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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 encidentified purposes

(b) the ant organization of the is intergene is a stress provided in the covenants herein contained and shall pay said note according all of said covenants and the payment of said note; it being agreed that a failure to perform any covenant herein, or if a prodector the whole amount unpaid on said note; it being agreed that a failure to perform any covenant herein, or if a prodector the whole amount unpaid on said note; it being agreed that a failure to perform any covenant herein, or if a prodector the whole amount unpaid on said note; or not this mortfage at once due and payable, and this mortfage may be foreclosed at any time thereafter. And if the mortfage may this mortfage at once due and payable, and this mortfage may be foreclosed at any time thereafter. And if the mortfage 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 mortfage, and shall bear interest at the same rate as said note without waiver, however, of paid by the mortfagee at any time while the mortfage, the mortfage agrees to pay all reasonable costs incurred by the mort gage or provided to full search, all statutory costs and disbursements and such further sum as the trial court may adjudge to such appeal, all sums to be secured by the sum as the appellate court shall adjudge reasonable as plaintiff's attorney's lees in such suit or action, and it an appeal is taken from any judgment or decree entered on such appeal, all sums to be secured by the line of this mortfage respectively. In case suit or action is commenced to foreclose therein contained shall apply to and bind the heirs, executors, administrators and assigns of said mortfage respectively. In cases suit or action and and and apply the amortfage, apply the foreclose that a provide the secure of foreclosure. In cases usit or action is commenced to fage respectively. In cases usit or action is commenced to fage respectively. In cases usit or action is commenced to fage respectively. In cases usit or action is commenced

CORPORTS IS 5 CIN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written ..... . .... And Carlot And PACIELO WEST MORTGAGE CO \*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not ap-plicable; if warranty (a) is applicable and if the mortgages is a creditor, as such word with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lime to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien; use Stevens-Ness Form No. 1306, or equivalent; a filter and the purchase is not to be a first lien; use Stevens-Ness Form No. 1306, or equivalent; a filter and the purchase of a dwelling, use Stevens-Ness Form No. 1306, or equivalent; a filter and the purchase of a first lien; use Stevens-BY: Pres Adent e to the for the first statement say parigne y ENVIROND TO MOLD IN THE PREMISES WHEN THE and the constraint an and here and an average appear many and a second as and the second second SS. The standard destroyed County of ...Marion......) August 16 Personally appeared the above named .H. Clayton Livengood, President of Pacific West Mortgage Co., an Oregon corporation L. hu Before me (OFFICIAL SEAL) Junda of هه هدی 🗧 Notary Public for Oregon PUBLIC 2 My commission expires: 11-20-85 07 0320 2 90,60 g MORTGAGE nath, state.of STATE OF OREGON. County of ..... SS. 1000 to Shores (FORM No. 105A) certify that the within instru-I STEVENS-NESS LAW PUB. CO., PORTLAND, ORE ment was received for record on the .....day\of ..... ....., 19....., Pacific West Mortgage Co. o'clock......M., and recorded ać..... Maria en an en Ale 265...E....Ida...P.,O.....Box...49.7.... in book/reel/volume No.....on page.....ar as document/fee/file/ SPACE RESERVED TO 2.2.453 instrument/microlilm No. ..... FOR Record of Mortgages of said County. RECORDER'S USE Witness my and and seal of

合致 管理的自己的 法财产

1977 - Starten

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County affixed.

By .....

NAME

TITLE

Deputy 11220

57833

AFTER RECORDING RETURN TO Pacific West Mortgage Co. P. O. Box 497 Stayton, OR 97383

(Honeycutt)

States -

#4096

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21894 16852 \$1,500.00 August 12 , 1983 Four (4) years .....after date, the undersigned corporation promises to pay to the order of CYNTHIA A. SHOLD ....at......Salem ONE THOUSAND FIVE HUNDRED AND NO/100-----DOLLARS, with interest thereon at the rate of 14.0 percent per annum from August 16, 1983 until paid. Interest to be paid <u>quarterly</u> and if not so paid, the whole sum of both principal and interest to become immediately due and collectible at the option of the holder of this note. If this note is placed in the hands of an immediately due and collectible at the option of the nolder of this note. If this note is placed in the halds of an attorney for collection, the undersigned promises and agrees to pay the reasonable collection costs of the holder hereof; and if suit or action is filed hereon, also promise to pay (1) holder's reasonable attorney's fee to be fixed by the trial court and (2) if any appeal is taken from any decision of the trial court, such further sum as may be fixed by the appellate court, as the holder's reasonable attorney's fees in the appellate court. PACIFIC WEST MORTGAGE CO. By /s/ H. Clayton Livengood. By.\_\_\_\_\_ President XXXXXXXX No.4096 (Honeycutt) FORM No. 71-NOTE-CORPORATION SC STEVENS-NESS LAW FURLISHING CO., PORTLAND, OR. 97204 ¢ \$ 6,000.00 August 12 , 19 83. WALTER O. SHOLD or BERNICE SHOLD, husband and wife ......at....Salem,...Oregon SIX THOUSAND AND NO/100 \_\_\_\_\_ DOLLARS, immediately due and collectible at the option of the holder of this note. If this note is placed in the hands of an attorney for collection, the undersigned promises and agrees to pay the reasonable collection costs of the holder hereof; and if suit or action is filed hereon, also promise to pay (1) holder's reasonable attorney's fee to be fixed by the trial court and (2) if any appeal is taken from any decision of the trial court, such further sum as may be fixed by the appellate court, as the holder's reasonable attorney's fees in the appellate court. PACIFIC WEST MORTGAGE CO. By /s/ H. Clayton Livengood By..... President Secretary No. 4096 (Honeycutt) FORM No. 71-NOTE-CORPORATION SC STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 97204 STATE OF OREGON, ) Re-recorded to change the second County of Klamath ) note. Incorrect amount typed out Filed for record at request of on the note which is being replaced. on this 2nd day of Nov. \_A.D. 19\_83 at 9.33115004 A M, and dub recorded in Vol. 1483 of Mortgages M, and duly age 18850 CHICLENCE CONTROL EVELYN BIEHN, County Clerk By PAm Am the Doputy 12.00: STATE OF OREGON: COUNTY OF KLAMATH:ss I hereby certify that the within instrument was received and filed for record on the <u>22nd</u>. day of <u>Dec</u>, A.D., <u>1983at</u> <u>11:58</u> o'clock <u>1</u> and duly recorded in Vol <u>M83</u>, of <u>Mortgages</u> on page <u>2</u> EVELYN BIEHN, COUNTY CLERK Fee \$ 12.00 by Am Smith. Deputy