11	FORM No. 105A-MORTGAGE-One Page Long Form. SC 452	1 -1 M-65 Pro	,1796 🛞		
~	THIS MORTGAGE, Made this lst day of by Earl Claude Badley and Lucille Margaret Badley	, husband and wife,	, 1902		;
С С	THE Wetthere and R. Mildred Hell	*			<u>1).</u>
Ċ,	to WIIAA MATCHEWS and B. MIIAFEA HAIL WITNESSETH, That said mortgagor, in consideration of (\$ 2,082.34) Dollars, t drant bargain, sell and convey unto said mortgagee, his heirs, exec	Two Thousand Eighty-tw	ro and 34/100		
	grant, bargain, sell and convey unto said mortgagee, his heirs, exe tain real property situated in	o him paid by said mortgage cutors, administrators and ass , State of Oregon, bounded an	e, does hereby igns, that cer- id described as		
	Lot 94 of PLEASANT HOME TRACTS NO. 2, Klamath Coun	ty, Oregon.			
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	Together with all and singular the tenements, hereditam	ents and appurtenances there	eunto belonging		•
	Together with all and singular the tenements, hereaftam or in anywise appertaining, and which may hereafter thereto be profits therefrom, and any and all fixtures upon said premises	elong or appertain, and the r at the time of the execution o	of this mortgage	and the second	شاهت.
	or at any time during the term of this mortgage. TO HAVE AND TO HOLD the said premises with the	appurtenances unto the said	t mortgagee, his		
11	TO HAVE AND TO HOLD THE GAL PRIME	upputternation			1
	heirs, executors, administrators and assigns forever. This mortgage is intended to secure the payment of	one promissory note	, of which the		-1 - 1 - 1
	heirs, executors, administrators and assigns forever. This mortgage is intended to secure the payment of. following is a substantial copy:	one promissory note	, of which the		
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	heirs, executors, administrators and assigns forever. This mortgage is intended to secure the payment of. following is a substantial copy: S. 2,082.34 For value received. Vilda Matthews. and E. Mildred Hall Two Thousand Eighty-two and 34/100 in lawful money of the United States of America, with inte for use cant mer annum from September 1	one promissory note h Falls, Oregon, Sapter promise t 	, of which the	(f) (f) (1)	
	heirs, executors, administrators and assigns forever. This mortgage is intended to secure the payment of. following is a substantial copy: S. 2,082.34 For value received Wilda Matthewa. and E. Mildred Hall Two Thousand Righty-two. and 34/100	one promissory note h Falls, Oregon, Septer promise t 	, of which the abor. 1, 1965. to pay to the order of agon,		
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	heirs, executors, administrators and assigns forever. This mortgage is intended to secure the payment of. following is a substantial copy: S. 2,082.34 For value received. Vilda Matthema.and E. Mildred Hall Two Thowand Eighty-two.and 34/100 in lawful money of the United States of America, with inte 61 per cent. per <u>enum</u> from September 1 installments of not less than \$ 19.80 interest due on this note at time of payment of each installm day of <u>September</u> 1955, and a like payment on the. whole sum, principal and interest, has been paid; if any of both principal and interest to become immediately due and In case suit or action is instituted to collect this note, or an promise to pay such additional sum as the Court may adjudg	nee h Falls, Oregon, Septer promise t atKlemeth Falls, Oregon, therest thereon in like lawful 1955 until paid, payable in nent, first payment to be 195day of Overy. Mont said installments are not so f collectible at the option of t y portion thereof, I	, of which the abor. 1, 1965. to pay to the order of agon,		
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Now, therefore, if said mortgagor shall keep and perform the covenants herein contained and shall pay said note(s) accord-ing 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(s); it being agreed that a failure to perform any covenant herein, or il pro-ceeding of any kind be taken to foreclose any lien on said premises or any part thereot, the mortgage shall have the option to declare the whole amount unpaid on said note(s) or on this mortgage at once due and payable, and this mortgage may be fore-closed at any time thereafter. And if the mortgage may at his option do say, and any payment so made shall be added to and beccome a part of the debt secured by this mortgage, and shall bear interest at the same rate as said note(s) without waiver, however, of any right arising to the mortgage for breach of covenant. And this mortgage any any saws so paid by the mortgage. In the event of any suit or action being instituted to loreclose this mortgage, the mortgage agrees to pay all reasonable costs incurred by the mort-gage for title reports and title scarch, all statutory costs and disbursements and such further sum as the trail court may adjudge reasonable as plaintil's attorney's fees in such suit or action, and if an appeal is taken from any judgment or decree entered therein mortgagor further promises to pay such sum as the appellaic court shall adjudge reasonable as plaintil's attorney's lees on such appeal, all status to be secured by the lien of this mortgage and and lide and appeal is taken from any judgment or decree entered therein mortgagor lurther promises to pay such sum as the appellaic court shall adjudge reasonable as plaintil's attorney's lees on such appeal, all status to be secured by the lien of this mortgage and included in the decree of foreclosure.

on such appeal, all sums to be secured by the lien of this mortgage 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 mortgager and of said mortgages respectively. In case suit or action is commenced to foreclose this mortgage, the Court, may, upon motion of the mortgage, appoint a receiver to collect the rents and profits arising out of said premises during the pendency of such foreclosure, and apply the same to the payment of the amount due under this mortgage, first deducting all proper charges and expenses attending the execution of said trust. In construing this mortgage, it is understood that the mortgager or mortgages may be more than one person; that if the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereol apply equally to corporations and to individuals.

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

Executed in the presence of

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Earl Claude Bedley (SEAL) Lucille Margares Badley (SEAL) (SEAL)

Notary Public for Oregon. My Commission expires January 12, 1966

6 the 8 instru Ä Mortgages seal ü tify that the within received for record o'clock and Dorothy Rogers September. đ Witness my hand County affixed. County of Klamath Record STATE OF OREGON, recorded in book. ខ្ព 3:16 certify ...day of said County 100 65, at 1796. Was 8 ~ ment 99 page. and 5 *

STATE OF OREGON, County of Klamath September BE IT REMEMBERED, That on this...... ..day of..... 10 known to me to be the identical individuals... described in and who executed the within instrument andexecuted the same freely and voluntarily. acknowledged to me that they IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. B Chilcot

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