	GE, Made this 5th 14 y Senteno - 1/3 Undivide an Marcos, CA 92069	A Counsel of November d Interest. Clark populate	, <u>19</u> 80 ,
o MX Land & Live	stock Corporation -		Mortgagor,
WITNESSETH, T	onvey unto said morteagee. his	ation of Dollars, to him paid by said heirs, executors, administrator	and assigns, that cer-
ain real property situate ollows, to wit: older to paper we' the inderstan	a Riamathea CV 330	County, State of Oregon, bo	unded and described as
	W:M Section 21; N4 SEA N4 NEA 240 acres M/L		28;
Callina Callina	«		
MORU	County of Andrew O	at JLL : 1 - 1 - 0 - in Joook - 161 in Joook - 161 in Joook - 161 Kracart - 161 Kracart - 161 Courter - 161 Courte	
	SER SHALL HOLD MORTGAGEE	A	AND
	ND WAGGONER MORTGAGES.	1	
Together with all	and singular the tenements, h	ereditaments and appurtenan	es thereunto belonging
or in anywise appertain	ing, and which may hereafter th	hereto belong or appertain, ar	d the rents, issues and
or in anywise appertain profits therefrom, and a or at any time during th	ny and all fixtures upon said p e term of this mortgage.	hereto belong or appertain, an remises at the time of the exe	d the rents, issues and cution of this mortgage
or in anywise appertain profits therefrom, and a or at any time during th TO HAVE AND heirs, executors, adminis This, mortégée, is	ny and all fixtures upon said p e term of this mortgage. TO HOLD the said premises trators and assigns forever. s intended to secure the payn	hereto belong or appertain, an remises at the time of the exe with the appurtenances unto ment of	id the rents, issues and cution of this mortgage the said mortgagee, his
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gages as sorting as instant how into interpret to the expiration of any policy of insurance now or hereafter placed on said buildings, the mortgages 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 mortgages, the mortgager shall join with the mortgages in executing one or more linancing statements pursuant to the Uniform Commercial Code, in form satis-factory to the mortgage, 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 mortgages.

etta (j. 1917) Anna (j. 1917)

(2010) The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: (2010) (a)* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), (b) factor magnetistics for mortgager's personal, family, thousehold or agricultural purposes (see Important Notice below), (b) factor magnetistics for mortgager's personal, family, thousehold or agricultural purposes (see Important Notice below), (b) factor magnetistics for mortgager's personal family, thousehold or agricultural purposes (see Important Notice below), (c) factor magnetistics for mortgager is personal family, thousehold or agricultural purposes (see Important Notice below), (b) factor mortgager is personal family is personal family in the second se MACOUNTROOK XINCOMICS.

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Now, therefore, it said mortgages is all 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; 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 may be fore-closed at any time thereafter. And if the mortgages range at this option do so, tand any payment so made shall be added to and become a part of the debt secured by this mortgage, and shall bear interest if the same rate as said note without waiver, however, of any right arising to the mortgage to breach of covenant. And this mortgage may be foreclosed for principal, interest and all sums, paid by the imortgage at any time while the mortgage, the mortgage may be foreclosed for principal, interest and all sums, paid by the mortgage at a sufficiency costs and disbursements and such further sum as the trial court may adjudge reasonable as plaintiff's attorney's tess in such suit or action, and if an appeal is taken from any judgment or decree entered therein mortgage of and said mortgages respectively. In case suit or action is commenced to if said mortgage and nortgage 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 and assigns of said mortgages to said such suit or action, and if an appeal is taken from any judgment or decree entered therein mortgage of and said mortgage respectively. In case suit or action is commenced to this mortgage, the founde shall apply to and

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IN WITNESS WHEREOF, said mortgagor has hereunto set high hand the day and year first above written.
*IMPORTANT NOTICE: Delete, by lining out, whichwer warranty (a) or (b) is not applicable; if warranty (a) is applicable; and if the mortgages is a craditor; as used word is defined in the truth in tending Act and Regulation 27, the mortgages MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is table by STIRST, if the purpose of a dwelling, use Steven-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first line, use Steven-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first line, use Steven-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first line, use Steven-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first line, use Steven-Ness Form No. 1305 or equivalent; and the gradient of a dwelling, use Steven-Ness Form No. 1305 or equivalent; and the gradient of a complex of the set of the se
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California STATE OF CRECON, NEW DAY SUG DA DA SUG County of <u>Remarker</u> And U.g. 1. Store W/F County of <u>Remembered</u> , That on this <u>6</u> th day of <u>March</u> , 19.8/, before me, the undersigned, a notary public in and for said county and state, personally appeared the within
named Sam Fojas & Ray Senteno Note of the identical individual described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily. Enconsume on the

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