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Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging and the individual and and and and and and appurtenances therein belonging and and and any and all fixtures upon said premises at the time of the execution of this morigage or at any time during the term of this morigage. Together with all and singular the tenements, hereditaments and appurtenances therein belonging and any time during the term of this morigage. Together with all and singular the tenements, hereditaments and appurtenances therein belonging and any time during the term of this morigage. To HAVE AND TO HOLD the said premises with the appurtenances unto the said morigage, his here, executors, administrators and assigns forever. The more administrators and assigns forever. The more than one maker) we, jointly and severally, promise to pay to the order of PACIFIC WEST MORTGAGE CO., and Order CO., and Corgon (or if more than one maker) we, jointly and severally, promise to pay to the order of PACIFIC WEST MORTGAGE CO., and Order CO., and Corgon (or if more than one maker) we, jointly and severally, promise to pay to the order of PACIFIC WEST MORTGAGE CO., and Stayton, Oregon (or if more than one maker) we, jointly and severally, promise to pay to the order of PACIFIC WEST MORTGAGE CO., and Corgon (or if more than one maker) we approximate to make and on the 2011 day of September of the interest in the and is a substantial boys and several to any one payment in the make on the 2011 day of September of the order of a set of a set on second per annum from date Of August 25, 1978-ntl paid, paydow of a set of a set of a set on set of a set on set of a set of a set or set of a set or set of a set or set or set of a set or set
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<pre>usuad TUEODEESE C' NYA' TL' JUIG 2129501 K' 191' 1918 and a several sever</pre>
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Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or sin any wise appertaining, and which may hereulter 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. To HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgage, his heirs, executors, administrators and assigns forever. This mortgage is intended to secure the payment of a promissory note, of which the following is a substantial copy: \$22,500.00 Klamath Falls, Oregon August 18 , 1978 I (or if more than one maker) we, jointly and severally, promise to pay to the order of PACIFIC WEST MORTGAGE CO, an Oregon corporation at Stayton, Oregon WHINE THOUSAND FIVE HUNDRED AND NO/100 DOLLARS which interest thereon at the rate of 11.9.9 percent per annum from date Of August 25, 1978 mill paid, payable is a substained is then s.219.99 in any one payment; interest shall be paid monthly and sever required; the first payment to be made on the 25th day of September 778 and the payments above required; the first payment to be made on the 25th day of September 778 and is installments is not spatial, all principal and interest to become immediately due and collectible at the resen paid; it is any of asid installments is not spatial, all pay one payment to be made on the suit or action is filed, the stard of all principal and interest to become immediately due and collectible at the resen paid; it is any of asid installments to not sever though ne will or action is like any and again payment is the said or action is like any and and installements is not spate to reaction is lifted, the suit or action is interest. The same and again to pay h
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 premises with the appurtenances unto the said mortgagee, his heirs, executors, administrators and assigns forever. This mortgage is intended to secure the payment of a promissory note of which the following is a substantial copy: 12,500.00. Klamath Falls, Oregon August 18 , 1978 I (or if more than one maker) we, jointly and severally, promise to pay to the order of PACIFIC WEST MORTGAGE CO., an Oregon corporation of the rate of 11.9 percent per annum from date of August 25, 1978_ntill paid, payable i monthly installments of not less than \$219.99 in any one payment; interest shall be paid monthly an interest therein at the rate of 11.9 percent per annum from date of August 25, 1978_ntill paid, payable i "Samedots" the numinium payments above required; the list payment to be made on the .25th day of September 978. a fill and a list payment on the .25th day of September 978. A fill and the said installments is not so paid, all principal and interest the order of the whole sum, principal and three states and collection cost is placed in the hands of an attorney to come immediately due and collection to the said collection is placed in the hands of an attorney is as and collection is placed in the hands of an attorney is the said collection is placed in the hands of an attorney is the said collection is filed by the court, or courts in which the said or a action is filed, the second of each or decided. Settle words test septicedes All and the second by any appeal thereif and the second is diver a said on the base shall be tixed by the court, or courts in which the said or a scion, is filed, the second of each diverted. Settle words test septicedes
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 premises with the appurtenances unto the said mortgagee, his heirs, executors, administrators and assigns forever. This mortgage is intended to secure the payment of a promissory note of which the following is a substantial copy. 8.12,500.00. Klamath Falls, Oregon August 18 , 1978 I (or if more than one maker) we, jointly and severally, promise to pay to the order of PACIFIC WEST MORTGAGE CO., an Oregon corporation of Stayton, Oregon. WIELVE THOUSAND FIVE HUNDRED AND NO/100 DOILARS MONTHLY installments of not less than \$219.99 in any one payment; interest shall be paid monthly an "sameded in the minimum payments above required; the list payment to be made on the .25th day of September * a monthly installments of not less than \$219.99 in any one payment; interest shall be paid monthly an second in the holder of this note is placed in the hands of an action of the whole sum, principal an interest has been paid; if any of said installments is not so paid, all principal and therest to reason again of the bade of the bade of an action, include and again of the bade of the whole sum, principal and seconds at the rate of context is placed in the hands of an actioner; to come immediately due and collectible at the seconds at the second installments is not so paid, all principal and interest to be reasons in a section is filed, the seconds is attorney's less shall be tixed by the court, or courts in which the suit or an action, including any appeal thereic struct, day of cellection. 25 M and actions is filed, the time of the holder of the sole of the sole of is placed in the hands of an attorney is less and collection is placed in the hands of an attorney is one in action in filed, the seconds attorney's tess shall be tixed by the court, or courts in which the suit or action, including any appeal therein the seconds
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monthly installments of not less than \$ 219.99 in any one payment; interest shall be paid monthly an "EXEMPTICATE The number of the second s
1978, and a like payment on the
easonable attorney's fees and collection costs, even though no suit or action is liled hereon; however, if a suit or an action is filed, th amount of such reasonable attorney's fees shall be fixed by the court, or courts in which the suit or action, including any appeal therein stried, heard or decided. Shike words not applicable: /S/ Robert G. Nau, Jr.
/s/ Robert G. Nau, Jr.
지수는 가지만 같이 같이 많이 있는 것이 있는 것이 가지만 않는 것이 같이 있는 것이 있는 것이 같이 있는 것이 같이 있는 것이 없는 것이 없다. 않은 것이 없는 것이 않 것이 않은 것이 없는 것이 않 않이 않이 않이 않이 않이 않 않이 않이 않이 않이 않이 않이 않
SN Stevens-Ness Law Publishing Co., Partland
M Ne. 317-INSTALLMENT MOTE. \$1.735 The date of which the instantity of the dest secured by the mortgage is the date on which the last scheduled principal payment be- comes due; to wit: a the date of the date of which the last scheduled principal payment be-

0050 and the mortgager warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a)* primarily for mortgager's parsonal, tamily, household or agricultural purposes (see Important Notice below), (b) (c)* primarily for mortgager's parsonal, tamily, household or agricultural purposes (see Important Notice below), (b) (c)* primarily for mortgager's parsonal, tamily, household or agricultural purposes (see Important Notice below), (c)* primarily for an organization or (even it mortgager is a natural person) are for business or commercial purposes other than the set an organization of (even if, 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 shell 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 contrast development, of said note, it, being agreed that a failure to perform any covenant herein, or if a proceeding of any kind be fakan to loreclone any line on said premises or any part thereol, the mortgage shall have the option to coverant, thereafter, and it he mortgage ray be fore-development whole amount usuald on said note or on this mortgage or any part thereol, the mortgage shall have the option to coverant, thereafter, and it the mortgage ray at its option do so, and any payment so made shall be added to and become premium as above, provided for, the mortgage, shall hall be an inferest at the same rate as said note without waiver, however, of a part of the debt secured by this mortgage, ray at all, be inferest at the covenant as a said note without waiver, however, of a part of the debt secured by the mortgage, and shall be an inderest at the same rate as said note without waiver, however, of a part of the debt secured by the mortgage, and shall be instructed or provided to the mortgage. In the mortgage of any sum so paid by the mortgage. In the went of any raid by the inottage is any time, while the mortgage or any sum so paid by the mortgage. In the went went were any at the special way and any payment so the according the added to pay any time, while the inortgage of the there is a shall be added to and become any raid the dest secured by the imortgage. In the special distruction way all be added to and become any raid by the imother according instituted to forclowe this mortgage. The mortgage agrees to pay all reasonable costs incurred by the imortgage of title reports and title search, all statu

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

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heirs, executors, administrators and assigns forever.

TO HAVE AND TO HOLD the said propulses with the appunctuant Constant and Constantial or at any time during the term of this mortgage.

profile therefrom, and any and all fixtures upon said prensions of the time of the STALE OF ORECONSTITUTE, and which must be collect theres before or appendent Contration with all and simular the toff ments, foreditaments and optimized

Stayton, Oregon 24783

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August BE IT REMEMBERED, That on this 18 Hh day of , 1978 , before me, the undersigned, a notary public in and for said county and state, personally appeared the within namedROBERT G. NAU, Jr. and SHARON K. NAU, husband and wife

known to me to the identical individual S. described in and who executed the within instrument and acknowledges to me that they executed the same freely and voluntarily. IN TESTIMONY WHEREOF I have bereunto set my hand and affixed my official seal the day and year last above written. PU.UU. Sd Notary Public for Oregon (alla y Commission expires 3-22-8 Had annua ana an 1777 Barriel STATE OF OREGON MORT GAGE of Oregon. KLAMATH County of . Lot Lot Low May 3, SECOND ADDITION TO MOVINA, I certify that the within instru-Arten RECORDING REFURN TO Pacific West Mortgags/Co: C. and CHNEON K. NVI P. O. Box 1497 LOACE Wade HI Stard Title

101-16035

By y

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