		Vol. 78	rage Actor
THIS MORTGA	GE, Made this 28 th and Joanne M. Creese	day of July	19 78
ليستبقد المراجع والحاج أتنبط	mbo	<u> </u>	Mortégéer

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WITNESSETH, That said mortgagor, in consideration of Forty. Two. Hundred Dollars Dollars, to him paid by said mortgagee, does hereby grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that cer-tollows, to wit:

S1 SW1 NE1SE1 Section 12 Township 40 South, Range 7 East, Willemette Meridian, saving and excepting therefrom the Easterly 26.7 Feet Thereof

FORM No. 1054-MORYGAGE-One Foge Long Former

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 premices with the appurtenances unto the said mortgagee, his heirs, executors, administrators and assigns forever.

This mortgage is intended to secure the payment of one promissory note..., of which the following is a substantial copy:

severally promise to pay to the order of	July 28
Forty-Two Hundred Dollars with interest thereon at the rate of 10 % per annum at maturity and if not so paid diately due and collectible. Any part hereol may be pa promise and agree to pay holder's researable attornoy	
FORM No. 216-PROATISSORY NOTE.	John M. CIERSS TO ATEVEN NESS LAW FUD CO., PORTLAND, OK
const due, to-wit; NOTGADUL 2)	the constance his hales association a battle in the second second

and will warrant and horsver delord the same against all persons; that he will pay shid note, principal and interest, according to the terms thereoi; that while any part of caid note remains unpaid he will pay all taxes, assessments and other charges of every able and belove the same may become delinquent; that he will promptly pay all taxes, assessments and other charges of every able and belove the same may become delinquent; that he will promptly pay and satisfy any and all lines or encumbrances that are or may become liens on the premises or any part thereoi superior to the lien of this mortgage; that he will keep the buildings have or which hereafter may be even at the soid premises continuously insured against loss or damage by fire and such other have or which hereafter may be evented on the soid premises continuously insured against loss or damage by fire and such other have on or which hereafter may be event the time require, in an emount not less than the original principal sum of the mort-gages and then to the mortgages, in a company or companies accoptable to the mortgage, with loss payable first to the mort-gages and then to the mortgage stell tail for any rows to procure any such insurance shull be delivered to the mort-fages at each as insured. Now if the sourtgage shell tail for any rows to procure any such insurance to the diversed policies to the mortgages may procure the same at mortgager shell tail policy of insurance new or hereafter pleced on said pullidings in good repair and will not commit or unfer any waste of and premises. At the request of the mortgage, the mortgage is not and premises factory to the mortgages in executing one or more financing statements pursuent is the mortgage. and will not commit or unfer any waste of said premises. At the request of the mortgage, the inot appression shell factory to the mortgages, and will not commit or unfer any waste of said premises. At the request of the mortgage, the mortgage, in sourt the mortgage in executing one or more financing stat

an and have a state and the second of the second state of the second state and the second state of the second state and the s

The mortgegor warrants that the proceeds of the lum represented by the above described note and this mortgage are: (a)³ primarily for mortgagor's personal, kassily, household or approximation purposes (see Important Notice below), (b) for an organization or (even if mortgagor is a natural person) are for business or commercial purposes other than

(b) for an organization of (seen if mortgager is a naturel parson) are for business or "commercial purposes often than egiticatural purposes.
Now, therefore, if said nortgager shall be void, but otherwise shall remain in hull force as a mortgage to be in the performance of an ortgager shall be void. But otherwise shall be void to the otherwise shall be void to be according of any third be taken by forcefore any line on said meetings of the statement of any port thereof, the mortgages and the performance of declar at the performance of any force of any third be taken by forcefore any line on said meetings of any port thereof, the mortgages and there of the performance of declar at which be taken by forcefore any line on said meetings of any port thereof, the mortgages and there of a provide a taken the performance of any line, and the performance of the state according of any which be taken by forcefore any line on said meetings of any one duo and paybele, and this mortgage may be iterated at any time thereafting a mortgage with a line to be an any fine and the organization or insurance of any other and the performance of the state according the time taken to forcefore any line, and the performance of any state and the performance of the state according the taken to the mortgage with a line of the mortgage or any line, and this mortgage may be iterated to the beamed by this mortgage with a line taken to the state according to the mortgage at any time while the mortgages the taken are as as an intermed to any beach of one taken any time taken taken and taken the performance of any state according to the mortgage. In the event of any state according the reports and the beach of lowers and the taken and take the mortgages may be the mortgage. In the state according the the interval according the mortgages and the state according the the mortgage at any time while the mortgages the taken and any provide taken and the taken and the performance and any time taken and any time the according the mortgages and IN WITNESS WHEREOF, said mortgagor has herewato set his hand the day and year first above written. OIRPORTANT NOTICE: Deiste, by Sining out, whichevor warranty (a) ar (b) is not spe-plicable; id warranty (a) is upplicable and if the margages (a a creditor, as such word) is defined in the Invit-in-Londing Act and Regulation 2, the margages Alist comply instrument is tool Regulation by making required disclusions for this purpose, if this person No. 1205 or equivalent; if this instrument is HOT to be a first lien, use Stevens-Ness Yorm No. 1300, or equivalent. sauce Soanne M. Creese I certify that the within instru-wes received for record on the easy of July 1978 :08 chlock 2 M., and recorded wk 278 . On page 16598 ិ County. Sen RTGAC Deputy. andSard (3155 day of July at 2:00 culock 2 Nr, ar in book N78 on page on page] 52571 County of Klamath Joanne M. Creese STATE OF OREGON, hand Ê Gary S. Creese A vue or as file numer. Record of Mortfages of Witness my h ്റ Marjerie Rambo relenconzulle Wm. D. (Blme County. Jurk \$6.00 Rambo STEVENS-NESS LAW Keno, Ore. Marjorie B Box 52 Return to Fee ment STATE OF OREGON, County of Klamath be 11 REMEMBERED, that in this way the state, personally appeared the within named Cary S. Crosse and Joanne M. Cresse known to me to be the identical individual acknowledged to me that they executed the same freely and voluntarily. described in and who executed the within instrument and IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Alla The Elleright e Notary Public for Oregon. -1

My Commission expires 4/18/80

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