	FORM No. 105A-MORTGACE-One Poge Long Form. SK 99615 Varia 795 (A) K 19.65.,	
	SK <b>99010</b> UKALOW F. LOCKHART and SHIRLEY L. LOCKHART, husband and wife, Mortgagor,	
	Mortdadee	
	WITNESSETH. That said mortgagor, in consideration of Twenty Nine Hundred Tourse	
	Five and 34/100thsDollars, to him paid by said motigger, grant, bargain, sell and convey unto said motigagee, his heirs, executors, administrators and assigns, that cer- drain real property situated in Klamath County, State of Oregon, bounded and described as	
	follows, to-wit:	
	Lot 17 in Block 1 of STEWART, a subdivision of thereof County, Oregon, according to the official plat thereof on file in the records of Klamath County, Oregon.	
	on file in the result	
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	The sector and appurtenances thereunto belonging	
	Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and which may hereafter thereto belong 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 is the interference of this mortgage.	
	profits therefrom, and any and all fixtures upon said premises with the appurtenances unto the said mortgagee, his TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgagee, his	نتار <u>المعمالية المعالم</u>
	TO HAVE AND TO HOLD the sale prime and prime a	
	following is a substantial copy:	
	\$ 2945.34	
	For value received, I/We, jointly and severally, promise to pay to the WEYERHAEUSER KLAMATH FEDERAL CREDIT UNION, or order, the sum of to the WEYERHAEUSER KLAMATH FEDERAL CREDIT UNION, or order, the sum of to the WEYERHAEUSER KLAMATH FEDERAL CREDIT UNION, or order, the sum of	
	to the WEYERHAEUSER KLAHAM THESE and 34/100 Dollars with interest on unput	
	balances at the face of (including interest) and 00/100 both both of	
	the month therearted by a Real Property Mortgage.	and see a second and
	of any default in payment as herein agreed to at the	- niterational devices to the test of the second second
	balance of this Note shart beach party of his Note, whether as maker, independent option of the holder. Each party of his Note, whether as maker, independent option of the holder. Each party of his Note, whether as maker, independent option of the holder.	· ·
	or guarantor, severally waives presentations of the same. and notice of protest and dishonor of the same. It is further agreed by each party hereto, that in case payment It is further agreed by each party hereto, that in case payment	-
	shall not be made at maturity, in	and a set of all strenges.
	/S/HARVEY_FUOCKHART /S//S/	an Diference on product where was "leftered of
	scized in the support the same against all persons; that he will pay said note, principal and interest, according to	
	the terms thereof. It is believed or assessed against said property of the promptly pay and satisfy any and all liens or encumbrances that nature which may be levied or assessed against said property of the lien of this mortgage; that he will keep the buildings able and before the same may become delinquent; that he will promptly pay and satisfy any and all liens or encumbrances that the premises or any part thereof superior to the lien of this mortgage; that he will keep the buildings	ال المرجعة من المحادثة مريادها: العا
	are or may obtain hereafter may be erected on the said premises commission to tess than the original principal sum of the form naw on or which hereafter may from time to time require, in an anount not less than the original principal sum of the nort- hatards as the mortgage may from time to time require, in an anount not less than mortgage, with loss payable first to the mort- hatards as the mortgage may from time to companies acceptable to the mortgage, with loss payable first to the mort- hatards as the mortgage, in a company or companies acceptable to the mortgages of invariance shall be delivered to the mort- ter and the mortgage of the mortg	aan oo taa oo taa aa aa aa aa ahaa ahaa aha
Ŏ.	dates and then to the source of mortgador shall tail to any policy of insurance nor or hereafter placed on said premises dates as soon as institued. Now if the mortgador shall tail to any policy of insurance nor or hereafter placed on said premises to the mortgages at least filteen days prior to the expiration of any policy of insurance mor or hereafter placed on said premises to the mortgages at least filteen days prior to the expiration of any policy of insurance mor or hereafter placed on said premises to the mortgages at least filteen days prior to the expiration of any policy of the mortgages, the mortgage shall be a said premises to the mortgage at least filteen days prior to the expiration of any policy of the mortgages, the mortgage shall be a said to be	
	gades as soon as institutent days prior to the expiration of any poict, of there the buildings and improvements on said prediates to the mortgage at least fifteen days prior to the expiration of any poict, of there the buildings and improvements on said prediates the mortgage may procure the same at mortgagers expense; that he will keep the buildings and improvements of said prediates the mortgage in excitage and will not commit or suffer any waste of said premises. At the request of the mortgages, the mortgage shall in good repair and will not commit or suffer any waste of said premises. At the request of the mortgage, the mortgage in executing one or more financing statements pursuant to the Uniform Commercial Code, in form satisfies in with the mortgage in executing one or more financing statements pursuant to the Uniform Commercial Code, and will pay for filing the same in the proper public office or offices, as well as the cost of all iten factory to the mortgage. And will pay for filing the same in the proper public office by the mortgage.	) Li Barra da la
	searches made by filing officers or searching agencies as may be contained agencontained agencies as may be contained agencies as ma	n An an

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Now, therefore, il said mortinger shall keep and perform the covenants herein contained and shall pay said not excording to its terms, this conveyance shall be void, but otherwise shall remain in full force as a nortinger to secure the performance of the otic terms, this conveyance shall be void, but otherwise shall remain in full force as a nortinger to secure the performance of the otic terms, this conveyance shall be void, but otherwise shall remain in full force as a nortinger to secure the performance of the otic terms, this conveyance shall be void, but otherwise shall remain in full force as a nortinger to the other the payment of said note or on this mortinger at any payment so made shall have the option to closed at any time thereatter. And if the mortinger or on this mortinger at the same rate as said note without waiver, however, of any right arising to the mortinger on the payment at the same rate as said note without waiver, however, of any right arising to the mortinger or the thereader of the mortinger may be coreclosed for principal, interest and all sums to action being instituted to foreclose this mortinger thereaders to repay any sums so paid by the mortingers. In the event of any payment so mater any side enter any time while the mortinger to repet any sums so paid by the mortingers. In the event of any there in mortinger further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiffs attorney's lees and assigns of said mortinger and digreements herein contained shall apply to and bind the heirs, executors, administrators and the deduct of the covenants and afreements herein contained shall apply to and bind the heirs, executors, administrators and assigns of said nortinger and of said mortinger erspectively. In case suit or action is commenced to loreclose this mortinger, the payment of the amount due under this mortinger. In case suit or action is commenced to loreclose this mortinger or mortinger of such foreclosure, and apply the same atreation and include IN WITNESS WHEREOF, said mortgagor has hereunto set his hand and seal the day and year first above written. Hurry F Tackhart Shiring I Lockhart MORTGAGE N of wii rec the the OREGON, that ved ç ed in Ģ ity. Witness y affixed. tify ٥f. ATE OF Ser inty 1 inty 200 STATE OF OREGON, **KLAMATH** County of BE IT REMEMBERED, That on this 10th day of August BE IT REMEMBERED, That on this 1941, and on pyty August, 1950, before me, the undersigned, a notary public in and for said county and state, personally appeared the within hand defined. Harvey F. Lockhart and Shirley L. Lockhart, husband and wife, known to me to be the identical individual 5 described in and who executed the within instrument and executed the same Ireely and voluntarily. acknowledged to me that they IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed 0116 Fla Notary Public for Oregon. My Commission expires September 25, 1965 (). (B. 15 ( -26

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