Vol. 97.18: Rage	26668
TROBANC TOSA MORTCAGE Cons Pose Long Form. 258942 OIGROU 01383 5. O'THIS MORTGAGE, Made this 15th day of August 16y JACK V: MASENGALE and NORMA E. MASENGALE, husband and wife	., <u>19-78</u> , Mortgagor,
A PACIFIC WEST MORTGAGE CO., an Oregon corporation	Mortgagee,
WITNESSETH, That said mortgagor, in consideration of FOUR THOUSAND FOUR H WITNESSETH, That said mortgagor, in consideration of FOUR THOUSAND FOUR H FIFTY-THREE AND 50/100Dollars, to him paid by said mortgagee grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assi- grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assi- grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assi- grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assi- date of Oregon, bounded and tain real property situated in Klamath	igns, that cer- d described as
Lots 8 and 9 sins Block 52, CITY OF MALIN, Klamath County, Orego KJS2011 MOKLCVCE	Dn. 1
Alt Comprision (spin) 2012 -	
known to me to be the identical individual 5 described in and who executed the winner solaresteers in the provident is some (real) and splantanis (N TESTIMON' WHEREOP, it has included in the DV Others seal to 2.10	
BE IT REMERED. That on the Z/2 day of C/2 Z before the indersioned a notaty public to and for soil county and static personally apperate marked JACR V. INSENGALE and NORME E. MESENGALE, INCOMING and S dames by an intervention of the sould be a source of the source of	
Together with all and singular the tenements, hereditaments and appurtenances there or in anywise appertaining, and which may hereafter thereto belong or appertain, and the profits therefrom, and any and all fixtures upon said premises at the time of the execution or at any time during the term of this mortgage.    TO HAVE AND TO HOLD the said premises with the appurtenances unto the said heirs, executors, administrators and assigns forever.    This mortgage is intended to secure the payment of a substantial copy:	of this mortgage d mortgagee, his
\$4,453.50	, 1978 ACIFIC WEST
MORTGAGE CO., an Oregon Corporation at Stayton, Oregon FOUR THOUSAND FOUR HUNDRED FIFTY-THREE AND 50/100	until paid, payable in onthly and
with interest thereon at the rate of 9.9. percent per annum from JULY IG, 19.10 with interest thereon at the rate of 9.9. percent per annum from JULY IG, 19.10 monthly installments of not less than \$ 100.00 in any one payment; interest shall be paid II monthly interest has been paid; it any of said installments is not so paid, all principal and interest to become immediately interest has been paid; it any of said installments is not so paid, all principal and interest to become immediately option of the holder of this note. If this note is placed in the hands of an attorney for collection, I/we promise amount of such reasonable attorney's fees shall be lixed by the court, or courts in which the suit or action, incl amount of such reasonable attorney's fees shall be lixed by the court, or courts in which the suit or action, incl	y of September, whole sum, principal and due and collectible at the and agree, to pay holder's
is tried, heard or decided.	<u>e</u>
/s/ Norma E. Masenga	
FORM No. 217-INSTALLMENT NOTE.	ess Law Publishing Co., Portland, On
FORM No. 217-INSTALLMENT NOTE #1.266 The date of maturity of the debt secured by this mortgage is the date on which the last scheduled comes dig: towit: to	principal payment in
comes due: to-wit:	(ns, that no is in 1977)
comes due, to-wit: And said-mortgager covenants to and with the mortgages, his heirs, executors, administrators and assist seleed in lee simple of said premises and has a valid, unencumbered title thereto seleed in lee simple of said premises and has a valid, unencumbered title thereto and will warrant and forever defend the same against all persons; that he will pay said note, principal and and will warrant and forever defend the same against all persons; that he will pay all taxes, assessments and	d interest, according to other charges of every
comes due to wit: And said mortgagor covenants to and with the mortgages, his heirs, executors, administrators and assist seleed in less simple ut said premises and has a valid, unencumbered title thereto and will warrant and forever delend the same against all persons; that he will pay said note, principal and the terms thereof; that while any pair of said note remains unpaid he will pay all taxes, assessments and the terms thereof; that while any pair of said note remains unpaid he will pay all taxes, assessments and nature which may be levied or assessed against said property, or this mortgage or the note above describe nature which may be levied or assessed against that he will promptly pay and satisfy any and all lien able and before the same may become delinguent; that he will promptly pay and satisfy any and all lien able and before the same may become delinguent; thereof superior to the lien of this mortgage; that he are or may become liens on the premises or any part the said propries continuously insured against loss or damage	d interest, according to other charges of every ed, when due and pay- sior encumbrances that will keep the buildings e by fire and such other ed ours of the note of
comes due to wit: And said mortgagor covenants to and with the mortgages, his heirs, executors, administrators and assist and said mortgagor covenants to and with the mortgages, his heirs, executors, administrators and assist seleed in tee simple of said premises and has a valid, unencumbered title thereto active and the said premises and has a valid, unencumbered title thereto active and the said premises and has a valid, unencumbered title thereto active and the said premises and has a valid and the said of the said presents and active and will warrant and forever defend the same against all persons; that he will pay all taxes, assessments and	d interest, according to other charges of every ed, when due and pay- sior encumbrances that will keep the buildings e by fire and such other pal sum of the note or yable lirst to the mort- delivered to the mort- to deliver said policies

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 The mortgager warrants that the proceeds of the loan represented by the above described note and this mortgage are:

 (a)<sup>2</sup> primarily for mortgagers personal, tamily, household or agricultural purposes (see Important Notice below),
 (b) for an organization or (even if mortgager is a natural person) are for business or commercial purposes other than

1 vetes toru ......agricultural purposes. 100

Now, therefore, it said mortgage, shall keep and perform the covenants herein contained and shall pay said note according to its terms, this conveyance shall be void, but othervise 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 if a pro-ceeding of any kind be taken to forclose any lien on said premises or any part thereot, 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 for-closed at any time thereafter. And if, the mortgage may at his option do so, and any payment so made shall be added to and become 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, and shall bear interest, at the same rate, as said note without waiver. However, of any right arising to the mortgage, and shall bear interest, at the same rate, as said note costs incurred by the mortgage or bear list of eaply any sums so paid by the mortgage. In the event of any said by the mortgage at any time while the mortgage reaction, and it is an appeal is taken form any gludge reasonable as plaintiff's attorney's fees in such aution, and it is an appeal is taken form any udgment or decree entered there in mortgage for turther promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's fees on such appeal, all sums to be secured by the lien of this mortgage and included in the decree of lorcclosure, administrators and assigns of said mortgage, and any fore is mortgage is proper charges and excluded in the decree of lorcclosure, ad apply the same atset are all of the covenants and agreements herein contained shall adjudge reasonable as plaintiff's attorney's fees on such appeal, all sums to be secured by the lien of this mortgage and included in the decree of lorccl

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

Goeff U/ L

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MANTCH - ISL

heirs, associtors, administrators and assigns torower

TO HAVE AND TO HOLD the said precuses with the unpurronances unto the raid most area to or at say time dering the term of this mortgage.

profils therefore, and any and oil datages upon said partners at the time of the electron of the mortgage STATE OF OREGON MASS and struct wold pressure the term percent on abbetter, and the result terms and 

..., 1978 Oct before me, the undersigned, a notary public in and for said county and state, personally appeared the within named JACK V. MASENGALE and NORMA E. MASENGALE, husband and wife

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known to me to be the identical individual S., described in and who executed the within instrument and acknowledged to me that...they......executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed

my official seal the day and year last above written.

Ruhy L. Standridge Notary Public for Oregon My Commission expires Much 21, 1981

STATE OF OREGON

County of

Klamath

I certify that the within instru-

MORTGAGE

POLS R TOORM NOT 105ALTOCK 23 CTLA OL MARTIN ACTIVITY STEVENS NESS LAW PUB. CO., PORTLAND. 152-26 (Opplin

JACK V. & NORMA E. MASEN GALE, husband and wife a EIMLA-THERE TOTO 200100 PACIFIC WEST MORTGAGE CO. Oregon corporation

AFTER RECORDING RETURN TO PacifickWestIMortgage Co. P. 0.1.BoxW4972CWCECANGE 44 Stayton, Oregon 97383

1266cc

ment was received for record on the Constant 27th day of no November ..., 19. 78., i montration president execution 3:35 no clock P.M., and recorded SPACE RESERVED TO IN DOOK M78 ... ON Page 26668 .or as the state of the s RECORDER'S USE Record of Mortgages of said County. GT SU OLGION COLDOLUET Witness my hand and seal of County affixed. NORMA E. MARNEMEALS,

Rv

Fee \$6.00

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