FORM No. 1050-MO	RTGAGE_Done Page Long Fgm.	LoVol. <u>279</u> Page 377?
38577604.M	62726A IORTGAGE, Made this 12th da NGELINE SCHONCHIN	v of February
Pacific Wa	IFIC WEST MORTGAGE CO., an Oreg	Mortgagor, on corporation
^{EVGL} WITNE	SSETH, That said mortgagor, in consideration o	Mortgagee, <u>FIVE THOUSAND AND NO/100</u> , to him paid by said mortgagee, does hereby
grant, bargain, tain real prope follows, to-wit:	sell and convey unto said mortgagee, his heirs, e rty situated in <u>Klamath</u> Cour	xecutors, administrators and assigns, that cer- nty, State of Oregon, bounded and described as
Northwes Lot/l/ the Cour parallel Northwes easterly easterly of begin	g at a point on the Southerly 1 terly from the Southeasterly (o lock: 65, NICHOLS ADDITION to th ty of Klamath, State of Oregon; with Grant (formerly Franklin) sterly and parallel with 9th Str parallel with said Grant Stree along Southerly line of 9th St ming, being a portion of Lot 1, Lity of Klamath Falls, Oregon.	or most Easterly) corner of e City of Klamath Falls, in thence Southwesterly and Street 86 feet; thence eet 50 feet; thence North- it 86 feet; thence South- ireet 50 feet to the place Block 65, NICHOLS ADDITION
ed a los with	IN LESSIMONA MAEN	
	RENEMBERED Transmiss / 246 y understand, a butter public in and by said on RVENCELINI SCHONGHIN	$\begin{array}{cccc} & & & & \\ & & & & \\ & & & & \\ & & & & $
or in anywise profits therefr	or with all and singular the tenements, heredita appertaining, and which may hereafter thereto om, and any and all fixtures upon said premises	belong or appertain, and the rents, issues and
TO HA heirs, executo This n	during the term of this mortgage. WE AND TO HOLD the said premises with the said state of the said s	
\$5,000.00 I (or ii mor P	Klamath Falls, Oregon than one maker) we, jointly and severally, prop ACIFIC WEST MORTGAGE CO., an Or	mise to pay to the order of
		tayton, Oregon te (February16,1979) until paid, payable in payment; interest shall be paid
1979, and a like p interest has been paid option of the holder o reasonable attorney's amount of such reason	ayment on the	Official interest to become immediately due and collectible at the ney for collection. If we promise and agree to pay holder's filed hereon; however, if a suit or an action is filed, the in which the suit or action, including any appeal therein.
is tried, heard or deci * Strike words not applicable	ded. All due and payable in five /s	(5) years. / Evangeline Schonchin
M No. 217—INSTALLMENT I	Note. #2059	SN Stevens Ness Low Publishing Co., Portland, Ore unter on which the last scheduled principal payment De-
And said select in lee sh West Nortgag	mortgagor covenants to and with the mortgagee, his heirs, uple of said premises and has a valid, unencombered title e Co., dated February 12, 1979	executors, administrators and assigns, that he is lawfully thereto EXCEPT mortgage to Pacific , 1979 in amount of \$8,000.00. will pay said note, principal and interest, according to
the forms there nature which m able and before are or may bec now on or whic	of; that while any part of said note remains unpaid he w ay be levied or assessed against said property, or this mo the same may become delinquent; that he will promptly ome liens on the premises or any part thereof superior to h hereafter may be erected on the said premises continuo the sequence of the to the sequence in an amount	ill pay all faxes, assessments and other charges of every rigage or the note above described; when due and pay- pay and satisfy any and all liens or encumbrances that the lien of this mortgage; that he will keep the buildings usly insured against loss or damage by fire and such other not less than the corienal principal sum of the note or
obligation secur gagee and then gagee as soon a	ed by this mortgage, in a company or companies accepta- to the mortgagor, as their respective interests may appear a insured. Now if the mortgagor shall fail for any reason is they filtern days going to the availation of any polici	ble to the morpagee, with loss payable inst to the mort- ir; all policies of insurance shall be delivered to the mort- to procure any such insurance and to deliver, said policies e of insurance now or bereatter; placed on said buildings,
the mortgagee in good repair join with the n	e at least fifteen days prior to the expiration of any policy may procure the same at mortdagor's expense; that he wi and will not commit or suffer any waste of said premises wortdagee in executing one or more linanchig statements pr nortdagee; and will pay for liling the same in the proper by liling officers or searching agencies as may be deemed	Il keep the buildings ally improvements on said premises At the request of the mortgagee, the mortgages shall insuant to the Uniform Commercial Code, in form satis- multic office or offices, as well as the cost of all lien
		<u> </u>

S. P

3

3

The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a)* primarily for mortgagor's personal) family; household or agricultural 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 agricultural purposes.

(b) for an organization of (even if morrgagor is a natural person) are for business of commercial purposes, other than agricultural purposes.
Now, therefore, if said morrgagor 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 if ull force as a morrgage to secure the performance of all of and covenants and the payment to said note; it being agreed that a failure to perform any covenant herein; or if a product of any kind be taken to forclose any lien on said premises or any part thereof; the morrgage shall be void; but otherwise shall remain in in full force as a morrgage to secure the performance of all of any kind be taken to forclose any lien on said premises or any part thereof; the morrgage shall be added to and become closed at any time thereafter. And if the morrgage may at his option do so, and any payment so made shall be added to and become previded for, the morrgage may at his option do so, and any payment so made shall be added to and become any time threater. And if the morrgage is shall be interest at the same rate as said note without waiver, however, of a part of the debt secured by this morrgage, island be interest at the same rate as said note without waiver, however, of a part of the debt rate at any time while the morrgage rany cless to repay any sums so paid by the morrgage. In the event of any paid by the mortgage instituted to forclose this morrgage rate and tisbursements and shall appel is taken from any judgment or decee entered for appearing instituted to forclose this morrgage race, and disbursements and y and pay and the debt secured by the morrgage or tride errors and title search, all statutory costs and disbursements and shall apply to and bind the herits, executors, administrators and assigns of said morrgager individuel to forclose this morrgage respectively.
In the debt is an any indicate and any agreed respectively.
In case suit or action is c

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

Mrs. Guangelin Lybrach

3778

SIMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not ap-plicable; if warranty (a) is applicable and if the mortgages is a creditor, as such word is defined in the Trath-in-Lending Act and Regulation 7, the mortgages MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to innerve the purchase of a dwelling, use Stevens-Ness form No. 1305 for equivalent if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1305 or equivalent is information of the complete of the state of the s

โตโรร "มาะุปเประ อุปัญญาและเอเกระ a⊐d อะระ≩กร foreyer TO HAVE AND TO HOLD the seld promises with the appointed that the copy of the self promises with the self of the s

or at any time during the term of the mortalege

LOT R. H. CORT. THOMAS

Profits (Incretion), and any and all fixtures uport and prepries to the time of a constraint of the STATE OF OREGON, must son proved and percenter and percent of appendict and the term section with 17-Juni 14-SS. many' perceptaneara and upber to serve the office. County of Mr Lamoth

BE IT REMEMBERED, That on this J. 24h. day of February . 1979. before me, the undersigned, a notary public in and for said county and state, personally appeared the within named A LEVANGELINE SCHONCHIN

known to me to be the identical individual described in and who executed the within instrument and acknowledged to me, thet She executed the same freely and voluntarily. IN TESTIMONY WHEREOF. I have hereit IN TESTIMONY WHEREOF, I have hereunto set my hand and attixed my official seal the day and year last above written.

My Commission expires 3-22-81 Charlen My Commission expires 3-22-81 Charlen Ministry Del Charlen Cha Adding for "Parallel With said Grant Street St spgues 20s.FP-Northwesterly and parallel with 9th Street STREELT egi teshi

STEVENSINGES LAW PUB. CO., FORTLAND ment was received for record on the at 3:35 o'clock P.M., and recorded EVANGELINE SCHONCHIN 77 ug sp an Conserver Invite A SPACE RESERVED in book...M7.9. on page...3777. or as FOR file/reel number 62726A CHARLEN CONTRACTOR RECORDER'S USE Record of Mortgages of said County. PACIFIC WEST MORTGAGE CO. Witness my hand and seal of an Oregon corporation Che CO 10 026201 County affixed. AFTER RECORDING RETURN TO Pacific West Mortgage P. O. Box 497 THE 2011 Wn. D. Milne Co. a Altoch Deputy achesich By Bernett Stayton, OR¹¹⁵97383 #2059 了这种问题

Fee \$6.00 a since