| ^{TC} 5374 | | Augus | oge 18428 | |
|--|---|--|---|--|
| 김 경험에 대한 것을 많이 있는 것을 다 있는 것을 하는 것을 했다. | コント 必須 ちかかいていたしょう シー・ボート せいけいしん アイト・マイト・シート | 19 Cond & Alton Theory Alton and a surger service of the service o | | |
| WITNESSE | CST MORTGAGE CO., an C | nsideration of TWELVE T | HOUSAND FIVE HUNDRED by said mortgagee, does hereby | |
| grant, bargain, sell tain real property follows, to-wit: | | | | |
| Lot 12, CASI office of th | TAS, according to the e County Clerk of Kla | official plat the math County, Orego | ereof on file in the on. | |
| | | | | |
| | | | | |
| | | | | |
| Inst: of subst | rument rerecorded to show antial copy of note. | date of acknowledge of | of notary and date | |
| following is a | a, administrators and assigns fore cortgage is intended to secure is substantial conv. | the payment ofa | August 15 , 19 | |
| DA | re than one maker) we, jointly a CTFTC WEST MORTGAGE | nd severally, promise to pay 0., an Oregon COTP | poration | |
| with interest thereon | SAND FIVE HUNDRED AND at the rate of 11.9 percent per stallments of not less than \$ 220. | NO/LUU | until paid, pay | LARS, vable in and |
| 19 78 . nud a like interest has been pal | minimum payments above required; payment on the d) if any of said installments is not so the set. It this note is placed in t | day of paid, all principal and interest to the hands of an attorney for coll | therealter, until the whole sum, princi o become immediately due and collectibl lection, 1/we promise and agree to pay become in the sum or an action is fi | holder's |
| rensonable attorney's annount of such reas is tried, heard or de | sonable attorney's fees shall be fixed b | y the court, or courts in which i | the suit or action, including any approx | |
| * Strike words not opplica | ,ble. | | ford Honeycutt | |
| | | /s/ Patr | ricia Honeycutt | ••••••• |
| | NT NOTE \$1702 | | SN Stevens-Heat Law Publishing Co. | |
| FORM No. 217-IHSTALLME The dat | and the day of the second by | a 85 | sorter fast scheduled principal payatant | |
| | wit: August 15 , It id mortgagor covenants to and with the simple of said premises and has a velid | a 我好你是学家心情的,我们是 我的我们呢,更多有心地发现了吗?" | edministratore and assigns, that he is law | lully (|
| and will warn the terms the | ant and foraver defaul the same again reof; that while any part of said note may be levied or assessed against said | st all persons; that he will pay a remains unpaid he will pay all (I property, or this mortgage or ti | which note, principal and interest, accordin taxes, assessments and other charges of e he note above described, when due and which one and this or encumbrances | ng to pvery pay- that |
| able and Deto are or may be | ore the same that the premises or any part ecome liens on the premises or any part hich heresiter may be erected on the s re mortgages may from time to time to sured by this mortgage, in a company and to the mortgagor as their respectiv | rt thereof superior to the lion of a aid promises continuously insured require, in an amount not less th or companies acceptable to the n or containes acceptable to the n or interests may appear; all polici | this mortgage; that he will keep the bulk I against loss or damage by fire and such than the original principal sum of the no mortgagee, with loss payable first to the r iss of insurance shall be delivered to the r | other ofe or mort- mort- bilcies |
| hazards as th obligation sec | | | any alch interester placed on said built nce now or hereafter placed on said built buildings and improvements on said pre equest of the mortgages, the mortgagor | CINES. |

The morfagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a)^a primarily for mortfagor'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, il 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 il 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; it being agreed that a failure to perform any covenant herein, or il a pro-closed at any time thereafter. And if the mortgage shall fail to pay any taxes or charges or any lien, encombrance or insurance a part of the debt secured by this mortgage, and shall bear interest at the same rate as said note without waiver, however, of any right arising to the mortgage of breach of covenant. And this mortgage may be foreclosed for principal, interest and all sums suit or action being instituted to foreclose this mortgage, the mortgage agrees to pay all reasonable costs invurted by the nort-gage for title reports and tills search, all statutory costs and disfursements and such further sum as the trial court may adjudge therein mortgage further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's lees in such agreements herein contained shall apply to and bind the here, securors, administrators and asiss of said mortgager and of said mortgage segnetively. The case suit or action is comments and agreements herein contained shall apply to and bind the heirs, executors, administrators and asiss of said mortgager and of said mortgage respectively. The case suit or action is commenced to loreclose this mortgage, the Court, may upon nuclion of the mortgager, appoint a and asigns of said mortgager and of said mortgage respectively. The case suit or action is commenced to loreclose the mortgage, the Court, may upon nu

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

Cleford Honeyest Patrice Inc.

18423

18900

STATE OF OREGON.

County of Reamath

*IMPORTANT NOTICE: Delate; by lining out, whichever warronty (a) or (b) is not ap-plication if warronty (a) is applicable and if the mergages is a creditor, os such word is defined in the Truth-In-Lending Act and Legulation Z, the mergages MUST comply with the Act and Regulation by making required discourse; for this purpose, if shi lestoneent is in be a PHST liser to facence the perchase of a dwalling, the Status-Meas Heat Form No. 1305 or aquivalent; (in this inclument) is NOT to be a first lice, the Status-Meas Heat Form No. 1306, or equivalent.

BE IT REMEMBERED, That on this 15 day of August 1978 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 B, described in and who executed the within instrument and 2.17 IN TESTIMONY WHEREOF, I have hereunto see my hand and although my official seal the day and year variables written.

Anda Melle in Notary Public for Oregon, r.

My Commission expires My Commission Expires July 13, 1981

STATE OF OREGON MORTGAGE County of Klamath (FORM No. 166A) SIDNER STEVENS NESE LAW PUBL CO., PORTLAND, ORE NAM I certify that the within instrument was received for record on the CLIFFORD HOMEYCUTT and 21st day of August PATRICIA HONEYCUTT , 19 78 at 10:04 o'clock A M., and recorded in book 1178 on nage 18422or as TO file/reel_number___ 53748 PACIFIC WEST MORTGAGE CO Record of Mortgages of said County. an Oregon corporation OF Witness my hand nnd AFTER RECORDING RETURN TO County affixed. INDEXED Pacific West Mortgage Co. Wm. D. Milne P. O. Box 497 .Title D Stayton, Oregon 97383 By Ternethar Helsch. Deputy. Fee \$ 5.00 #1702

