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tion Z, the mortgage	applicable; if warranty (a) is	opplicable and the	
	d mortgagor, ha Millia Millia Millia Millia	a mortgagor, has hereunto set his has in the area in the set of t	said morfgages respectively. If warranty (a) is a policable and if the mortgages should make the required diclosure. Do not us this from the required diclosure. Do not us this form the required the mortgages should make the required diclosure. Do not us this form the finance relation to the required diclosure.

(a) pinnarity for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), 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 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, if said mortgage is reasonable attorney's fees actually paid on said not factore due and pays adding the mortgage is an antitated end of the said to realize on the mortgage of the mortgage and in the event of suit or action to collect said loan or to realize on an attorney who is not a substrate due under this mortgage to an attorney and the mortgage is reasonable attorney's fees actually paid by the mortgage to an attorney who is not a substrate due under this mortgage to an attorney who is not a substrate and not factore due under the mortgage is a discussive of the mortgage is reasonable attorney's fees actually paid by the mortgage to an attorney who is not a catter of suit or action to collect said loan or to realize on said security after de-transfer due this mortgage and included in the decree of foreclosure.
Finance Act, Chapter 715 of Oregon Revised Statutes. The mortgages receipt at the time the above loan was made after attorney and the mortgage relative to the loan as required by ORS 725.360 and by Section 10.100 of the Oregon

and will warrant and lorever defend the same against all persons; that he will pay said note, principal and interest, according to the terms thereof; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every able; that he will promptly pay and satisfy any and all liens or encumbrances that are or may become liens on the premises or any part thereof superior to the lien of this mortfage; that he will keep the buildings and improvements on said premises or be erected on the said premises continuously insured to a term not extending beyond the scheduled maturity of the debt hereaby becured against loss or damage by tire with extended coverage, in an amount not less than the original principal sum of the note mortfagee and then to the mortfage; in a company or companies acceptable to the mortfage, with loss payable first to the mortfagee as soon as insured; if the mortfagor shall fail for any reason to precure such insurance shall be delivered to the it he mortfage from the said premises of the expiration of any policy of insurance now or herealter placed on said buildings, or it he mortfage may reaso the part of said insurance and to the perform his duties to preserve the security if the mortfage may procure and pay lor said insurance and to the perform his duties to preserve the security for said for this mortfage, then, at the request of the mortfage, the mortfage, the mortfage, and add the amounts so paid for the mortfage or may procure of the mortfage, the mortfage, the mortfage in executing one or more fa-same in the proper public office. The mortfage or variants that the proceeds of the loan represented by the above described note and the smouths so paid (a) primarily for mortfagor shall keep and perform the covenants herein contained and shall pay said note according (b) for an organization or (even if mortfage) is a natural person) are for business or commercial purposes other than any for instrate purpose.

Said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators, successors and assigns, that he is lawfully seized in fee simple of said premises and has a valid, unencumbered title thereto

TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgagee, his heirs, executors, admin-istrators, successors and assigns forever. This mortgage is given to secure the payment of the sum of \$ 4,072.04 day of the final installment of successors and subsequent installments of even date payable with interest to the mortgagee in fully paid; the final installment on said note in the sum of \$.128.00 fully paid; the final installment on said note in the sum of \$.128.00 said note not in excess of \$500, one and three-quarters percent per month on that part of the unpaid principal balance of of \$5,000, then instead of the rates of \$2,000, but not in excess of \$2,000, but not in excess of \$500, but not in excess of \$2,000, but not in excess of \$2,000, but not in excess of \$500, but not in excess of \$2,000, but not in excess of

Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise apper-taining, 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, admin-trators, successors and assigns forever.

WITNESSETH, That said mortgagor, in consideration of \$...4,072.04 mortgagee, does hereby grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators, successors and assigns, the following described real property situated in KLAMATH County, Oregon: ...Mortgagee, Lots 12 and 13 in Section 3, and Lots 9 and 16, Section 4, All in Township 36 South, Range 7 East of the Willamette Meridian, in the County of Klamath, State of Oregon, EXCEPT that part of Lots 12 andCounty, Oregon: 13, Section 3, Township 36 South, Range 7 East of the Willamette Meridian, East of the Southern Pacific Railroad right of way deeded by restricted deed to James Johnson, Deed approved September 3, 1935, File L. S. 39363-35; being part of the allotment of Stonewall Jackson, NO. NORTGAGE STATE OF ON

THIS MORTGACE, Made this RAMON J. JIMINEZ and PEGGY by 💬 SUBURBAN FINANCE CO.

FINANCE LICENSEE.

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9 1 C.B.

BE IT REMEMBERED, That on this 3 day of July July 19 80 before me, the undersigned, a notary public in and for said county and state, personally appeared the within named RAMON J. JIMINEZ and PEGGY L? JIMINEZ named ______RAMON_J_ JIMINEZ and PEGGY L? JIMINEZ 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.

and states and states

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last at-UBlug

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