN TO

Fee \$6.00 12 1 1 1 1 2^{n-1}

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By Deractha & Letach Deputy.