FORM No. 105A_MORTGAGE_One Page Long Form. 38-m-19601-1 Vol. m 79. Page 27287 1N 3 3 8 0 restriction 77162 restriction 77162 THIS MORTGAGE, Made this 8th day of November 19.79, by HAROLD W. DEARBORN Mortgagor, to, PACIFIC WEST MORTGAGE CO., an Oregon corporation, and the second We the manage Mortgagee, WITNESSETH, That said mortgagor, in consideration of FOUR THOUSAND AND NO/100----_____Dollars, to him paid by said mortgagee, does hereby grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that certain real property situated in Klamath County, I confide that the working materi State of Oregon, bounded and described as follows, to-wit: The Easterly 95 feet of Lot 13, Block 5, PLEASANT VIEW TRACTS, in the County of Klamath, State of Oregon. STATE OF ORECOM Welers Public For Green Mr. commission aspires March 22, 1961 (Selicor 2072) Balloux Pre Fall the second standards and usible for the $A_{\rm p}$ and the property that $b_{\rm p}$, ${
m DLS}$. Presently an every strain mand, HAROD, W. DEARBORN gradia al Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and which may hereafter 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 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. following is a substantial copy: November 8 Klamath Falls, Oregon 19 79 \$ 4,000.00 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, --- DOLLARS. FOUR THOUSAND AND NO/100----with interest thereon at the rate of 11.9 percent per annum from (date) November 21, 1979ntil paid, payable in monthly installments of not less than \$.47.75 in any one payment; interest shall be paid monthly and INOTICITY installments of not less than \$.4.1.2......in any one payment; interest shall be paid INOTICITY and STENDED to the minimum payments above required; the first payment to be made on the 21st day of December, * is included in the minimum payments above required; the first payment to be made on the 21st day of December, * is included in the minimum payments above required; the first payment to be made on the 21st day of December, * is included in the minimum payments above required; the first payment to be made on the 21st day of December, 19.79, and a like payment on the 21st day of each month thereafter, until the whole sum, principal and interest has been paid; if any of said installments is not so paid, all 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, I/we promise and agree to pay holder's reasonable attorney's fees and collection costs, even though no suit or action is filed hereon; however, if a suit or an action is filed, the 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, is tried, heard or decided. All due and payable in three (3) years. /s/ Harold W. Dearborn Strike words not applicable. SN Stevens-Ness Law Publishing Co., Portland, Ore FORM No. 217-INSTALLMENT NOTE. #2490 ecurea-py-rnn The date of maturity of comes due, to with November 21 the same date) ্যান্য হাব

is aut

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 it mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes.

All of said covenants and the payment of said keep and period is a natural person) are for pusiness of commercial purposes other than agricultural purposes. Now, therefore, if said mortgagor shall keep and premises shall remain in full force as a mortgage to secure the performance of to its terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of ceeding of any kind be taken to foreclose any line on said premises or any part thereol, the mortgage shall have the option to closed at any time thereafter. And if the mortgage is a forter of the mortgage is a conce due and payable, and this mortgage may be fore-declare the whole amount unpaid on said note or on this mortgage in one due and payable, and this mortgage may be fore-declare the whole amount unpaid on said note or on this mortgage in one due and payable, and this mortgage may be fore-premium as above provided for, 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 paid by the mortgages at any time while the mortgage neglects to repay any sums so paid by the mortgage. In the event of any gadee for title reports and title search, all statutory costs and disbursements and such further sum as the trial court may adjudge on such appeal, all sums to be secured by the line of this mortgage and sum such such such and or declares and and one due so the included in the decree entered on such appeal, all sums to be secured by the line of this mortgage, the appeal is taken from any provide and of the covenants and agreements herein countained shall apply to and bind the here, secureds, administrators and assigns of said mortgage and of the ison of this mortgage, the Court, may upon motion of the mortgage, appoint a descere to collect the rents and profits arising out of said premises during the pendency of such loreclosure, ad apply the

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

Howld W. Dealou

biomescies and

27288

11. They same a gen

ligits, executors, administrators and assigns forever

TO HAVE AND I'D HOLD the sub premises with the appendences and the section states in or at any time during the term of the monthage

profits therefrom, and surface apon said premises at the time of the essention of the reservest of STATE OF OREGON THE HOL NIE THAT I THAT I FULLET I FLET O PRIOTE OF HEDDENTIL FULLET STATE AND County of Klamath

n 17 fel Britanian (Carlon Carlos Construction III), esta providente de la construcción de la construcción de Esta construcción de la construcción

voluntary act and deed. SFFICIAL SEAL) Before pie. (OFFICIAL SEAL) I deriston h UCLIC. \mathbf{c} Notary Public for Oregon My commission expires: March 22, 1981 ્રે gainan? ComMORTGAGE 2545 of Oledon: STATE OF OREGON JUG ESECTION No. 105A) COLOR OF DIGDON: STATE OF OREGON SS. STEVENS NESS LAW PUB. CO., PORTLAND. we follow a row with I certify that the within instrustrait, way become interview interference of for record on the (haur spac HAROLD W. DEARBORN We have recently and to 21st. day of November., 19...79., at. 11,24 o'clock A.M., and recorded PACIFIC WEST MORTGAGE CO. an Oregon corporation RECORDER'S USE Record of Mortgages of said County. COVCE COTTAIN OLCOON COWITNESS My hand and seal of AFTER RECORDING RETURN TO PACIFIC, WEST MORTGAGE CO. P.O., Box 497 County affixed. Wm. D. Milne Made this Stayton, OR 97383 840 ુવચ ભTitle MOMUDSY ets Deputy #2490 By Dernetha STAN, YMAA Fee-\$7.00-