	ORM No. 105A—MORTGAGE—One Page Long Form.		(M)
3	THIS MORTGAGE, Made this 5 day of MOKON CLIFFORD HONEYCUTT and PATRICIA HONEYCUTT, husband and w	19 79	. ~ .
	THIS MORTGAGE, Made this day of	ife	
	у		
٠.	o PACIFIC WEST MORTGAGE CO., an Oregon corporation		
1			,
	WITNESSETH, That said mortgagor, in consideration of FORTY FIVE THOUSAND	AND	
78.	o /100 nate by said more garages, a		
-	O/100	s, mai cer	=
		_	
	Lot 2, Block 53 of HOT SPRINGS SECOND ADDITION TO THE CITY OKLAMATH FALLS, in the County of Klamath, State of Oregon.	F	
	AND Lot 3, Block 53, HOT SPRINGS SECOND ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.		
	TATE:		
5	Lot 4, Block 53, HOT SPRINGS SECOND ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.		
	AND Lot 5, Block 53, HOT SPRINGS SECOND ADDITION TO THE CITY OF		
	allow addigant to the herein described property, vacated by	h.	
	a 11 FAED WOODWOOD ANTITUTE 1900 III DEED DOOR DOOR	Pille .	
	at page 596, Klamath County Records, in the County of Klamat	:h,	
	State of Oregon.	r	
	AND Lot 6, EXCEPT the Southerly 35 feet, and all of Lot 7, Block	53,	
		, acaces	
	or in anywise appertaining, and which may heteaster thereto be said profits therefrom, and any and all fixtures upon said premises at the time of the execution of t	his mortga	ge
	or at any time during the term of this mortgage. TO HAVE AND TO HOLD the said premises with the appurtenances unto the said in	ortgagee, r	บร
	This mortgage is intended to secure the payment of	t which t	ne
	following is a substantial copy:		
	TOTOWING IS A SUSSIALITY STATE OF THE STATE		
	march		19 :
กก	o 00 after date, we, the undersigned promise to pay	to the	ord
	vear after date, we, the undersigned produce of	gon .	
A	year atter date, we, the understant at Stayton, Ore	DOI:	T.A RS
			TIOTA
١.	THOUSAND AND NO/100 Thousand Andrews of Not less the paid in installments of not less the	an \$ 49	. 58
1	paid. Interest only to be paid in installments of not less the		19
me	paid. Interest only to be paid in installments of day of fort onth, the first payment to be made on the thereafter until the	e whole	sū
а	like payment on the day of each month the whole s	um of F	rin
C.	ipal and interest has been paid and if not so paid, the under so	of the	ho
1	nterest to become immediately que and collectific as attorney for	r colle	ecti
:h	is note. If this note is placed in the hands of an ecological	costs	of
u	ndersigned promises and agrees to pay the reasonable continues in hereof; and if suit or action is filed hereon, also promises	to pay	(1)
ìe	r hereof; and if suit or action is filed hereon, also promises	a (2)	· F

of of aı pal P er а t holder's reasonable attorney's fee to be fixed by the trial court and (2) if any appeal is taken from any decision of the trial court, such further sum as may be fixed by the appellate court, as the holder's reasonable attorney's fees in the appellate court.

/s/ Clifford Honeycutt

/s/ Patricia Honeycutt

#2087

in amount of \$4,000.00; except mortgage to Pacific West Mortgage Co. dated

1979 in amount of \$5,000.00; except mortgage to Pacific West Mortgage Co. dated

1979 in amount of \$4,000.00;

1979 in amount of \$4,000.00; West Mortgage Co. dated (Not) 5,000.00; except mortgage to Pacific West Mortgage to Pacific West Mortgage Co. dated (Not) 5,1979 in amount of \$4,000.00; except mortgage to Pacific West Mortgage Co. dated (Not) 5,19 except mortgage to Pacific West Mortgage Co. dated Mortgage Co. dated in amount of \$4,500.00; except mortgage to Pacific West Mortgage Co. dated Wown 1979 in amount of \$4,500.00 except mortgage to Pacific West Mortgage Co. dated Word S., 19 in amount of \$3,000.00; except mortgage to Pacific West Mortgage Co. dated Morah S , 1979 in amount of \$6,000.00; and except mortgage to Pacific West Mortgage Co. dated Morah S , 1979 in amount of \$3,000.00

4.000.00	
One year after date, we, the understand promise to 1979	_
4.000.00	r ·
OUR THOUSAND AND NO /100	
OHR THOUSAND AND NO/100 DOLLARS ith interest thereon at the rate of 11.9 per cent per annum from date	-
ntil paid. Interest only to be paid in installments of not less than \$ 39.67	-
er month, the first payment to be made on the day of the 1979	-
rincipal and interest has been paid and if not so paid, the whole sum of principal interest to become immediately dand if not so paid, the whole sum of principal interest to become immediately dand if not so paid, the whole sum of principal interest to become immediately dand if not so paid, the whole sum of principal interest to become immediately dand in the sum of principal interest to be sum of principal interest to be sum of principal interest to be sum of principal interest.	oi.
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older hereof; and if suit or action is filed hereon, also promises to pay (1)	ıe
ruct a reasonable attorney's tee to be fived by the twist and to it	
opeal is taken from any decision of the trial court, such further sum as may be	7
ked by the appellate court, as the holder's reasonable attorney's fees in the	÷ .
opellate court.	

/s/ Clifford Honeycutt

/s/ Patricia Honeycutt

/s/ Patricia Honeycutt

of PACIFIC WEST MORTGAGE CO., we, the undersigned Promise to Pay to the order annum from date 4.000.00 of PACIFIC WEST MORTGAGE

with THOUSAND AND MOLOGIC CO., an original state of the month of the rest at the rest of note less day of so the rest of the of this note become immediately due and collectible at the option of the undersigned promises and agrees to pay the reasonable collection costs of the of this note. If this note is placed in the hands of an attorney for collection, also promises to pay the promises to pay (1) the undersigned promises and filed hereasonable contection costs of the fixed by the trial promises to pay the trial court and (2) if an holder hereof; and if suit or action is filed hereon also promises to pay (1) appeal is taken from any decision of the trial court, such further sum as may be appeal is reascnable attorney's fee to be fixed by the trial court and (2) if any appellate court, as the holder's reasonable attorney's sum as may be in the appeal is taken from any decision of the trial court such further sum as the holder's reasonable attorney's sum as may be

after date, we, the undersigned promise to pay to the order one year MORTGAGE CO., an Oregon Corporation, at Stayton, Oregon, of PACIFIC WEST MORTGAGE CO., an Oregon with interest thereon at the rate of 11 g per cent per annum from date until paid. Interest only to be paid in the part limente of not less than with interest thereon at the rate of 11 9 per cent per annua from date \$44.62 until paid. Interest only to be paid in installments of not less than \$44.62 until paid. Interest only to be paid in installments of not less than \$44.62 per month, the first payment to be made on the day of until the whole sum of principal and a like payment on the day of each month thereafter until the whole sum of principal and interest has been paid and if not so paid, the whole sum of the holder principal and interest has been paid and collectible at the option of the holder and interest to become immediately due and collectible at the option of the holder. principal and interest has been paid and if not so paid, the whole sum of principal and interest to become immediately due and collectible at the option of the holder of this note. and interest to become immediately due and collections at the option of the notes of this note. If this note is placed in the hands of an attorney for collection, the understand promises and services to provide the understand provide the unde the undersigned promises and agrees to pay the reasonable collection costs of the bolder hereof. and if suit the undersigned promises and agrees to pay the reasonable collection costs of (1) holder hereof; and if suit or action is filed hereon, also promises to pay (1) holder's reasonable attorney of fee to be fived by the trial court and (2) if any holder's reasonable attorney of fee to be fived by the trial court and (2) if any holder's reasonable attorney of fee to be fived by the trial court and (2) if any holder's reasonable attorney of fee to be fived by the trial court and (2) if any holder's reasonable attorney of the fived by the trial court and (2) if any holder's reasonable attorney of the fived by the trial court and (2) if any holder's reasonable attorney of the fived by the trial court and (2) if any holder's reasonable attorney of the fived by the trial court and (2) if any holder's reasonable attorney of the fived by the trial court and (2) if any holder's reasonable attorney of the fived by the trial court and (2) if any holder's reasonable attorney of the fived by the trial court and (2) if any holder's reasonable attorney of the fived by the trial court and (2) if any holder's reasonable attorney of the fived by the fiv holder hereof; and if suit or action is filed nereon, also promises to pay if any holder's reasonable attorney's fee to be fixed by the trial court and (2) may be may be notaer's reasonable attorney's ree to be lixed by the trial court and (2) if any be appeal is taken from any decision of the trial court, such further sum as may be fived by the appealance the holder's reasonable attorney's face in the appeal is taken from any decision of the trial court, such further sum as may be fixed by the appellate court, as the holder's reasonable attorney's fees in the appellate court, as the holder's reasonable attorney's fees in the appellate court.

/s/ Clifford Honeycutt #2091

	完成的意思是由于提供的Apple 对在2000年度				- 1000
\$ 4.500.00		5	THE	DOLON 2	, 19/9
	after date,	we, the unders	igned prov	mise to pay	to the order
One Year	MORTGAGE CO., an	Oregon Corpora	tion, at	Stayton, Ore	gon,
	TATES TO THE TATES	10/100			DOMINATO
FOUR THOUSAND	hereon at the rate	0/100	cent per	annum from da	te
with interest	nereon at the rate	01 11.9 101	Impate of	not less th	an S14.53
until paid. In	terest only to be	paid in instal	THERITE OF		1979
per month, the	first payment to be	e made on the	2 (14)		whole sim of
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and deducate to	· booms immediately	v due and coll	ectible a	c tue obtain	OT CHE HOTOCE
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L-7-Bass bassafi	and if quit or not	ion is tiled t	ercon at	PO DIOMIPPES	to pay (+)
haldenia mosco	able strorner's fe	e To be fixed	by the tr	iai court an	a (2) II any
is to toke	. from any decision	of the trial	court, su	ch lulther s	mil go way ac
appear is care	pellate court, as	the holder's r	easonable	attornev's	fees in the
rixed by the a	pherrare court, we	cite institution of	CHECHINA		
appellate cour					

/s/ Clifford Honeycutt

/s/ Patricia Honeycutt

/s/ Clifford Honeycutt /s/ Patricia Honeycutt .#2093

One year

Of PACIFIC WEST MORTGAGE CO., we, the undersigned promise to pay to the order order. at Stayton, Oregon, Oregon, Oregon, Oregon, with interest the AND NO/100 corporation at Stayton, Pay to the Original Per month, Interest only to be paid it on the first only to be paid in installment of the month of the corporation at Stayton, Oregon, and interest only to be made on the stallments of not less than \$29.75.

The per month of the corporation at Stayton, Pay to the Original Per month of the first only to be paid in payment of not payment of not payment of not less than \$29.75.

The per month of the corporation at Stayton, Pay to the Whole sum of payment of the whole sum of payment on the corporation of the holder of the holder. principal and interest has been paid and if not so paid, the whole sum of principal of this note. If this note is placed in the hands of an attorney for collection, and interest to become immediately due and collectible at the option of the undersigned promises and agrees to pay the reasonable collection costs of the of this note. If this note is placed in the hands of an attorney for collection, holder hereof; and if suit or action is filed hereon, also promises to pay (1) the undersigned promises and agrees to pay the reasonable collection costs of the holder's reasonable attorney's fee to be fixed by the trial court and (2) if ar holder hereof; and if suit or action is filed hereon, also promises to pay (1) appeal is taken from any decision of the trial court such further sum as may be holder's reasonable attorney's fee to be fixed by the trial court and (2) if any fixed by the appeal as the holder's reasonable attorney's fees in the appeal is taken from any decision of the trial court such further sum as may be appellate court, as the holder's reasonable attorney's fees in the .#2094 /s/ Patricia Honeycutt

5725 after date, we, the undersigned promise to pay to the order of PACIFIC WEST MORTGAGE CO., an Oregon Corporation, at Stayton, Oregon,

With interest thereon at the rate of 11.9 per cent per annum from date with interest thereon at the race of 11.9 per cent per annum 120. Sept than \$ 59.50 until paid. Interest only to be paid in installments of not less than \$ 59.50 per month, the first payment to be made on the day of the whole sum of and a like payment on the day of each month thereafter until the whole sum of principal and interest has been paid and a like payment on the day of each month thereafter until the whole sum of the principal and interest has been paid and interest principal and interest has been paid and if not so paid, the whole sum of principal and interest to become immediately due and collectible at the option of the holder of this note. If this note is placed in the hands of an attorney for collection, the undersigned promises and agrees to pay the reasonable collection costs of the holder hereof; and if suit or action is filed hereon, also promises to pay (1) holder's reasonable attorney's fee to be fixed by the trial court and (2) if any appeal is taken from any decision of the trial court, such further sum as may be fixed by the appellate court, as the holder's reasonable attorney's fees in the /s/ Patricia Honeycutt appellate court.

/s/ Clifford Honeycutt

one year

of PACIFIC WEST MORTGAGE date, we, the undersigned promise to pay to the order of the control of the control of the order of the control of the contr of PACIFIC WEST MORTGAGE CO.

With Interest At the control of the rest at the interest at the paid in Interest at the paid in Interest at the paid in Interest on the send interest the control on the send of the and interest interest has been and interest the immediately due and in not so paid, the undersigned promises and agrees to pay the reasonable attorney for of the holder costs of the holder costs of the holder. of this note. If this note is placed in the hands of an attorney for collection, and if suit or action is filed hereon, also collection costs of the promises to pay (1) the undersigned promises and holder hereof; and is agrees to pay the reasonable collection attorney, action is filed hereon, also collection costs of the fixed by the trial promises to costs of the court and pay (1) if ar holder, hereof; and if suit or appeal is reasonable if suit or action of the fixed by the appealate court as the holder's reasonable attorney sum as the holder's reasonable attorney; sum as may be fees in the appeal is taken from any decision of the trial court, such further sum as the holder's reasonable attorney's fees in the

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),

for an organization or (even it 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 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 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 all of said covenants and the payment of said note; it being agreed that a failure to perform any covenant herein, or if a proceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage may be foreclosed on the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be foreclosed any time thereafter. And it the mortgage shall fail to pay any taxes or charge or any lien, encumbrance or insurance closed any time thereafter. And it the mortgage may at his option do so, and any payment so made shall be added to and become premium as above provided for, the mortgage, and shall bear interest at the same rate as said note without waiver, however, of 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 the mortgage or neglects to repay any sums so paid by the mortgage. In the event of any payific arising to the mortgage of the mortgage and shall bear interest and all sums at paying the mortgage and title search, all statutory costs and disbursements and such further sum as the trial court may adjudge reasonable as plaintiff's attorney's fees in such suit or action, and if an appeal is taken from any judgment or decree entered gages for further promises to pay such sum as the appellate c

corporations and to individuals.

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

*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not conflictable; if warranty (a) is applicable and if the mortgages is a creditor, as such we is defined in the Tuth-in-Lending Act and Regulation Z, the mortgages MUST combit the Act and Regulation by making required disclosures; for this purpose, with the Act and Regulation by making required disclosures; for this purpose, instrument is, to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ninstrument is, 100 to be a first lien, use Steve Nos, 1306, or equivalent.

STATE OF OREGON,

County of ...

Moran, 1979.,

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.

mi BOHNY K. BICK Commission expires

Notary Public for Oregon.

NOTARY FUBLIC CRESONY My Commission Expires _

MORTGAGE

(FORM No. 105A)

CLIFFORD HONEYCUTT and PATRICIA HONEYCUTT

PACIFIC WEST MORTGAGE CO. an Oregon corporation AFTER RECORDING RETURN TO Pacific West Mortgage Co. P. O. Box 497 Stayton, OR 97383

#Cover

RECORDER'S USE

SPACE RESERVED

FOR

STATE OF OREGON

County of Klamath

I certify that the within instrument was received for record on the 13th day of March , 1979 at10:46 o'clock AM., and recorded file/reel number 63.938

Record of Mortgages of said County. Witness my hand and seal of County affixed.

By Demuha LotochTitle

Fee \$33.00