		my Page 11	985	و ما الحکال کی کی کو کی کو
TOEM No. 105A-MORIGAGE-One SN 77 THIS MORTGAC Sby Robert M.	9th GE, Made this day of Gion and Virginia L. Gion, husband	November i and wife, and Allen ((). 19 71 C. Klus and	
fo Geneva T. E	That said mortégéor in consideration of Te	en Thousand Five Hundre nim paid by said mongages, c		
tain real property situate follows, to-wit:	onvey unto said mortgagee, his heirs, executo d in County, Si	ors, administrators and assign tate of Oregon, bounded and o	ns, that cer-	
5 The 33 s	WzEłsEłsEł and the WzSEłsEł of Sec South, Range 7½ E.W.M.	tion 27, Township		
or in anywise appertain profits therefrom, and a or at any time during th TO HAVE AND heirs, executors, admini-) TO HOLD the said premises with the ap strators and assigns forever. 's intended to secure the payment of on	g or appertain, and the rent he time of the execution of t purtenances unto the said m	urtgagee, his	
\$ 10,500.00 Each of the undersig	Klamath Falls Oragon ned promises to pay to the order of	Notember 9 Geneva T. Bratišis	, 19 71	
Ten Thousand	at Fort	Klameth, Oregon	DOLLARS.	
annial toral	e rate of 7 percent per annum from liments of not less than \$ 3500.00 and <u>incedition to</u> the minimum payments a	in any one payment; inter-	est shall be paid	
on the lot day of thereafter,	November , 19 72 and a like payment until the whole sum, principal and interest	t has been paid; if any of said t has been paid; if any of said tist-to-due and collectible at i	id installments is the option of the	
holder of this note. If this and agrees to pay holder's	note is placed in the nanos of an accorney for s reasonable collection costs, including reason	nable atturney's lees, even the	hough no suit or N's fees shall be	
lixed by the court, or court Due At	, 19 S/ Robert M. S/ Allen C. S/ Irene R.	Gion S/ Virginia L. Klus		
FORM Na. 217-INSTALLMENT NOTE (Dirga	and the second	د از می از می می از می و می از می و می از می و می	**************************************	
seized in fee simple of said	covenants to and with the mostgagee, his heirs, esecu premises and has a valid, unencumbered title theref er defend the same against all persons; that he will	new said note principal and inter	rest, according to	
the terms thereol; that wh	ile any part of said note remains unpaid ne will part d or assessed against said property, or this mortgage	of the note above described, who and satisfy any and all liens of en-	en due and pay- noumbrances that een the buildings	
able and before the same are or may become liens of now on or which hereafter	may become delinquent; that he will promptly pay in the premises or any part thereof superior to the lie may be erected on the said premises continuously in may from time to time require, in an amount not l mortgage, in a company or companies acceptable to mortgage, in a company or companies acceptable to mortgage.	then then the addient neinrinal att	re and such other m al the note or	

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agricultural purposes. Now, therefore, il said mortgagur shall keep and perform the covenants herein contained and shall pay said note according to its terms, this conveyance shall be void, but otherwise shall termain in full force as a mortgage to secure the performance of all of said covenants and the payment of said note; it being agreed that a failure to perform any covenant herein, or if a pro-ceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage shall have the option to declars the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be fore-closed at any time thereafter. And if the mortgage nay any taxes or charges or any lien, encumbrance or insurance premium as above provided for, the mortgage 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 mortgage, and shall bear interest at the same rate as said note without waiver, however, of any right arising to the mortgage lot breach of covenant. And this mortgage nays be foreclosed for principal, interest and all sums paid by the mortgage at any time while the mortgage reglects to repay any sums so paid by the mortgage. In the event of any gage for title reports and title search, all statutory costs and disbursements and such further sum as the trial court may adjudge treasonable as plainiff's attorney's lees in such suit or action, ard if an appeal is taken from any judgment or decree entered therein mortgagor further promises to pay such sum as the appellate court shall adjudge reasonable as plainiff's attorney's fees and assigns of said mortgage, and profits arising out of said premises during the prodecy of such and papit to and bind the heirs, executors, administrators and assigns of said mortgage, and of said mortgage respectively. In construing this mortgage, it is understood that the mortgage may be more than one presson; the same, after first deducting all of said receiver's proper charges an IN WITNESS WHEREOF, said mortgagor has hereunto set his highd the day s of first above and written Gur and St. R. Regularia - FIRST Keller Theo MORTGAGE hand pale E STATE OREGON, 国の門の 1.1 ទួ that Mondage μ, receive sr of X octock M 71 or Market Witness 't affixed. S certify SUBIT -6 わす STATE OF l oč A CHIN. **A**futh m ිස් 1 19 â 5 20 STATE OF OREGON, County of Klamath 9th BE IT REMEMBERED, That on this day of November 19 71 before me, the undersigned, a notary public in and for said county and state, personally appeared the within named Robert M. Gion and Virginia L. Gion, husband and wife, and Allen C. Klus and named Robert M. Gion and virgi Irene R. Klus, husband and wife, known to me to be the identical individual ⁸ described in and who executed the within instrument and cknowledged to me that executed the same freely and voluntarily. TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. TERRENCE E. JENNESS NOTARY PUBLIC OREGON OMMANIC an Notary Public for Oregon. My Commission Expires My Commission expires 決支

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mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), for an organization or (even it mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes. (a)* (b)

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15 Historia 58432 2 81 267R1 71 58411 KNOW ALL certain trust deed de DORIS V. DUFF, hi 56124 TA- 28-171 58410 The EQUITABLE SAVINGS here by release the following de Tract 1003 kn ,5 Klamath County, from the operation of that certain HILTON securing the sum of Ninety and interest and recorderOctob of. Klamath full force and effect as to all remain 5 IN TESTIMONY WHEREOF, th E its Vice-President and attested by :2 November . 19 71 10 2 NON STATE OF OREGON, COUNTY OF MULTNOMAH, J On this 12th day of JAMES D. MULVEHILL to me personally known to be the Vice foregoing instrument and acknowledge tion, for the uses and purposes there instrument and that the seal affixed is IN WITS LAS WITE FOF, I have here 23 7 03 \odot 1.