100M No. 10A-MONTCACE. One Page Long Tom 20290 Vol. M22Pccge 3793 100M No. 10A-MONTCACE, Made this 30 TL deg of 10.00 100M No. 10A-MONTCACE, Made this 30 TL deg of 10.00 100M No. 10A-MONTCACE, Made this 30 TL deg of 10.00 100M No. 10A-MONTCACE, Made this 30 TL deg of 10.00 100M No. 10A-MONTCACE, Made this 30 TL deg of 10.00 100M No. 10A-MONTCACE, Made this 30 TL deg of 10.00 100M No. 10A-MONTCACE, Made this 30 TL Mortgager, 10.00 100M No. 10A-MONTCACE, Made this 30 TL Mortgager, Mortgager, 100M No. 10A-MONTCACE, Made this state of Oregon, bounded and described as follows, to-wit: A tract of land situated in Section 21, Township 35 South, Range 7 East of the Willamette Meridian, more particularly described as follows, to-wit: A tract of land situated in Section 21, Township 35 South, 100M No. 10A-MONTCACE, Made this 00 271451'' E 60.00 feet from the north one-fourth corner of said Section 21; thence S 09 271451'' E along the Westerly line of State Highway No. 97 103.13 feet to a 5/8 inch iron pin on the Northerly edge of an existing fence line; thence S 79°40'351'' W along the Northerly edge of said fence line; thence S 79°40'351'' W along the Northerly edge of said fence line; thence S 79°40'351'''' E 38.31 feet to a one-half inch iron pin; thence al	

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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 mortgages, his heirs, executors, administrators and assigns forever.

8. 18,000, june 3.0, 19.70, after date, such at the undersigned promises to pay to the order of Sarah S. Venn at Klawath Falls, Organ DOLLARS, with interest thereon at the rate of 7, percent per annum from 12.11/18 until paid, Interest to be paid annually and it 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. All or any portion of the principal hereof.

be paid <u>a nucle</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. All or any portion of the principal hereof may be paid at any time. If this note is placed in the hands of an attorney for collection, each of the undersigned promises and agrees to pay holder's reasonable collection costs, including reasonable attorney's fees, even though no suit or action is filed hereon; however, if such suit or action is filed, the amount of such reasonable attorney's fees shall be lixed by the court; or courts in which the suit or action, including any appeal therein, is tried, heard or decided.

FORM No. 216-NOTE (Oregon UCC). SSBE

No.

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

seized in lee simple of said premises and has a valid, unencumbered title thereto and will warrant and torever delend the same against all persons; that he will pay said note, principal and interest, according to the terms thereoi; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every nature which may be levied or assessed against said property, or this motidage or the note above described, when due and payable and before the same may become delinquent; that he will property pay and satisty any and all liens or encumbrances that are or may become liens on the premises or any part thereof support to the lien of this motidage; that he will keep the buildings now on or which hereafter may be erected on the said premises continuously insured against loss or damage by lire and such other hazards as the mortiage may from time to time require, in an amount not less than the original principal sum of the note obligation secured by this motigade, in a company or companies acceptable to the motigade, with loss payable lirst to the mortdage and then to the motigador as their respective interests may appear; all policies of insurance shall be delivered to the motidage as soon as insured. Now if the motigadors shall tail (tor any renson to procure any such insurance shall be delivered to the motigadee in less filtern days prior to the expiration of any policy of insurance now or hereafter placed on said buildings, the motigadee in east fittern days prior to the expiration of any policy of insurance now or hereafter placed on said premises in dood repair and will not commit or suffer, any vasie of said premises. At the request of the mortigadee, it is motigadee, in a motigade or shall pay into a sid premises pursuant to the Uniform Commercial Code, in form satisian dood repair and will not commit or suffer, any waste of said premises pursuant to the Uniform Commercial Code, in form satisian dood repair and will not commit or suffer, any invasie of same in the

