FORM Not DE MORTGAGE-ON Page Long Fo Vol M& Page THIS MORTGAGE, Made this KATHLEEN COLAHAN KANAHAKU 21687 16 Th day of bv Nov ember-RAYMOND R. COLAHAN to Mortgagor, WITNESSETH, That said mortgagor, in consideration of Forty Thousand and no/100ths grant, bargain, sell and convey unto said mortgages, his heirs, executors, administrators and assigns; that cer-Dollars, to him paid by said mortgagee, does hereby grant, bargint, seu and convey unto said morigages, las nens, executors, administrators and assigns, that our tain real property situated in Klamath County, State of Oregon, bounded and described as Township 38 South, Range 11 East of the Willsmette Meridian Township 38 South, Range 11 East of the Willamette Meridian S. 4. 6: $W_{2}MV_{4}$ An undivided one-half interest in the following property: Township 37 South, Range 11 East of the Willamette Meridian Section 31: SW2SW2 (Lot 3) Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and which may hereaster thereto belons 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 TO HAVE AND TO HOLD the said premises with the appurtenances unto the said morrgagee, his heirs, executors, administrators and assigns forever. This morigage is intended to secure the payment of following is a substantial copy: a promissory note , of which the \$40,000.00 Vancouver, Washington, ON DEMAND, I (or if more than one maker) we, jointly and severally, promise to pay to the order of RAYMOND R. COLAHAN at Paisley, Oregon FORTY THOUSAND AND NO/100THS DOLLARS, with interest thereon at the rate of 7 percent per annum from date until paid; interest to be paid on demand. All or any portion of the principal hereof may be paid interest to be paid on demand. All or any portion or the principal mereor may be paid at any time. If this note is placed in the hands of an attorney for collection, I/we promise and agree to pay the holder's reasonable attorney's fees and collection, t/we promise and agree to pay the noider's reasonable actorney's rees and correction costs, even though no suit or action is filed hereon; however, if a suit or an action is filed, the arount 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. s/ Kathleen Colalan Kamahaku Kathleen Colahan Kamahaku To chlee Une han Tama ha ka The date of manufity of the debt secured by this mortgage is the date on which the last scheduled principal payment becomes due, to-wit: Ori demand And said mortgator covenants to and with the mortgagee, ins heirs, executors, administrators and assigns, that he is lawfully seized in les simple of said premises and has a valid, unencumbered tills thereto server in ter sumpt of and presses are mainted and the same against all persons, that he will pay said note, trincipal and interest, according to the term thereof, that while any part of said note termains impaid he will pay said note, trincipal and interest, according to antice which may be levied or assessed against said property, or this mortgale or the mite abive described, when due and ever antice which may be levied or assessed against said property, or this mortgale or the mite abive described, when due and every are or may become liens on the premises or any part thereof superity to the lien of this mortgale; that he will here the said promises continues that is not the premises or encumbrances that hexards at the mortgales may from time to time require, in an abound not less than the original part the healthing obligation secured by this mortgale, in a company or companies above the sold premises of any superity in the mortgale or the will here of the nortgale or the mortgale or the said premises may uppert, all policies of insurance shall be defivered to the non-trading a size interval to the company or companies above the nortgale or insurance shall be defivered to the nort of the mortgale or least lifteen days prior to the expiration of any reison to provide any side lifteen and to the court of a gene may precure the said precise; that he will policies of insurance shall be defivered to the nort of the mortgale of least index or suffer any wate of said precises. At the request of the mortgale or said policies in gene requires and will not command or suffer any reison to any part insurance not deliver soid policies for company and will not command or suffer any wate of said precises. At the request of the mortgale and index soid precises in the mortgale e, and will not command or suffer any wate of said precises. At the request of the mortgale e, the mortgale or said buildings is deverted na sena provinsi na na sena di sena di sena di sena provinsi persona persona di sena di sena di sena di sena d Manga denga una persona di sena di sena di sena di sena persona di sena di sena di sena di sena di sena di sena

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The mortgagor warrants that the proceeds of the ban 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 if overlagor is a column person) - we for business or conversible purposes other 4

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Now, therefore, il said mortgagor shall keep aid 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 the its terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of creding of any kind be taken to foreclose any lien on suid premises or any part thereof, the mortgage shall have the option to creding of any kind be taken to foreclose any lien on suid premises or any part thereof, the mortgage shall have the option to cheed 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 premium as above provided for, the mortgage may at his option do so, and any payment so made shall be added to and become premium as above provided for the mortgage no shall tear interest at the same rate as said note without waiver, however, of a part of the debt secured by this mortgage for breach of covenant. And this mortgage ray be foreclosed for principal, interest and all sums any right arising to the mortgage for breach of covenant. And this mortgage may be loreclosed for principal, interest and all sums prid by the mortgage at any time while the mortgagor neglects to repay any sums so paid by the mortgage. In the event of any stift arising to atterney's lees in such suit or action, and if an appeal is taken from any judgment or decree entered reasonable as plaintiff's attorney's lees in such appeal, all sums to be secured by the lien of this mortgage and included in the decree of loreclosure. That will or action us and afterements hare in contained shall apply to and bind the heirs, executors, administrators and casings of said mortgage, and ad asid mortgage resoctively. That is nortgage or such and advector the resocatively. That is nortgage or any and profits arising out of is a prime sum and expendent of the amount due under this mortgage. The constru

written. Kathleen Colahan Kamahaku fatter. Hakila Janahak •IMPORTANT NUTICE: Delete, by living out, whichever warranty a) or (b) is not ap-plicable; if warranty (a) is applicable and if the margages is a readitin, as such word is defined in the Truth-In-Lending Act and Regulation Z, the matgagen MUSI comply with the Act and Regulation by making required disclowres; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwalling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first limit, use Stevens-Ness form No. 1306, or equivalent. the ď -Triffici on page 21687 Deputy. of said County u 0 cernity that the within record and o'clock P.M., and 81 on page 21 2 County of Klamath RTGA December hand for STATE OF OREGON, Evelyn Biehn or as tile number Record of Mortgages Clerd а́н was received 2 number Witness County affixed. of ounty at 12=34 c in book M 8 day 1.10 25 ment and the second second -----STATE OF GRECKORK WASHINGTON County of Clark day of All' BE IT REMEMBERED, That on this 16 before me, the undersigned, a notary public in and for said county and state, personally appeared the with \dot{v}_{O} Kathleen Colahan Kamahaku named described in and who executed the within instrument known to me to be the identical individual executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affined she acknowledged to me that my official seal the day and year last above written. 2000 E Notary Public tor Martin Washington in and Rodolian kt 1 Box 350 kt 1 Box 97636 My Commission expires

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