MTC 6207- Mpl. 78 Page 8072 Das frige Loop Fo **4683**R THIS MORTGAGE, Made this 13th Mar day of April , *19*78 by JERRY WETZEL JAMES M. HANSEN and SHIRLEY A. HANSEN, husband and wifeMortéséor. WITNESSETH, That said mortgagor, in consideration of TWENTY-ONE THOUSAND TWO HUNDRED and no hundreds Dollars, to him paid by said mortgagee, does hereby grant, barijam, self and convey unto said mortgagee, his heirs, executors, administrators and assigns, that certain real property situated in Klamath County, State of Oregon, bounded and described as celore me, the network of e notary public in and for sold county and state, per analy appeared it without to but to but the test of the real of the real to but the test. The NEWNEY and Lots 5 and 11 of Section 20, Township 41 South, Range 12 East of the Willamette Meridian, Klamath County, Oregon. EXCEPTING portions thereof lying within existing roadways, ditches, canals and/or laterals, and GovernmentLots 19 and 20 of Section 17, Township 41 South, Range 12 East of the Willamette Meridian, Klamath County, Oregon. A county Contract مسلم ! المسلم ! a curity that the curity and the second for the corr SSEMMA of April 1 10:48 octool M. W. and a 10:48 octool of the curit of the octool of the curity of the octool of the curity of the octool of the curity 80 - A - A TATE OF مر المراجع الم مع مع موجع المراجع المر , the mumber Ab to a Mortgoder Writees mp Ju Wr allised, D₁₁, D₁₁, C VJanoD 2 NOUTERO 506 113 2 **经济**制 100 5 30 يتغنى Together with all and singular the tenements, hereditements and appurtenances thereunto belonging or in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and profits therefrom, and eny and ell 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 heire, executore, administratore and assigns forever. S. 14.(00.00 I (at 3 mars then are analy) as faulty and energies, and SHER 2: 4, HINES, the part and us on - Det ally, sounday to say to the ander of _divis 14 RAISE and a time personnel personnel above sequencies; the liver seyment is the personnel interview of the personnel in the same set of 27000. I the personnel is day of and interactioners is not an applicable personnel interaction of the 27000 and the 27000 and the same set of a personnel interactioners in the set of a se Wernelter, with becaus incandia time, J/we proce A REAL PROPERTY JEAN DATES. the state of the second state of the nbortenar sint of antisimiste ended and an and a statistic a And said martgager covenants to and with the mortgages, his hoirs, ascentors, administrators and assigns, that he is lawfully selled in ise simple of said premises and he a lawfully and will warrant and forever detend the earse adainst all persone; that he will pay said note, principal and interest, according to the terms thereof; that while any part of add note remains unpaid he will pay all taxes, assessments and other charges of every extern which may be lavied or essessed adainst said property, or this mortdage or the mote above described, when due and pay-ate or may become liens on the premises or any part thereois superior to the lien of this mortdage; that he will keep the buildings has not or which haraster may be reacted any part thereois superior to the lien of this mortdage; that he will keep the buildings has not or which haraster may be reacted on the said premises continuously insured addinant to so adained by tirs and such other obligation secured by this mortdage; in a 'company or companies ecceptable to the mortdage, with loss payable lits to the mort-dages are on as insured. Now if the mortdage of abalt there are any paper; all policies of insurance shall be delivered to the mort-dages are soon as insured. Now if the mortdage of abalt fail for any maximise may because it less that insurance and to deliver ad to the mort-dages are one as insured. Now if the mortdager shall fail for any reason to the buildings of insurance shall be delivered to the mort-dages are soon as insurance. Now if the mortdager abalt fail for any reason to be buildings of insurance shall be delivered to the mort-dages are soon as insurance. Shall the and the ord and the deliver ad to deliver ad policies the mortdages may procure the same at mortdager is apprese; that he will keep the buildings and improvements on said premises in food repair and will not commit or suffer any there is the averting startements pursuant to the mortdages, the mortdages are also in form eating factory to the mortdages, and will pay for filling the same in the proper public office or officer, as well as the cost of all liens to mortdages, and will not commit or suffer any the factoments pursuant to the Uniform Comme

scultures The mostlessor warrants that the proceeds of the loss represented by the above described note and this mortgage are: (a)* primarily to mortgage's personal, family, louischold or agricultural purposes (see Important Notice below), (b) for an organization or (even if mortgager is a natural person) are for business or commercial purposes other than

Silicitured purposes. New, the constraints of even is morraging it is a natural person) are for business or commercial purposes other than solution of the solution of the part of the part of the covenant's herein contained and shall pay said note according to its issues; this conveyance shall be void, but otherwise shall remain in full lorce as a mortaging to accure the performance of the issues and the payment of and note of one shall premises or any part thereof, the mortagine shall be void, but otherwise shall the issues of the solution of the mortage the performance of the said covenants and the payment of and note or on said premises or any part thereof, the mortagine shall be void, but otherwises of any part thereof, the mortagine shall be added to and be any lien on said premises or any part thereof, the mortage shall be added to and be fore-declare the whole amount unpaid on and one of on on the mortaging of the same rate as and note without waiver, however, of a part of the debt secured by this mortage and shall be option do so, and any payment so made shall be added to and become a part of the debt secured by this mortage and shall be interest at the same rate as said note without waiver, however, of part by the mortage at any time while the mortage to the mortage are and such turther sum as the trial court may adding adding instituted to foreclose this mortage to the mortage age and such turther sum as the trial court may adding fages for title reports and title search, all statutory costs and distance, and is taken from any judgment or decree entered on such appeal, all same to be accurate to the sub contained shall applies to and bird the bird escenters, administrators To case said or said nortages and the same payment of such arotage insortage is payment of the covenant and shall apply to and bind the birds, executors, administrators in case said of a said mortage and a state mortage of administration and and advide in the decree of foreclosure. To case all of the covenants and adv

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

Jerry We

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TO HAVE AND TO HOLD the said premises with the appartment over and marifume. For He approximate and singlets the tercent of a second singlets at the tercent of a second singlet at the tercent of a second singlet at the tercent of a second singlet at the sec -32 OF CLAR SEC. 10anu T. County. Deputy. ê so within record ADIA brue t the writh the writh the write with the write of the wri said file number. 46838 90 K1 anath A.M. STATE OF OREGON, 2 S 2 \$6**,0**0 Record of Mortgages D. Milne Gounty Clar o'clock. Au record certify Witness County of .. affixed M78 õ WAS 30:42 book. County 8 2. 3

past of the Willerwick Meridian, Klamsch County. Oredon.

STATE OF OBECON THEREOF LYING WILTHIN EXISTING FORDWAYS, ditches, durable and/or Laterals, and Governmenticle 19 and 20 of Section 17, Township 11 South, 11 1

DISTOR .

THIS MORTOACH, Wade We

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Jerry Wetzel

known the rest of the identical individual described in and who executed the within instrument and ecknowledged forme the instrument and the same freely and voluntarily. GIS OF IN TESTIMONY WHEREOF, I have hereunto set my hand and affired in our official and the day an

VILL,

GE OR MY IESTIMONI WARKEUR, I have nereunto set my nena and antiz my official seal the destand year last above written. Hay

U DER PLISER Notary Public for Oregon. TREP My Commission expires 8-23-81

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