

served in tee simple of sub premises and has a valid, unencommeted the thereto and will warrant and forever defend the same against all persons; that he will pay said note, principal and interest, decording 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 and before the same may become definition of said property, or this mortgage or the note above described, when due and pays are or may become lieus on the premises or any part thereof superior to the lien of this mortgage; that he will keep the building hazards as the mortgage may from time to time require, in an amount not less than the original principal sum of the note agee and then to the mortgage, in a company or companies acceptable to the mortgage, with lass payable first to the nort fagee as soon as insured. Now if the mortgagor shall fail for any reliston to procure any such insurance shall be delivered to the mort food repair and will not commit or suffer any waste of any policy of insurance must be delivered to the mort in addition with the mortgage in expense that the will for any policy of insurance must be delivered to the mort for the mortgage in executing one or more financing statements pursuant to the undergaded in the deliver said policies in which the mortgage, and will pay for filing the same policy of insurance or of the mortgage, the the mortgage is acceptable of the mortgage, and will pay for filing the same in the proper public office of offices, as well as the cost of all forms are policies of mortgage. The mortgage is executed in the mortgage is a soil to deliver said policies in any procure the same at mortgage's as may be deemed desirable by the mortgage.

i 1203 171 16

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.

(b) for an organization of (even it mortgager is a natural person) are for business or commercial purposes other than a gricultural purp. esc.
Now, therefore, if said mortgager shall keep and perform the covenants herein contained and shall pay said note according to staid covenants and the payment of said note: it being agreed that a failure to perform any covenus herein, or if a provide of said note covenant being agreed that a failure to perform any covenus herein, or if a provide of any time thereafter. And if the mortgager shall have not gage at once due and paysbe, and this mortgage may be fore of the debt secured by this mortgage, and shall be availed to gay any taxes or charges or any and this mortgage in may be fore of the debt secured by this mortgage, and shall be availed to gay any taxes or charges or any indice event may be fore of the debt secured by this mortgage, and shall be availed to gay any be foreclosed for principal, interest and all search and its mortgage and any be foreclosed for principal, interest and all search and its mortgage and and by the mortgage of the events and its mortgage and and its mortgage and and by the mortgage. In the event of any each of the mortgage of a covenant, and this mortgage and and by the mortgage of the events and its mortgage and and its mortgage and and the the event of any agree of the instituted to foreclose this mortgage, to access and all reasonable costs incurred by the lene of this mortgage out and all dude reasonable costs incurred by the lene of this mortgage and and all adjude reasonable costs incurred by the lene of this mortgage to and all adjude and and the shell. The event and any adjude the advant and of asid mortgage experiments and all adjude to even any adjude the appeal is taken from any ident in decree entry adjudes to even and a difference of the events and and event and adjude the perform any upon mortgage. The devent and adjude the advanter and os asid mortgage and shall adjude the advanta as plaintiffs attorney's lees in s

c_{i}		ereunto set his hand the day and year first abov
2.10		PACIFIC WEEK WORK
*IMPORTANT NOTICE		TUXIGARE CO
*IMPORTANT. NOTICE: Defete, by lining out, which plicable, if warranty (a) is applicable and if the m is defined in the Truth-im-lending. Act and Regulat with the Act and Regulation by making required instrument is to be a FIRST lish to finance the purch form No. 1305 or equivalent; if this instrument is Ness Form No. 1306, or equivalent.	never warranty (a) or (b) is not nortgagee is a creditor, as such w tion Z, the mortgagee MUSI com disclosures; for this average com	By: President
Form No. 1305 or equivalent; if this instrument is in Form No. 1305 or equivalent; if this instrument is i Ness Form No. 1306, of equivalent.	hose of a dwelling, use Stevens-N NOT to be a first lien, use Steven	
		······································
STATE OF OREGON.)	
County of Marion	ss.	
Personally appeared the above Pacific West Mortgage C and acknowledged the force	named H. Clayt	on Livengood, President of corporation
and acknowledged the foregoing instru-	ATT OTEGOIL (corporation of
Sourg unitu	ment to be his/it	ts voluntary act and deed.
(OFFICIAL SEAL)	Before	me:
Chic Wast hilge	Notar	inda L. Autoll
A Part 497 Box 497 Manton Or. 97383	My co	Public for Oregon mmission expires: 11-20-85
et Parfie West hilge Box 497 Stayton Or. 97383	My co	mmission expires: 11-20-85
TE OF OREGON	My co	mmission expires: 11-20-85
NTE OF OREGON,) Inty of Klamath)	My co	STATE OF OREGON, County of Klamath ss.
NTE OF OREGON,) Inty of Klamath) I far record at request of	My co	STATE OF OREGON, County of Klamath SS. I certify that the within instru- ment was received for record on the day of Dec.
TE OF OREGON,) inty of Klamath) d for record at request of ms_24_cover for JanC.D. 19_83]	STATE OF OREGON County of Klamath ss. I certify that the within instru- ment was received for record on the 6 day of Dec. 1982 at9:52 o'clock AM., and recorded
TE OF OREGON,) nty of Klamath) I for record at request of ns_24_area (Jan0.19_83) 8:44_area (Jan0.19_83)	SPACE RESERVED	STATE OF OREGON. County of Klamath ss. I certify that the within instru- ment was received for record on the 6 day of De2. 1982 at 9:52 o'clock AM., and recorded in book reel volume No. 432 on page 1.7.1.17
TE OF OREGON,) hty of Klamath) for record at request of 15_24_1000 (Jan_10.19_83)]	STATE OF OREGON. County of Klamath (ss. I certify that the within instru- ment was received for record on the 6 day of Dec. 1982 at9:52 o'clock AM., and recorded in book/reel volume No. M32 on page 1.7.1.17 or as document fee file instrument/microfilm No. 130.2.3 Record of Mortgages of said County. Witness my band
TE OF OREGON,) hty of Klamath) for record at request of 15_24_down & Jan D. 1983 B:44 A. M. and duly dod in VocM83 JMtge1202	SPACE RESERVED	STATE OF OREGON. County of Klamath ss. I certify that the within instru- ment was received for record on the 6 day of Dec. 1982 at9:52 o'clock AM., and recorded in book/reel volume No. M32 on page 1.7.1.17 or as document fee file instrument/microfilm No. 130.2.3 Record of Mortgages of solid C