	PORMUMA-3105A-MORTGAGE-One Page Long Form. 38-21977-D		
	SEUX OBSET 1383	1. M80 Page	13202 @
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12.2	Mortgagor, to PACIFIC WEST MORTGAGE CO., an Oregon	corporation.	
	AND NO/100 Self Montgagor, in consideration of SEVEN	THOUSAND TWO	HUNDRED
280 - 01 - 15 - 10 - 50 - 50 - 50 - 50 - 5	<ul> <li>State of Oregon, bounded and described as follows, to-wit:</li> <li><u>PARCEL I</u></li> <li>Beginning on the section line between Sections South, Range 11 East of the Willamette Meridian quarter section corner thereof; thence West 116</li> <li>of beginning; thence continuing West 75 feet; thence East 75 feet; thence North 148 feet to the in the County of Klamath, State of Oregon.</li> <li><u>PARCEL II</u></li> <li>Beginning on the section line between Sections 9</li> <li>South, Range 11 East of the Willamette Meridian, quarter section corner thereof for the place of the section of South, Range 11 East of the Willamette Meridian, 116 feet; thence South 148 feet; thence East 116</li> <li>feet to the place of beginning, and being in the of Section 9, Township 39 South, Range 11 East of Oregon.</li> <li>EXCEPTING THEREFROM that 30 foot strip conveyed by Deed recorded April 11, 1963 in Volume 344 at 1000 for in anywise appertaining, and which may hereafter thereto belong or approfits therefrom, and any and all fixtures upon said premises at the time or at any time during the term of this method.</li> </ul>	9 and 10, Town 9 and 10, Town 512 feet Sou feet to the the e point of be 0 and 10, Town 512 feet Sou beginning; the feet; thence NE 1/4 of the f the Willame to the Town of page 440. 10 10 10 10 10 10 10 10 10 10	nship 39 ith of the true point 18 feet; eginning, 14 of the true point 18 feet; eginning, 14 of the ence West North 148 e SE 1/4 tte Meridian, f Bonanza nto belonging tts, issues and this mortgage
	TO HAVE AND TO HOLD the said premises with the appurtena heirs, executors, administrators and assigns forever. This mortgage is intended to secure the payment of pure following is a substantial copy:	romissory note, (	of which the
	\$7,200.00 Klamath Falls, Oregon I (or if more than one maker) we, jointly and severally, promise to pay t WEST MORTGAGE CO., an Oregon corporation, CEVEN TWO Starton OF	o the order of <u>P</u>	CIFIC
_ D	SEVEN THOUSAND TWO JINDERD AND THE COMPLEX AND THE SAME	.cyon	
1	installments of not less than \$ 193 16	un	til paid, payable in
+ 19 in: op te: an is	"is included in the minimum payments above required; the tirst payment to be made on t 19.80, and a like payment on the	the day of ereafter, until the whole come immediately due an	sum, principal and ad collectible at the
"	All late payments will accrue interest at/S/_Donal the rate of 18 percent interest on the unpaid balance until brought current.	d R. Jacob	
FORM N	No. 217-INSTALLMENT NOTE. #2683	SN Stevens-Ness Law Pu	
	comes due, to-wit:	a last scheduled principal	payment be-
			he is lawfully
	and will warrant and forever delend the same against all persons; that he will pay said not the terms thereot; that while any part of said note remains unpaid he will pay all taxes, a able and before the same may become delinquent; that he will promptly pay and satisfy a able and before the same may become delinquent; that he will promptly pay and satisfy a are or may become liens on the premises or any part thereof superior to the lien of this mor hazards as the mortfagee may from time to time require, in an amount not less than the obligation secured by this mortfage, in a company or companies acceptable to the mortfage fagee as soon as insured. Now if the mortfagor shall tail for any reason to procure any such the mortfagee at least filten days prior to the expiration of any policy of insurance now the mortfage in executing one or suffer any waste of said premises. At the request in good repair and will not commit or suffer any waste of said premises. At the request is and the mortfage, and will pay for time the same in the prosent public different to the mortfage and procure the same at mortfagor is any state of said premises. At the request is done the mortfage, and will pay for time time time in the proper public of the of factory to the mortfage, and will pay for time time time in the proper public of the of factory to the mortfage, and will pay for time time time in the proble of builties of the searches made by tiling officers or searching agencies as may be deemed desirable by the of the the time of the source of searching agencies as may be deemed desirable by the by the time time of the same at mortfagors as may be deemed desirable by the to the searches made by thing officers or searching agencies as may be deemed desirable by the time the time the time of the source of searching agencies as may be deemed desirable by the time and the time to the source of searching agencies as may be deemed desirable by the time and the time the time the state agencies as may be deemed desirable by the time and th	e, principal and interest above described, when ny and all liens or encur tage; that he will keep loss or damage by lier a original principal sum o e, with loss payable lirst urance shall be delivered linsurance and to deliver or hereatter placed on ss and improvements on the mortgages, the mo	Infes of every due and pay- mbrances that the buildings not such other if the note or to the mort- to the mort- said policies hid buildings, said premises

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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.

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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 pro-ceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage shall have the option to declare the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be fore-closed at any time thereafter. And if 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 any right arising to the mortgage for breach of covenant. And this mortgage may be foreclosed for principal, interest and all sums paid by the mortgage at any time while the mortgagor neglects to repay any sums so paid by the mortgage. In the event of any suit or action being instituted to foreclose this mortgage, the mortgage affects to repay any sums so paid by the mortgage. In the event of any suit or action being instituted to foreclose this mortgage, the mortgage affects to repay any judgment or decree entered therein mortgagor further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiffs attorney's lees in such appeal, all sums to be secured by the lien of this mortgage, and included in the decree of foreclosure. Each and all of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators affectiver to collect the rents and profits arising out of said premises during the performance of sincervices, and apply the same, affective to collect the rents and profits arising out of said premises during the performance of such sometage. In constru

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

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Arnald a Jaw

Fee \$7.00

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	*IMPORTANT NOTICE: Delete, by lining out, whichever, plicable; if warranty (a) is applicable and if the mortgo is defined in the Turkin-Lending, Act and Regulation. With the Act and Regulation by making required discl isstrument (if to be a FIRST Den to finance the "purchase" Form No. 1305 or equivalent; if this instrument is NOT Ness Form No. 1305, or equivalent; A UNGDAGEQ 10	warranty (a) or (b) is not ap- gee is a creditor, as such word (; the morgages MUST comply sures; for this purpose; if this of a dwelling; us Stavens-Ness to be a first lien, us Stavens- Such & Jife DisAlterial co				
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	(FORM No. 105A)	County ofKlemath				
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	DONALD R. JACOB	19.80				
		at 3:58 o'clock P. M., and recorded				
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	PACIFIC WEST MORTGAGE CO.	RECORDER'S USE Record of Mortgages of said County.				
	an Oregon corporation	CICE COMMIT DEGODE COTWitness my hand and seal of				
	AFTER RECORDING RETURN TO	County affixed.				
	PACIFIC WEST MORTGAGE CO.	Wn. B. Milne				
	P. O.LIBOX'1497 GVCE' Mana thia.	10 Chr. 200 of July 10 Chr. 10 Chr.				
	Stayton, OR 97383	By Dernethand felsch Deputy.				
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