TV DOMY	RTGAGE, Made 1 C. JOHNSON	this 14 and LETA M. JOH	MARCI	<del>I</del> ,	<i>19</i> <b>79</b> ,
to KENNE	H HOLBROOK			Ma	ortgagor,
1601	BKOOK				
TWENTY THOU	ISAND AND NO	100	n of lars. to him naid by	said mortgagee, doe	s herehv
grant, bargain, sel tain real property.	and convey unto	said mortgagee, his heir	s, executors, adminis	trators and assigns, t	hat cer-
follows, to-wit: SE			ounty, State of Oreg	on, bounded and desc	mbed as
아이들은 아이들 방법에 가지 않는	ren geste anna i R Réf Bággi			ante de la composition de la compositio	
WOR	IGAGE			in the	
	<b>18</b> <sup>2</sup> CC 1	ENERGIE FERREN AND AND AND			
		BODE STUDIE SARCON Excelor of tenso			
	Pirit an Aug		kanan di		
		ىكى ئەرىرى ئىيچىنىغا بېيىرىغا ئېچىنىنى ئىلىغا ئېچىلى ھەيتىچىنىن			
NOTE: The M	ortgagors in	terest in this	note and mort	gage is not t	o be
ssigned and i	s to be paid	1 in full at sue	hitdme as the	property is	sold.
<ul> <li>Arithman and an and an and an an</li></ul>	an C. Johns	on and here M. J	umbauh props Maski or cor	an an s	
New 1921, 1932.	anasesian d		3. S.C.		
Together w	ith all and singul	ar the tenements heredi	taments and annurt	anoncor therewater h	landing
or in anywise app	ertaining, and wh	ar the tenements, heredi ich may herealter thereto	o belong or appertai	n, and the rents, iss	ues and
or in anywise app profits therefrom,	ertaining, and wh and any and all i	ich may hereafter thereto fixtures upon said premis	o belong or appertai	n, and the rents, iss	ues and
or in anywise app profits therefrom, or at any time dur TO HAVE	ertaining, and wh and any and all i ing the term of thi AND TO HOLD	ich may hereafter thereto fixtures upon said premis is mortgage. The said premises with	o belong or appertai ses at the time of th	n, and the rents, iss e execution of this n	ues and vortgage
or in anywise app profits therefrom, or at any time dur TO HAVE heirs, executors, ac This mortg	ertaining, and wh and any and all i ing the term of thi AND TO HOLD ministrators and a age is intended i	ich may hereafter thereto fixtures upon said premis is mortgage. the said premises with assigns forever.	belong or appertains and the time of the time of the the time of the time of the the time of the the time of the the time of time of the t	n, and the rents, iss e execution of this n into the said mortga	ues and nortgage gee, his
or in anywise app profits therefrom, or at any time dur TO HAVE heirs, executors, ac	ertaining, and wh and any and all i ing the term of thi AND TO HOLD ministrators and a age is intended i	ich may hereafter thereto fixtures upon said premis is mortgage. The said premises with	belong or appertains and the time of the time of the the time of the time of the the time of the the time of the the time of time of the t	n, and the rents, iss e execution of this n into the said mortga	ues and nortgage gee, his
or in anywise app profits therefrom, or at any time dur TO HAVE heirs, executors, ad This mortg following is a subs	ertaining, and wh and any and all a ing the term of thi AND TO HOLD ministrators and a age is intended a tantial copy: Kli	ich may hereafter thereto fixtures upon said premis is mortgage. the said premises with assigns forever. to secure the payment amath Falls, Ore	belong or appertaines at the time of the time of the time of the the appurtenances up of	n, and the rents, iss e execution of this n into the said mortga ory note , of wh	ues and nortgage gee, his
or in anywise app profits therefrom, or at any time dur TO HAVE heirs, executors, ac This mortg following is a subs 20,000.00 I (or if more t	ertaining, and wh and any and all a ing the term of thi AND TO HOLD ministrators and a age is intended a tantial copy: Kli han one maker) w	ich may hereafter thereto fixtures upon said premis is mortgage. the said premises with assigns forever.	belong or appertaines at the time of the time of the time of the the appurtenances up of	n, and the rents, iss e execution of this n into the said mortga ory note , of wh	ues and nortgage gee, his
or in anywise app profits therefrom, or at any time dur TO HAVE heirs, executors, ad This mortg following is a subs 20,000.00 I (or il more th KENNETH HOL	ertaining, and wh and any and all a ing the term of thi AND TO HOLD ministrators and a age is intended a tantial copy: <u>Kl</u> : han one maker) w BROOK	ich may hereafter thereto fixtures upon said premis is mortgage. the said premises with assigns forever. to secure the payment amath Falls, Ore re, jointly and severally, at Kl	belong or appertaines at the time of the the appurtenances u of <u>a</u> promiss gon <u>Marc</u> promise to pay to the amath Falls,	n, and the rents, iss e execution of this n into the said mortga ory note , of wh h   4 he order of Oregon	ues and nortgage igee, his ich the , 197
or in anywise app profits therefrom, or at any time dur TO HAVE heirs, executors, ad This mortg following is a subs 20,000.00 I (or il more th KENNETH HOL	ertaining, and wh and any and all a ing the term of thi AND TO HOLD ministrators and a age is intended a tantial copy: <u>Kl</u> : han one maker) w BROOK	ich may hereafter thereto fixtures upon said premis is mortgage. the said premises with assigns forever. to secure the payment amath Falls, Ore re, jointly and severally, at Kl	belong or appertaines at the time of the the appurtenances u of <u>a</u> promiss gon <u>Marc</u> promise to pay to the amath Falls,	n, and the rents, iss e execution of this n into the said mortga ory note , of wh h   4 he order of Oregon	ues and nortgage igee, his ich the , 197
or in anywise app profits therefrom, or at any time dur TO HAVE heirs, executors, ad This mortg tollowing is a subs 20,000.00 I (or il more th KENNETH HOL TWENTY THOUSA	ertaining, and wh and any and all a and any and all a ing the term of thi AND TO HOLD Iministrators and a age is intended a tantial copy: Kli han one maker) w BROOK ND AND NO/1( the rate of -9.0- ments of not less thi	ich may hereafter thereto fixtures upon said premis is mortgage. the said premises with assigns forever. to secure the payment amath Falls, Ore re, jointly and severally, at Kl 00 percent per annum from an \$2,980.59 in any	s belong or appertaines at the time of the time of the the appurtenances up of <b>a</b> promises of <b>a</b> promise to pay to the amath Falls, March 15,	in, and the rents, iss e execution of this n into the said mortga fory note , of wh h jup he order of Oregon 1979 until p shall be paid annua	ues and nortgage igee, his ich the , 19.7 DOLLA nid, payabl 11y
or in anywise app profits therefrom, or at any time dur TO HAVE heirs, executors, ac This mortg following is a subs 20,000.00 I (or if more the KENNETH HOL TWENTY THOUSA with interest thereon at t annual install XXXXXXX is included in the minu 900, and a like payo	ertaining, and wh and any and all a ing the term of thi AND TO HOLD Iministrators and a age is intended a tantial copy: Kli han one maker) w BROOK ND AND NO/1( he rate of -9.0- ments of not less this mum payments about	ich may hereafter thereto fixtures upon said premis is mortgage. the said premises with assigns forever. to secure the payment amath Falls, Ore re, jointly and severally, at K1 00 percent per annum from an \$2,980.59 in any ve required; the first paym	belong or appertaines of the time of the time of the time of the time of the the appurtenances of the appurtenances of the promise to pay to the amath Falls, March 15, one payment: interest sent to be made on the	in, and the rents, iss e execution of this n anto the said mortga fory note , of wh he order of Oregon 1979 until p shalt be paid annua S day of Ma	ues and nortgage ngee, his ich the , 197 DOLLA nid, payabl 11y rch
or in anywise app profits therefrom, or at any time dur TO HAVE heirs, executors, ad this mortg following is a subs 20,000.00 I (or if more the KENNETH HOL TWENTY THOUSA the interest thereon at the annual install SXXXXX the minu 9 80, and a like paym otherest has been paid; if	ertaining, and wh and any and all a and any and all a ing the term of thi AND TO HOLD ministrators and a age is intended a tantial copy: <u>Kli</u> han one maker) w BROOK ND AND NO/10 he rate of -9.0 ments of not less this mum payments about the num payments about the mum payments about the any of said installance is note. It this note is	ich may hereafter thereto fixtures upon said premis is mortgage. The said premises with assigns forever. to secure the payment amath Falls, Ore re, jointly and severally, at K1 00	belong or appertaines the appurtenances up of <b>a</b> promiss gon, Marc promise to pay to the amath Falls, March 15, one payment; interest s ent to be made on the thereau	in, and the rents, iss e execution of this n into the said mortga fory note , of wh he order of Oregon 1979 until p shall be paid annua S day of Ma ther, until the whole sun immediately due and co	ues and nortgage gee, his ich the , 19.7 DOLLA aid, payabi lly TCh s. principal
or in anywise app profits therefrom, or at any time dur TO HAVE heirs, executors, ad This mortg following is a subs 20,000.00 I (or if more the KENNETH HOL TWENTY THOUSA ith interest thereon at the annual install SXXXXX the nime 980, and a like pays often the holder of the ansonable attorney's fees mount of such reasonable tried, heard or decided,	ertaining, and wh and any and all a and any and all a ing the term of thi AND TO HOLD ministrators and a age is intended a tantial copy: Kli han one maker) w BROOK ND AND NO/1( he rate of -9.0- ments of not less this mum payments abo rent on the any of said installments and collection costs and collection costs is and collection costs is	ich may hereafter thereto fixtures upon said premis is mortgage. The said premises with assigns forever. to secure the payment amath Falls, Ore re, jointly and severally, at Kl 00 percent per annum from an \$2,980.59 in any ve required; the first paym [5 day of March nts is not so paid, all principa s placed in the hands of an a	belong or appertaines the set the time of the the appurtenances u of <b>a</b> promiss <b>gon</b> , Marc promise to pay to the <b>amath Falls</b> , March 15, one payment; interest s ent to be made on the thereas I and interest to become thorney for collection, I	in, and the rents, iss e execution of this n into the said mortga fory note , of wh h <u>H</u> he order of Oregon 1979 until p thall be paid annua S day of Ma immediately due and co immediately due and co we promise and agree	ues and nortgage gee, his ich the , 19.7 DOLLA aid, payabl 11y TCh n. principal illectible ar to pay hold
or in anywise app profits therefrom, or at any time dur TO HAVE heirs, executors, ac This mortg following is a subs 20,000.00 I (or if more th KENNETH HOL TWENTY THOUSA with interest thereon at t annual install XXXXXXX of a like payn therest has been paid; if oftion of the holder of the pasonable attorney's less	ertaining, and wh and any and all a and any and all a ing the term of thi AND TO HOLD ministrators and a age is intended a tantial copy: Kli han one maker) w BROOK ND AND NO/1( he rate of -9.0- ments of not less this mum payments abo rent on the any of said installments and collection costs and collection costs is and collection costs is	ich may hereafter thereto fixtures upon said premis is mortgage. The said premises with assigns forever. to secure the payment amath Falls, Ore re, jointly and severally, at K1 00	belong or appertaines as at the time of the the appurtenances u of a promiss gon Marc promise to pay to the amath Falls, March 15, one payment; interest s ent to be made on the thorney for collection. I is filed hereon; howe with in which the suit of	in, and the rents, iss e execution of this n into the said mortga fory note , of wh h j he order of Oregon 1979 until p shalt be paid annua is day of Ma ther, until the whole sun immediately due and co (we promise and agree ver, if a suit or an action or action, including any	ues and nortgage agee, his ich the , 19.7 DOLLA aid, payabl 11y rch a, principal offectible at to pay hold on is filed, appeal ther
or in anywise app profits therefrom, or at any time dur TO HAVE heirs, executors, ad This mortg following is a subs 20,000.00 I (or if more the KENNETH HOL TWENTY THOUSA ith interest thereon at the annual install SXXXXX the nime 980, and a like pays often the holder of the ansonable attorney's fees mount of such reasonable tried, heard or decided,	ertaining, and wh and any and all a and any and all a ing the term of thi AND TO HOLD ministrators and a age is intended a tantial copy: Kli han one maker) w BROOK ND AND NO/1( he rate of -9.0- ments of not less this mum payments abo rent on the any of said installments and collection costs and collection costs is and collection costs is	ich may hereafter thereto fixtures upon said premis is mortgage. The said premises with assigns forever. to secure the payment amath Falls, Ore re, jointly and severally, at Kl 00 percent per annum from an \$2,980.59 in any ve required; the first paym [5 day of March nts is not so paid, all principa s placed in the hands of an a	belong or appertaines as at the time of the the appurtenances u of a promiss gon Marc promise to pay to the amath Falls, March 15, one payment; interest s ent to be made on the thorney for collection. I is filed hereon; howe with in which the suit of	in, and the rents, iss e execution of this n into the said mortga fory note , of wh the order of	ues and nortgage agee, his ich the , 19.7 DOLLA aid, payabl 11y rch a, principal offectible at to pay hold on is filed, appeal ther
or in anywise app profits therefrom, or at any time dur TO HAVE heirs, executors, ad This mortg following is a subs 20,000.00 I (or if more the KENNETH HOL TWENTY THOUSA ith interest thereon at the annual install SXXXXX the nime 980, and a like pays often the holder of the ansonable attorney's fees mount of such reasonable tried, heard or decided,	ertaining, and wh and any and all a and any and all a ing the term of thi AND TO HOLD Iministrators and a age is intended a tantial copy: Kli han one maker) w BROOK ND AND NO/1( he rate of -9.0- ments of not less this mum payments abo tent on the any of said installments and collection code is and collection code is	ich may hereafter thereto fixtures upon said premis is mortgage. The said premises with assigns forever. to secure the payment amath Falls, Ore re, jointly and severally, at Kl 00 percent per annum from an \$2,980.59 in any ve required; the first paym [5 day of March nts is not so paid, all principa s placed in the hands of an a	belong or appertaines of the time of the time of the time of the the appurtenances upper terms of a promise of a promise to pay to the amath Falls, March 15, one payment; interest sent to be made on the therea. I and interest to become therea. I and interest to become thereas thereas thereas the thereas thereas the	in, and the rents, iss e execution of this n into the said mortga fory note , of wh the order of	ues and nortgage agee, his ich the , 19.7 DOLLA aid, payabl 11y rch a, principal offectible at to pay hold on is filed, appeal ther
or in anywise app profits therefrom, or at any time dur TO HAVE heirs, executors, ad This mortg following is a subs 20,000.00 I (or if more the KENNETH HOL TWENTY THOUSA ith interest thereon at the annual install SXXXXX the nime 980, and a like pays often the holder of the ansonable attorney's fees mount of such reasonable tried, heard or decided,	ertaining, and wh and any and all a and any and all a ing the term of thi AND TO HOLD Iministrators and a age is intended a tantial copy: Kli han one maker) w BROOK ND AND NO/1( he rate of -9.0- ments of not less this mum payments abo tent on the any of said installments and collection code is and collection code is	ich may hereafter thereto fixtures upon said premis is mortgage. The said premises with assigns forever. to secure the payment amath Falls, Ore re, jointly and severally, at Kl 00 percent per annum from an \$2,980.59 in any ve required; the first paym [5 day of March nts is not so paid, all principa s placed in the hands of an a	belong or appertaines of the time of the time of the time of the the appurtenances upper terms of a promise of a promise to pay to the amath Falls, March 15, one payment; interest sent to be made on the therea. I and interest to become therea. I and interest to become thereas thereas thereas the thereas thereas the	in, and the rents, iss e execution of this n into the said mortga fory note , of wh the order of	ues and nortgage agee, his ich the , 19.7 DOLLA aid, payabh 11y rch a, principal offectible at to pay hold en is file at the appeal them
or in anywise app profits therefrom, or at any time dur TO HAVE heirs, executors, ac This mortg following is a subs 20,000.00 I (or if more th KENNETH HOL TWENTY THOUSA TWENTY THOUSA TWENTY THOUSA TWENTY THOUSA TWENTY THOUSA TWENTY THOUSA is included in the minu 9 0°, and a like payn interest has been paid; if anoual install XXXXXXX the minu 9 0°, and a like payn interest has been paid; if anoual attorney's fees mount of such reasonable tried, heard or decided. Strike words net applicable.	ertaining, and wh and any and all a and any and all a ing the term of thi AND TO HOLD ministrators and a age is intended a stantial copy: Kli han one maker) w BROOK ND AND NO/1( he rate of -9.0- ments of not less this mum payments abo nent on the any of said installment is note. If this note is and collection costs, attorney's less shall turity of the debt se	ich may hereafter thereto fixtures upon said premises is mortgage. I the said premises with assigns forever. to secure the payment amath Falls, Ore re, jointly and severally, at Kl 00 percent per annum from an \$2,980.59 in any ve required; the lirst paym 15 day of March nis is not so paid, all principa s placed in the hands of an a even though no suit or action to be lixed by the court. or count curred by this mortgage is the	belong or appertaines of the time of the time of the time of the time of the the appurtenances up of a promise of a promises for pay to the amath Falls, March 15, one payment; interest sent to be made on the therean the suit of the suit o	in, and the rents, iss e execution of this n into the said mortga fory note , of wh he order of	ues and nortgage agee, his ich the ., 197 DOLLA aid, payabl lly TCh s, principal allectible at to pay hold on is tiled. appeal there
or in anywise app profits therefrom, or at any time dur TO HAVE heirs, executors, ac This mortg following is a subs 20,000.00 I (or if more th KENNETH HOL TWENTY THOUSA TWENTY THOUSA TWENTY THOUSA TWENTY THOUSA TWENTY THOUSA is produced in the minu 980, and a like paym is produced in the minu is produced in the mi	ertaining, and wh and any and all a and any and all a ing the term of thi AND TO HOLD ministrators and a age is intended a stantial copy: Kli han one maker) w BROOK ND AND NO/10 he rate of -9.0- ments of not less this mum payments abo nent on the any of said installments and collection costs, attorney's lees shall furtily of the debt see er terms of	ich may hereafter thereto fixtures upon said premises is mortgage. I the said premises with assigns forever. to secure the payment amath Falls, Ore re, jointly and severally, at Kl 00 percent per annum from an \$2,980.59 in any ve required; the first paym 15 day of March nts is not so paid, all principal s placed in the hands of an a even though no suit or action to fixed by the court. or count to fixed by the court. or count curred by this mortgage is the not const.	belong or appertaines of the time of the time of the time of the time of the the appurtenances of the appurtenances of the appurtenances of the appurtenances of the amark for the the time and interest to be made on the therean the therean the therean the approximation of the therean the the therean the the therean the the therean the therean the	in, and the rents, iss e execution of this n anto the said mortga bory note , of wh h 14 he order of Oregon 1979 until p what he paid annua S day of Ma ther, until the whole sun immediately due and co we promise and agree ver, if a suit or an action in including any Contraction, including any Contraction Johnson	ues and nortgage agee, his ich the ., 197 DOLLA. nid, payabh lly rch ., principal illectible at to pay hol s filed. appeal theo 
or in anywise app profits therefrom, or at any time dur TO HAVE heirs, executors, ac This mortg following is a subs 20,000.00 I (or if more th KENNETH HOL TWENTY THOUSA TWENTY THOUSA TWENTY THOUSA TWENTY THOUSA TWENTY THOUSA is included in the minu 980 and a like payn therest thereon at the mount of such reasonable tried, heard or decided. Sinke words not epplicable.	ertaining, and wh and any and all a and any and all a ing the term of thi AND TO HOLD ministrators and a age is intended a stantial copy: Man one maker) w BROOK ND AND NO/1( he rate of -9.0- ments of not less thi mum payments abo nent on the any of said installments is note. If this note is and collection costs, attorney's lees shall turity of the debt see turity of the debt see a terms of	ich may hereafter thereto fixtures upon said premises is mortgage. I the said premises with assigns forever. to secure the payment amath Falls, Ore re, jointly and severally, at Kl 00 percent per annum from an \$2,980.59 in any ve required; the lirst paym 15 day of March nis is not so paid, all principa s placed in the hands of an a even though no suit or action to be lixed by the court. or count curred by this mortgage is the	belong or appertaines of the time of the time of the time of the time of the the appurtenances upon the the appurtenances upon the time of the amath falls, March 15, one payment; interest sent to be made on the thereas the to be made on the thereas thereas the secutors in which the suit of the time thereas the to be to be the to be to be the to be to be the to be the to be the to be to be the	in, and the rents, iss e execution of this n anto the said mortga bory note , of wh h 14 he order of Oregon 1979 until p what he paid annua S day of Ma ther, until the whole sun immediately due and co we promise and agree ver, if a suit or an action in including any Contraction, including any Contraction Johnson	ues and nortgage agee, his ich the ., 197 DOLLA. nid, payabh lly rch ., principal illectible at to pay hol s filed. appeal theo 
or in anywise app profits therefrom, or at any time dur TO HAVE heirs, executors, ac This mortg following is a subs 20,000.00 I (or if more t KENNETH HOL TWENTY THOUSA is included in the nime of and a like pay in the source of the mine of and a like pay in the source of the mine of and a like pay in the source of the mine of the holder of the install. XXXXXX is included in the mine of and a like pay in the source of the mine of the holder of the install. XXXXXXX is included in the mine of the holder of the install. XXXXXXX is included in the mine of the holder of the install. XXXXXXX is included in the mine of the holder of the install. The date of ma comes due, to-wit: Pe And said mortge selard in the simple of and will warrant and f	ertaining, and wh and any and all a and any and all a ing the term of thi AND TO HOLD ministrators and a age is intended a tantial copy: <u>Kli</u> han one maker) w BROOK <u>ND AND NO/10</u> he rate of -9.0	ich may hereafter thereto fixtures upon said premises is mortgage. the said premises with assigns forever. to secure the payment amath Falls, Ore re, jointly and severally, at K1 20	belong or appertaines of the time of the time of the time of the time of the the appurtenances upon the appurtenances upon the time of the appertaines of the appertaines of the top and t	in, and the rents, iss e execution of this n into the said mortga fory note , of wh h H he order of Oregon 1979 until p thall be paid annua S day of Ma her, until the whole sun immediately due and co we promise and agree yer, if a suit or an action including any Charles and assigns, that he is incipal and interest, acco	ues and nortgage gee, his ich the , 19.7 DOLLA not the DOLLA not the DOLLA not the DOLLA not the not the second not the not
or in anywise app profits therefrom, or at any time dur TO HAVE heirs, executors, ac This mortg following is a subs 20,000.00 I (or if more th KENNETH HOL TWENTY THOUSA TWENTY THOUSA TWENTY THOUSA TWENTY THOUSA TWENTY THOUSA is included in the minup or and a like paid is anothe attorney's less mount of such reasonable tried, heard or decided. Shike words not applicable.	ertaining, and wh and any and all a and any and all a ing the term of thi AND TO HOLD ministrators and a age is intended a stantial copy: <u>Kli</u> han one maker) w BROOK ND AND NO/1( he rate of -9.0- ments of not less thi mum payments abo nent on the any of said installments is note. If this note is and collection costs, a attorney's less shall furtily of the debt see <b>turity of the debt see</b> <b>turity of the debt see</b>	ich may hereafter thereto fixtures upon said premis is mortgage. the said premises with assigns forever. to secure the payment amath Falls, Ore re, jointly and severally, at K1 00 percent per annum from an \$2,980.59 in any ve required; the first paym 15 day of March as placed in the hands of an a even though no suit or action the fixed by the court. or co the fixed by the court. or co with the mortgagee, his heirs is a valid, unencumbered title	belong or appertaines of the time of the time of the time of the time of the the appurtenances upon the time of the appurtenances upon the time of	in, and the rents, iss e execution of this n into the said mortga fory note , of wh h 14 he order of Oregon 1979 until p that be paid annua S day of Ma ther, until the whole sun immediately due and co we promise and agree ver, if a suit or au action in action, including any Johns on Scheduled principal pay, as and assigns, that he is incipal and interest, accounts wents and other charges re described, when due i	ues and nortgage gee, his ich the , 19.7 DOLLA nid, payabl 11y TCh o, principal dlectible at to pay hold on is filed, appeal there ment be- lawfully of every and pay-

gagee as soon as insured. Now if the mortgagor shall fail for any reason to procure any such insurance shall be delivered to the mort to the mortgagee at least filteen days prior to the expiration of any policy of insurance now or hereafter placed on said buildings, the mortgagee may procure the same at mortgagor's expense; that he will keep the buildings and improvements on said premises in good repair and will not commit or suffer any waste of said premises. At the request of the mortgagee, the mortgage in executing one or more financing statements pursuant to the Uniform Commercial Code, in form satisfactory to the mortgagee, and will pay for filing the same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the mortgagee.

an a an a sua a su an sua a sua sua a an sua sua sua sua The

(b)

Fortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: \* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), for an organization or (even if mortgagor is a natural person) are for business or commercial purposes other than advicultural purposes

(b) for an organization or (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 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 if a proceeding of any kind be taken to foreclose any lien on said premises or any part thereol, the mortgage shall have the option of a payable, and this mortgage the performance or insurance or closed at any time thereafter. And if the mortgage ros shall have the payment so made shall be wold, but otherwise shall premises or charges or any lien, encording the option to a pay the thereafter. And if the mortgage ros shall have the same rate as said note without waiver, however, be foreclose the mortgage of shall have this mortgage are said as a said note without waiver, however, on any right arising to the mortgage to breach of covenant. And this mortgage any sums so paid by the mortgage. In the event of all bus pays and the sacrad all sums to be secured by the imortgage, neglects to repay any sums so paid by the mortgage. In the event of any such sum as the appeal is taken from any iudgment. For wait, and this mortgage rates and such urther sum as the trial court may adming freese in and as a greent of all sums to be secured by the lien of this mortgage and provide and suble costs incurred by the mortgage respectively.
Takes and mortgage rate of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators and such such such as a said note according the mortgage of asid by the imortgage and this mortgage and any payment so made shall be added to and bis as a said note according the eastered by the imort and this mortgage and such sus and such urther

Deputy.

17.2

5958

## written.

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

iam, ohnson allowon Leta M. Johnson

\*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not ap-plicable; if warranty (a) is applicable and if the margagee is a creditor, as such ward is defined in the Truth-in-Lending Act and Regulation Z, the morgagee MUST comply with the Act and Regulation by making reguired disclosures; norgagee MUST comply instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Yess Form No. 1306, or equivalent.

## STATE OF OREGON,

County of Klamath

BE IT REMEMBERED, That on this day of March

be in REWEWDERED, that on this before me, the undersigned, a notary public in and for said county and state, personally appeared the within named William C. Johnson and Leta M. Johnson, husband and wife known to me to be the identical individual described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily.

TESTIMONY WHERE F, I have hereunto set my hand and affixed

official seal the day and year last above written. m DONNA K. RICK NOTARY PUBLIC-OREGON Notary Public for Oregon. My Commission Expires Romm sion expires

MORTGAGE STATE OF OREGON (FORM No. 105A) EVENS-NESS LAW PUB. CO., PORTL County of SS. I certify that the within instru-JOHNSON ment was received for record on the day of ....., 19...... LARMAL AND TO o'clock M., and recorded SPACE RESERVED at 1137 in book FOR on page HOLBROOK file/reel number or as RECORDER'S USE -----Record of Mortgages of said County. TA DONNA RECORDING RETURN TO Witness my hand and seal of STRUME OF JOHNEON and LEIA County affixed. " MASOL By

The NW% of SE% and Lot 8 in Section 31, Township 39 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State

That portion of Lot 7 and the SW½ of SE½ lying within the following boundaries, to-wit:

Beginning at the Northeast corner of the SW% of SE%; thence West on subdivision line to the meander line of the East side of Lost River; thence following said meander line down stream to a point 7 chains 68 links North of the South section line: thence Northeasterly on a straight line to a point 4.40 chains South of the place of beginning; thence North 4.40 chains to the place of beginning, all in Section 31, Township 39 South, Range 10 East of

The NE¼ of SE¼ of Section 31, ALSO beginning at the Northeast corner of the SE4 of SE4 of said Section 31; thence West 20 chains to stone; thence South 4 chains and 40 links to stone; thence Northeasterly to the place of beginning, in Township 39 South, Range 10 East of the Willamette Meridian, also that part of the NW% of SW% of Section 32, Township 39 South, Range 10 East of the Willamette Meridian lying West of the Hill Road.

EXCEPTING that part conveyed to the United States of America in

ALSO EXCEPTING parts conveyed to Great Northern Railway Company by

ANTE OF OREGON; COUNTY OF KLAMATH; 63.

.s 15th day of <u>March</u> A. D. 1979 3:44 o'clock P.M. on

viv recorded to Vol \_\_\_\_\_M7.9., of \_\_\_\_\_Mortgages\_\_\_\_\_ on Page 5957

WE D. MILNE, County Clerk

E. Duretha Shetch Fee \$9.00