53751	159-17 159-19-19-19-19-19-19-19-19-19-19-19-19-19
THIS MORTGAGE, Made this 15th by CLIFFORD HONEYCUTT and BAUDTORS day of	Vol. 778 Page
by CLIFFORD HONEYCUTT and PATRICIA HONEYCU to PACIFIC WEST MORTGAGE CO., an Oregon corr	TT, husband and wife Mortgagor,
WITNESSETH, That said mertfador in considered	Mortéasoe
follows, to-wit:	state of Oregon, bounded and described as
Lot 13, CASITAS, according to the official office of the County Clerk of Klamath Count	plat thereof on file in the
Instrument remarked a	
Instrument recorded to show date of acknowledgem date of substantial copy of note,	ment of notary and
Together with all and singular the tenements, hereditaments or in anywise appertaining, and which may hereafter thereto below	
This mortgage is intended to secure the payment ofa. following is a substantial conv. 12,500.00 Klamath Falls I (or if more than one maker) we, jointly and severally, promise to PACIFIC WEST MORTGAGE CO., an Oragon Co	August 15 . 19 78
WELVE CHOTSAME WITTO	n, Oregon
monthly installments of not less than \$ 220 00	
aniumum payments above required the	thereafter until the set
test has been paid; if any of said installments is not so paid, all principal and inten	collection, I/we promise and agree to pay holder hereon; however, if a suit or an action is filed, the
erest has been paid, if any of said installments is not so paid all principal and inten- ion of the holder of this note. If this note is placed in the hands of an attorney for somble attorney's less and collection costs, even though no suit or action is filed i ount of such reasonable attorney's less shall be lixed by the court, or courts in whi ited, heard or decided.	ich the suit or action, including any appeal therein
erest has been paid, if any of said installments is not so paid, all principal and inten- ion of the holder of this nore. If this nore is placed in the hands of an attorney for sonable attorney's less and collection costs, even though no suit or action is tiled i ount of such reasonable attorney's less shall be lixed by the court, or courts in whi tied, heard or decided.	hereon; however, if a suit or an action is filed, the nich the suit or action, including any appeal therein lifford Honeycutt
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mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), for an organisation or (even it mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes. (a) (b) for

189.7

(v) for an organisation or (even it mortgager is a natural person) are for business or commercial purposes other than agricultural purpose.
New, therefore, it said mortgager 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 its terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of or its terms, this conveyance shall be void, but otherwise shall remain or any part thereof, the mortgage shall have the option to coeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage shall have the option to coeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage shall have the option to coeding of any kind be taken to foreclose any lien on this mortgage at ones due and payable, and this mortgage may be foreclosed that any time thereatire. And it lies mortgage may at his option do so, and any payment so made shall be added to and become previded for this mortgage may at his option do so, and any payment so made shall be added to and become previde to the mortgages for breach of covenant. And this mortgage ager any sum so paid by the mortgages. In the event of any pair by the mortgages at any time while the mortgage rangets to repay any sum so paid by the mortgages. In the event of any pair by the mortgages of the teres is such suit or action, and disbursements and suffer periods and title search, all statutory coust and disbursements and suff urther sum as the trial court may adjudge reasonable courts inding the mortgage or there entered is mortgage and included to the covenants and agriged of the doce shall merely by the line of this mortgage and included in the decree of foreclosure.
May the sometage of submit to be secured by the line of this mortgage and included in the decree of foreclosu

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

× Cepper Honeyett × Patrice Honeyet

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STATE OF OREGON, County of Klamath

#1701

, 19781. BE IT REMEMBERED, That on this 15 day of August before me, the undersigned, a notary public in and for said county and state, personally appeared the within named CLIFFORD HONEYCUTT and PATRICIA HONEYCUTT, husband and wife

known to me to be the identical individual S described in and who executed the within sinetrument and executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hord addixed my official seal the day and year let above writen Multiple Notary Public for Oregon > 4. executed the same freely and voluntarily. acknowledged to me that they

My Commission expires

My Commission Expires July 13, 1961

and the second sec STATE OF OREGON MORTGAGE County of Klamath I cortify that the within instru-(FORM No. 100A) ment was received for record on the UNNISSION -NESS LAW PUBLED , 19. Bd. 21stday of August CLIFFORD HONEYCUTT and at 10:04 o'clock A.M., and recorded PATRICIA HONEYCUTT in book N78 on page 18427 or as file/reel number 53751 TO EOR Record of Mortgages of said County. PACIFIC WEST MORTGAGE CO. Witness my hand and seal of an Oregon corporation ATE OF DEL County affixed. AFTER RECORDING RETURN TO Title Wm. D. Milne NDEXE By Dunelas Shill Deputy. Pacific West Mortgage Co P. O. Box 497 Stayton, Oregon 97383 Fec\$6.00

