	na n	unitalia bana baran ina kenangan pina yang makan kenangi pina	an an an an an ann an an an an an an an	<u>handanan arinteko menenda</u> n bertari keren eratura aritan yan hering elektron den arinteko di sebenak ang
(N	. 105A-MORTGAGE-One Page Lo		52 52 A 19	
T	HIS MORTGAGE, Made	this 29	ar 6341	1968
v		a married woman		
• • • • • • • • • • • • • • • • • • • •	Klamath Fall		ion of Three Thousand N	Mortgagor,

grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that certain real property situated in Klamath County, State of Oregon, bounded and described as follows, to-wit:

The South one-half of the South one-half of the Southeast one-quarter of Section 29, Township 35 South, Range 11 East, Williamette Mer.

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 or at any time during the term of this mortgage.

TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgagee, his heirs, executors, administrators and assigns to ever.

Five Years after date, without grace I promise to pay to the order of Klamath Falls Land Co. Three thousand ninety seven and 65/100 (3097.65) For value received, with interest from date at rate of 6% per annum until paid.

Principal and interest payable in Lawful Money of the United States at Klamath Falls Land Co. 280 S. Beverly Dr., Beverly Hills, California and in case suit is instituted to collect this note or any portion thereofs I promise to pay such additional sum as the Court may adjudge reasonable as attorney's fees in said suit.

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Due February 29, 1973

And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully elsed in tee simple of said premises and has a valid, unencumbered title thereto

and will warrant and forever detend the same against all persons; that he will pay said note(s), principal and interest, according to the terms thereoi; that while any part of said note(s) remains unpaid he will pay all taxes, assessments and other charges of every nature which may be levied or assessed against said pioperty, or this mortgage or the note(s) above described, when due and payable and before the same may become dolinquent; that he will promptly pay and satisfy any and all liens or encumbrances that are or may become liens on the premises or any part thereot superior to the lien of this mortgage; that he will keep the building now on or which may be hereafter erected on the premises insured in favor of the mortgage gainst loss or damage by fire in the sum of supervised satisfy any designed and will been all policies of insur-

Now, therefore, if said mortgagor shall keep and periorm the covenants herein contained and shall pay said notes(s) accord all of said covenants and the payment of said note(s); it being agreed that a failure to perform any covenant herein, or if pro-declare the whole amount unpaid on said note(s); it being agreed that a failure to perform any covenant herein, or if pro-declare the whole amount unpaid on said note(s); it being agreed that a failure to perform any covenant herein, or if pro-declare the whole amount unpaid on said note(s) or on this mortgage at once due and payable, and this mortgage may be closed at any time thereafter. And if the mortgage may at his option do so, and any payment so made shall be added to and be advected a part of the debt secured by this mortgage may at his option do so, and any payment so made shall be added to and become paid by the mortgage for breach of covenant. And this mortgage may be loceclosed for principal, interest at all suit or action being instituted to foreclose this mortgage, the mortgage ray be loceclosed for principal, interest and all sums and such sum as the court may adjudge reasonable as plaintiff's atformey's fees in such suit or action, together with the reasonable cluded in the decore of foreclose this mortgage, respectively. Each and all of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators and rasis of said and of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators is to action be amount due under this mortgage, first deducting all proper charges and expenses attending the execution do said mortgages and such action apply the same do said portgage, first deducting all proper charges and some settered by the mortgage, apply the same do cluded in the decore for profes arising out of said promises during the pendency of such foreclosure, and apply the same do and assigns of said and the mortgage, first deducting all proper charges and expens 2548 期自由 11113 IN WITNESS WHEREOF, said mortgagor has hereunto set his hand and seal the day and year first above written. 0 Executed in the presence of GRACE CARR (SEAL) (SEAL) (SEAL) (SEAL) ő MORTGAGE 3 Hills, California 90212 Mortgage o'clock P. M-69 inst Б seal the within for record of Land Co. and 2 . · · ÷. ð KLama th March hand Klamath Falls Record STATE OF OREGON, recorded in book. 2347 Rem ខ្ព Beyerly that Grace Carr Falls received шy y of 2:41 certify Witness 1 County affixed. said County. of. Dorothy J lay Suite 402 Beverly H County . 9 at. Was amath 8 ment 26 page. of sa ٠, and 280 19 1 A. CALIFORNIA STATE OF CANANA, County of ANTANANA Nepa 4 BE IT REMEMBERED, That on this. 1968 before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within ...day of.... Grace Carr known to me to be the identical individual..... described in and who executed the within instrument and my pflicial seal the day and year last above written. Veronica M. Petersen LIDURA NOTARY PUBLIC - CALIFORNIA Notary Public tor. Great to GALI FORNIA CITY OF CALISTOGA COUNTY OF NAPA My Commission expires. 1000