1-2	2731 '3661 FORM No. 105A-MORTGAGE-Ono Page Long Form	
Ĩ	SN February 19	
	SN THIS MORTGAGE, Made this 22nd day of February , 1973, by LYDIA RODRIGUES AND BETTY JANE COOLEY Mortgagor,	「「「「「「」」」
	by LYDIA RODRIGUES AND BETTY JANE COOLEY by LYDIA RODRIGUES AND BETTY JANE COOLEY by Antigagor, to PACIFIC WEST MORTGAGE CO., an Oregon corporation Mortgagee, NO (100-7)	
	to PACIFIC WEST MORTGAGE CO., an Oregon Corporation Mortgagee,	
	to PACIFIC WEST HORIZON Montgages, WITNESSETH, That said mortgagor, in consideration of SIX THOUSAND AND NO/100	
		and the second se
	grant, barguin, sell and convey unto said mortgagee, his heirs, executors, administrators and dougne, builded and described as tain real property situated in Klamath County, State of Oregon, bounded and described as	9. 1
	tain real property situated in follows, to-wit: The following described real property situate in Klamath County, Oregon: The following described real property situate in Klamath County, Oregon: The E 1/2 of the E 1/2 of Government Lot 22 of Section 9, Township 35 South, The E 1/2 of the Willamette Meridian.	
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=	, the united States of	
;	SUBJECT TO: 1. Reservations contained in Deed given by The United States of 1. Reservations contained in Deed given by and through the Area Dir- America, Department of the Interior, acting by and through the Area Dir- America, Department of the Interior of the Bureau of Indian Affairs to Puckett America, the Portland Area Office of the Bureau of Indian Affairs to Puckett America, the Portland Area Office of the Bureau of Indian Affairs to Puckett	
	America, Department of Trop Office of the Bureau of Indian and Tupe 11, 1957,	1. 7
•	America, Department of the Interior of the Bureau of Indian Affairs to rule of ector of the Portland Area Office of the Bureau of Indian Affairs to rule of ector of the Portland Area Office of the Bureau of Indian Affairs to rule sector of the Portland Area Office of the Bureau of Indian Affairs to rule sector of the Portland Area Office of the Bureau of Indian Affairs to rule sector of the Portland Area Office of the Bureau of Indian Affairs to rule sector of the Portland Area Office of the Bureau of Indian Affairs to rule sector of the Portland Area Office of the Bureau of Indian Affairs to rule sector of the Portland Area Office of the Bureau of Indian Affairs to rule sector of the Portland Area Office of the Bureau of Indian Affairs to rule sector of the Portland Area Office of the Bureau of Indian Affairs to rule sector of the Portland Area Office of the Bureau of Indian Affairs to rule sector of the Portland Area Office of the Bureau of Indian Affairs to rule sector of the Portland Area Office of the Bureau of Indian Affairs to rule sector of the Portland Area Office of the Bureau of Indian Affairs to rule sector of the Portland Area Office of the Bureau of Indian Affairs to rule sector of the Portland Area Office of the Bureau of Indian Affairs to rule sector of the Portland Area Office of the Bureau of Indian Affairs to rule sector of the Portland Area Office of the Bureau of Indian Affairs to rule sector of the Portland Area Office of the Bureau of Indian Affairs to rule sector of the Portland Area Office of the Bureau of Indian Affairs to rule sector of the Portland Area Office of the Bureau of Indian Affairs to rule sector of the Portland Area Office of the Portland Area	1 State
	in Volume 292 of Been I and Dight of Way	
	<pre>in Volume 292 of Deeds on page 11 follows: (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted: Right of Way (1) There is reserved from the lands hereby granted is reserved</pre>	
	to the Pacific Telephone Pacificant Secretary on March 10, 199, 1059-1083):	
	to the provisions thereunder; and subject also to any f	
	Departmental regulations and existing right of adverse claims.	···)
	s in the Klamath County Court, Klamath County, Assistant	
	(2) Right of Way to Klamath County Court, Klamath County, Oregon, 200 the Williamson River Market Road, approved by John H. Edwards, Assistant Secretary on June 24, 1925, subject to the provisions of the Act of Secretary on June 24, 1925, subject to the provisions of the Act of Secretary on June 24, 1925, subject to the provisions of the Act of Secretary on June 24, 1925, subject to the provisions of the Act of Secretary on June 24, 1925, subject to the provisions of the Act of Secretary on June 24, 1925, subject to the provisions of the Act of Secretary on June 24, 1925, subject to the provisions of the Act of Secretary on June 24, 1925, subject to the provisions of the Act of	
	secretary on bund stat I 1058-1084); Departmentar instantions	
	executed by the recursting right or adverse claim	
	to Oregon State Highway Commission October 22, 1938,	سمليعين
	(3) Right of way to Oregon State Highway Commission for highway approved by Oscar L. Chapman, Assistant Secretary on October 22, 1933, subject to the provisions of the Act of March 3, 1901 (31 Stat.L., subject to the provisions of the Act of March 3, 1901 (31 Stat.L.)	
	subject to the provide interious thereinder; and business	- 15
	any prior valid externs	
	is conveyed subject to any for rail-	
	easements for public and for any other easements of right	
	roads and pipe fints, for	
	All subsurface rights, except water, are hereby reserved, 1524. the heirs of Pelton John, deceased Klamath Allotte No. 1524.	
	the heirs of feren and June	
	2. Easement, including the terms and provisions thereof, during the constant of 11, 1969, recorded June 11, 1969 in Volume M69 page 4968 in favor of 11, 1969, recorded June 11, 1969 for electric transmission line over Lot 22.	
	2. Easement, including the in Volume M69 page 4968 in favor of 11, 1969, recorded June 11, 1969 in Volume M69 page 4968 in favor of Pacific Power and Light Company for electric transmission line over Lot 22.	
	(2) it any appeal is taken from any decision of the trial court, such further sum as may be fixed by the appellate court, as the holder's	
	reasonable attorney's lees in the appendix	
	/s/Betty Jane Cooley	
	And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully	
1	seized in the simple of talk provides and	
	seized in fee simple of taid premuses and has a valley and persons; that he will pay said note, principal and interest, according to and will warrant and forever defend the same against all persons; that he will pay all taxes, assessments and other charges of every the terms thereof; 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 mortgage or the note above described, when due and pay- nature which may be levied or assessed against said property, or this mortgage or the note above described when due and pay- nature which may be levied or assessed against said property pay and satisfy any and all liens or encumbrances that the terms the same may become definquent; that he will promptly pay and satisfy and the will keep the buildings	
	nature which have the same may become delinquent; that he will be on the lien of this mortgage; that he will keep the order other	
	are of may become hereafter may be erected on the said premises communt not less than the original principal sum of the mort- now on or which hereafter may be erected on the said premises communt not less than the original principal sum of the mort- now on or which hereafter may be erected on the said premises communt not less than the original principal sum of the mort- now on or which hereafter may be erected on the said premises communt not less than the original principal sum of the mort- now on or which hereafter may be erected on the said premises community of less than the original principal sum of the mort- now on or which hereafter may be erected on the said premises community of less than the original principal sum of the mort- now on or which hereafter may be erected on the said premises community of less than the original principal sum of the mort- now on or which hereafter may be erected on the said premises community of less than the original principal sum of the mort- now on or which hereafter may be erected on the said premises community of less than the original principal sum of the mort- now on or which hereafter may be erected on the said premises community of less than the original principal sum of the mort- now on or which hereafter may be erected on the said premises community of less than the original principal sum of the mort- now on or which hereafter may be erected on the said premises community of less than the original principal sum of the mort- now on or which hereafter may be erected on the said premises community of less than the original principal sum of the mort- now on or which hereafter may be erected on the said premises community of less than the original principal sum of the mort- term of the mort of the said premises community of the mort of the mor	
	nazarda as ine inter this mortgage, in a company of Companies deserver, all policies of insurance shall be beneficier said policies obligation secured by mortgager as their respective interests may appear; all policies of insurance and to deliver said policies	
	gagee and men to mend. Now if the mortgagor shall rail to ally follow of insurance now or hereafter placed on said premises gagee as soon as insured. Now if them days prior to the expiration of any policy of insurance now or hereafter placed on said premises	
100	in dood repair and will not commit or suffer any waste of statements pursuant to the Uniform Commercial Sole, in the cost of all lien	1 2 2 3 3
	the mortgagee may procure that commit or suffer any waste of said premises. At the Unitorm Commercial Code, in form suffer in good repair and will not commit or suffer any waste of said premises. At the Unitorm Commercial Code, in form suffer join with the mortgagee in executing one or more financing statements pursuant to the Unitorm Commercial Code, in form suffer join with the mortgagee, and will pay for tiling the same in the proper public office or offices, as well as the cost of all lien factory to the mortgagee, and will pay for tiling the same in the proper public office by the mortgagee. searches made by tiling officers or searching agencies as may be deemed desirable by the mortgagee.	
	Searches made by this	

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

following is a substantial copy:

. 19 73 February 22, I (or if more than one maker) we, jointly and severally, promise to pay to the order of PACIFIC WIST MORTGAGE CO \$ 6,000.00 an Oregon corporation at STayton, Oregon DOLLARS, with interest thereon at the rate of 9.3/4 percent per annum from 2/22/73 until paid, payable in monthly installments of \$78.47 monthly installments of \$78.47 2/22/73 when any remaining principal plus

and MEXIMUNICX

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balloon payments, it any, will not be relinanced; interest shall be paid **INORTHLY** and **STRUMENTEN** the payments above required, which shall continue until this note, principal and interest, is lully paid; it any of said installments is not of paid, all principal and interest to become immediately due and collectible at the option of the holder of this note. It this note is placed in the hands of an attorney for collection, I/we promise and agree to pay the reasonable attorney's fees to be fixed by the trial court and hereot, and it suit or action is tiled hereon, also promise to pay (1) holder's reasonable attorney's fees to be fixed by the trial court and (2) it any appeal is taken from any decision of the trial court, such turther sum as may be fixed by the appellate court, as the holder's reasonable attorney's fees in the appellate court.

/s/Betty Jane Cooley

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

and will warrant and forever delend the same against all persons; that he will pay said note, principal and interest, according to the terms thereof; that whil "y part of said note remains unpaid he will pay all taxes, assessments and other charges of every nature which may be levice "y part of said note remains unpaid he will pay all taxes, assessments and other charges of every nature which may be levice "y part of said note remains unpaid he will pay all taxes, assessments and other charges of every nature which may be levice "y part of said property, or this mortgage or the note above described, when due and pay-ssessed against said property, or this mortgage or the note above described. When due and pay-are or may become liens on the premises or any part thereof superior to the lien of this mortgage; that he will keep the buildings are or may become liens on the premises or any part thereof superior to the lien of this mortgage; that he will keep the buildings are or may become liens on the premises or any part thereof superior to the lien of this mortgage, that he will keep the buildings are on which hereafter may be erected on the said premises continuously insured against loss or damage by fire and such other hazards as the mortgage may from time to time require, in an amount not less than the original principal sum of the mort-obligation secured by this mortgage, in a company or companies acceptable to the mortgage, with loss payable lirst to the mor-fgage and then to the mortgage as their respective interests may appear; all policies of insurance and to deliver said policies gage as soon as insured. Now if the mortgagor's expense; that he will keep the buildings and improvements on said premises to mortgage any procure the same at mortgagor's expense; that he will keep the buildings and improvements on said premises in good repair and will not commit or suffer any waste of said premises. At the request of the mortgage, in form satis-join with the mortgage, in executing one or more linnering state

