TC	0	s 26th day	of May , 19.78 , Mortgagor,	
	HIS MORTGAGE, Made In GREG A. ELMARDS			.]
by	CILLU AND COMMA		Mortgagee,	
to BH	N CULET DOBUHA V MZE	in consideration of	Forty Four Thousand Five numerous	
	WITNESSETH, That said mg	Lingor, in consider Dollars	Forty Four Thousand Five Hundred s, to him paid by said mortgagee, does hereby executors, administrators and assigns, that cer- nty, State of Oregon, bounded and described as	*5 
and	0/100	said mortgagee, his heirs, e	executors, administrators and assigns, that as not security of Oregon, bounded and described as nty, State of Oregon, bounded and described as	
grant tain 1	bargain, sen una	amath		i
follow	vs, to-wit:		the second se	
		11 Fast (	of the Willammette Meridian, Klamath	
	In Township 40 So	outh, Range II Labo	of the Willammette Meridian, Klamath	
	County, Oregon.	. 1 of the Ea	st 1 of the Southeast 1.	
	In Section 20: J	he North 2 of the 20	ast $\frac{1}{2}$ of the Southeast $\frac{1}{4}$ .	
5		- it i of the WS	350 2 -	
	Tu pecaron	mont of way	for road and utility purposes of	
с. ;;	RESERVING THERE	along the West line o	for road and utility purposes 60 of the above described property in	
2	feet in widdin e Sections 20 and			
			•	
THIN BY				
			reditaments and appurtenances thereunto belong ereto belong or appertain, and the rents, issues amises at the time of the execution of this mortg	and
	Together with all and s	ingular the tenements, her	reditaments and appurtenances thereunito between ereto belong or appertain, and the rents, issues emises at the time of the execution of this mortg with the appurtenances unto the said mortgagee,	gage
	or in anywise appertaining, an	d which may hereast	emises at the time of the coord	his
	profits therefrom, and any and or at any time during the term	of this mortgage.	with the appurtenances unto the said mortgagee,	
	or at any time during the to the TO HAVE AND TO I	HOLD the said premises v	which note of which	the
	TO HAVE AND TO Heirs, executors, administrators	s and assigns forever,	nent of ONE promissory	
	This mortgage is inte	nded to detail	nent ofONE promissory note , of which	
	following is a substantian		New 26	, 1
		Oroville, Cal	lifornia, May 26 ally, promise to pay to the order of + P.O. Box 1082, Oroville, CA 95965	
\$	4,500.00	ker) we, jointly and sever	ally, promise to pay to	
	I (or if more than one th	Ben Culet	Lifornia, ally, promise to pay to the order of ally, promise to pay to the order of the P.O. Box 1082, Oroville, CA 95965 from May 31, 1978 from May 31, 1978 in any one payment; interest shall be paid Monthl in any one payment; interest shall be paid Monthl st payment to be made on the other until the whole sum	DOL
	THOUSAND FIVE	HUNDRED and 00/100-	May 31, 1978 until pa	ud, p: N
	ORTY FOUR THOUSAND 1	9.0 % percent per annum	in any one payment; interest shall be paid Monthl in any one payment; interest shall be paid Monthl st payment to be made on the 6th day of Sept each month thereafter, until the whole sun each month	.emb
u de la companya de	ith interest thereon at the rate of	t less than \$ 449 add the firs	st payment to be made on the	i, prir ollecti
	DECARATE THE INTERNET	L+b day or	and interest to become in and agree	10 10
	978, and a like payment on the	installments is not so paid, all	in any one payment to be made on the 6th day of Ocpress st payment to be made on the 6th day of Ocpress each month thereafter, until the whole sum principal and interest to become immediately due and c principal and interest to become immediately due and principal and interest to become immediately due and c principal and interest to become immediately due and c principal and interest to become immediately due and principal and and and principal and and and principal and and and principal and and and and principal and and principal and and and principal and principal and principal and principal and principal and principal and principal and principal	appe
	nterest has been paid this note. If the prior of the holder of this note of the holder of this note.	tion costs, even though no suit	each month thereafter, until the will the solution of the solu	
	curch reasonable enormal	s lees shall be liked af	principal and interfer collection, 1/we promate the promate of an attorney for collection, however, if a suit or an act or action is filed hereon; however, if a suit or an act or, or courts in which the suit or action, including any suit, or courts in which the suit or action, including any suit, or courts in which the suit or action, including any suit, or courts in which the suit or action.	
	amount of such recided. is tried, heard or decided. • Strike words not opplicable.		• <b>6</b>	
<b>A</b> 3			ortgage is the date on which the last scheduled principal i	ายราคาค
	- Annidar	of the debt secured by this mo	ortgage is the date on which the	he is l
0	1) Jun fil-Wills		0000, (115 HOLL)	
	And said monthager er	ovenants to and with the mortgo premises and has a valid, upenr overall base a valid, upenr	(inhered title thereto (inhered title thereto versions; that he will pay said note, principal and interest, as unpaid he will pay all taxes, successments and other when ity, or this mortgage or the note above described, when ity, or this mortgage or the note above described, when only promptly pay and antisty any and all hens of encur- will promptly pay and antisty any and all hens of encur-	accor
	solzod in too and	t the same adainst all p	persons; that he will pay all taxes, aspessments and other	dur 1
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	nature i before the same	may become or any part there	not with mentionersly insured against the brincipal sum	or on
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	it the mo	NOW IL LINE to the expirat	ion of the will keep the Duburns a superiors and	
	Bageo tinting instited.	Stienn davs prior the	of said premises. At the request	cost o
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	gagee as soon as insured. gagee as soon as insured. to the mortgagee at least	the same at mortgagor's exp	ion of any policy is the buildings and his to be sense; that he will keep the buildings and his because, the of said premises. At the request of the mortgasee, the of said premises. At the request of the Uniform Commercial Code ing statements pursuant to the Uniform Commercial Code ing statements pursuant to the Uniform Commercial Code ing statements pursuant to the Uniform Commercial Code is statements pursuant. The Uniform Commercial Code is statements pursuant to the Uniform Commercial Code is statements pursuant. The Uniform Commercial Code is statements pursuant to the Uniform Commercial Code is statements pursuant. The Uniform Commercial Code is statements pursuant to the Uniform Commercial Code is statements pursuant. The Uniform Commercial Code is statements pursuant to the Uniform Commercial Code is statements pursuant. The Uniform Commercial Code is statements pursuant to the Uniform Commercial Code is statements pursuant. The Uniform Commercial Code is statements pursuant to the Uniform Commercial Code is statements pursuant. The Uniform Commercis	۰ ۲
	gagee as soon as insured. gagee as soon as insured. to the mortgagee at least	the same at mortgagor's exp	ing statements pursuant office or offices, as well as the ne in the proper public office or offices, as well as the s may be deemed desirable by the mortgagee.	۰. ۲

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## 11575

The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: I ne morigagor warrants that the proceeds of the toan represented by the above described note and this morigage are. (a)\* primarily for mortgagor's personal, family, 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

agricultural purposes. Now, therefore, if said mortgagor 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 mortgage to secure the performance of all of said covenants and the payment of said note; it being agreed that a failure to perform any covenant herein, or it a pro-ceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage shall have the option to declare the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be fore-remium as above provided for, the mortgage may at his option do so, and any payment so made shall be added to and become premium as above provided for, the mortgage, and shall bear interest at the same rate as said note without waiver, however, of a part of the debt secured by this mortgage, and shall bear interest at the same rate as said note waiver, however, of any right arising to the mortgage for breach of covenant. And this mortgage argress to pay all reasonable costs incurred by the mort-gage for title reports and title search, all statutory costs and disbursements and such further sum as the trial court may adjudge gages for title reports and title search, all statutory costs and disbursements and such further sum as plaintiff's attorney's lees in such appeal, all sums to be secured by the lien of this mortgage and included in the decree of loreclosure. Leach and all of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators and assigns of said mort action is commenced to loreclose this mortgage erespectively. Leach and all of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators

Each and all of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators and assigns of said mortgagor and of said mortgagee respectively. In case suit or action is commenced to loreclose this mortgage, the Court, may upon motion of the mortgagee, appoint a receiver to collect the rents and profits arising out of said premises during the pendency of such foreclosure, and apply the same, alter first deducting all of said receiver's proper charges and expenses, to the payment of the amount due under this mortgage. In construing this mortgage, it is understood that the mortgagor or mortgagee may be more than one person; that if the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

corporations and to individuals.

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. \*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not op-plicable; if warranty (a) is opplicable and if the mortgagee is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the mortgagee MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this Instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. the within instru 00 record hand Klamath STATE OF OREGON ecord of Mortgages Witness my that Wm. U. Milne ទួ County Clerk number County affixed. certify County of.... file ee 2:46 bock 8td as 2. 5 CALIFORM) A STATE OF GREGON, County of BUTTE . 1078 BE IT REMEMBERED, That on this 26 Ate They day of

before me, the undersigned, a notary public in and for said county and state, personally appeared the within named described in and who executed the within instrument and

known to me to be the identical individual executed the same freely and voluntarily. Tie. TESTIMONY WHEREOF, I have hereunto set my hand and affixed that acknowledged to S. . . . . OFFICIAL BEAL

د المحمد المحمد والمعلوم والمعلوم والمراجع والمحمد والمحمد والمحمد والمحمد والمحمد والمحمد والمحمد والمحمد وال المحمد المحمد المحمد المحمد والمحمد وال

DOROTHY A. WISE TARY PUBLIC - CALIFORNIA

BUTTE COUNTY

My Comm. Expires Aug. 6, 1980

2366 Lincoln St., Oroville, CA. 95965

my official seal the day and year last above written. Justhy a. Wase Notary Public for Cregon, \$1970 - 1 CAL, F. My Commission expires 8/6/80