	M No. 105A-MORTGAGE-One Page Long Form	Vol,/	2023-Page 616		and the second	
SN	THIS MORTGAGE, Made this			— (সি)		
by	EARL DEPUE AND DOROTHY DE	PUE, husband and wire				
to	PACIFIC WEST MORTGAGE CO.		n		<u>. Ithite allies</u>	inerte a sector L. P
	WITNESSETH, That said mortgagor,	in consideration ofSIX	Mortgagee SAND EIGHT HUNDRED			
den	NO/100 nt, bargain, sell and convey unto said more	tgagee, his heirs, executors, adminis	trators and assigns, that cer-	-	restance of the second s	• •
tai	r real property situated inKlamath	County, State of Orego	on, bounded and described as			
The	following described real p	CRESCENT, according to	o the official pla	モード 強い分(713)。		
the	reof on file in the office	of the County Clerk, K	lamath County, Ore	gon.	It contracted to	<u>El tabletat la</u>
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	Together with all and singular the te	nements, hereditaments and appur	tenances thereunto belongin	ng 📗		
or	in anywise annertaining, and which may	hereafter thereto belong or apperta	in, and the rents, issues an	α ₃ , .		
Dľ	ofits therefrom, and any and all fixtures u	pon said premises at the time of t.	ne exceditori or tine meria-a			
	ofits therefrom, and any and all fixtures used any time during the term of this mortea	ée.		- 日 御守住し		國語無關
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THIS TRUST DEED, made this R#0140217

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VA Form 24-6335 c (Home Loan) VA 1964. Use Optional, Section July 7116 38. U.S.C. Acceptable 1810 rederal National Mortangen to rederal National Mortangen

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The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a)* primarily for mortgagor's personal, lamily, household or agricultural purposes (tee Important Notice below), (b) for an organization or (even it mortgagor is a natural person) are for business or commercial purposes other than (b) for an organization or (even it mortgagor is a natural person) are for business or commercial purposes other than		
agricultur purposed and shall be void, but otherwise shall remain in tull force as a mortgage to secure the performance of Now, therefore, it said mortgager shall keep and perform the covenants herein in full force as a mortgage to secure the performance of its terms, this convergence shall be void, but otherwise shall remain in tull force as a mortgage shall have the option to of said covenants and the payment of said note; it being afreed that a lailure to perform any covenant herein, or it a pro- ding of any kind be taken to forcelose any lien on said premises or any part thereof, the mortgage shall have the option to lare the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be force- lare the whole amount unpaid on the protegor shall fail to pay any taxes or charges or any lien, encumbrance or insurance		
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IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written.		
Written. Written. ELL ELL ELL Source: Delete, by lining out, whichever warranty (a) or (b) is not ap- ELL Source: Delete, by lining out, whichever warranty (a) or (b) is not ap- ELL Source: Delete, by lining out, whichever warranty (a) or (b) is not ap- ELL Source: Delete, by lining out, whichever warranty (a) or (b) is not ap- ELL Source: Delete, by lining out, whichever warranty (a) or (b) is not ap- ELL Source: Delete, by lining out, whichever warranty (a) or (b) is not ap- ELL Source: Delete, by lining out, whichever warranty (a) or (b) is not ap- ELL Source: Delete, by lining out, whichever warranty (a) or (b) is not ap- ELL Source: Delete, by lining out, whichever warranty (b) is not ap- ELL Source: Delete, by lining out, whichever warranty (b) is not ap- ELL Source: Delete, by lining out, whichever warranty (b) is not ap- ELL Source: Delete, by lining out, whichever warranty (b) is not ap- ELL Source: Delete, by lining out, whichever warranty (b) is not ap- ELL Source: Delete, by lining out, whichever warranty (b) is not ap- ELL Source: Delete, by lining out, whichever warranty (b) is not ap- ELL Source: Delete, by lining out, whichever warranty (b) is not ap- ELL Source: Delete, by lining out, whichever warranty (b) is not ap- ELL Source: Delete, by lining out, whichever warranty (b) is not ap- ELL Source: Delete, by lining out, whichever warranty (b) is not ap- ELL Source: Delete, by lining out, whichever warranty (b) is not ap- ELL Source: Delete, by lining out, whichever warranty (b) is not ap- ELL Source: Delete, by lining out, whichever warranty (b) is not ap- ELL Source: Delete, by lining out, whichever warranty (b) is not ap- ELL Source: Delete, by lining out, whichever warranty (b) is not ap- ELL Source: Delete, by lining out, whichever warranty (b) is not ap- ELL Source: Delete, by lining out, whichever warranty (b) is not ap- ELL Source: Delete, by lining out, whichever warranty (b) is not ap- ELL Source: Delete, by lining out, whichev		<u>The second second</u>
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STATE OF OREGON, County of Discharten Ss.	73.,	
County of <u>May</u> , 19 <u>BE IT REMEMBERED</u> , That on this <u>16th</u> day of <u>May</u> , 19 <u>BE IT REMEMBERED</u> , That on this <u>16th</u> day of <u>May</u> , 19 <u>before me, the undersigned, a notary public in and for said county and state, personally appeared the w before me, the undersigned, a notary public in and for said county and state, personally appeared the w <u>before me, the undersigned, a notary public in and for said county and state, personally appeared the w <u>before me, the undersigned, a notary public in and for said county and state, personally appeared the w <u>before me, the undersigned, a notary public in and for said county and state, personally appeared the w <u>husband</u> and wife <u>in and who executed the within instrument</u> <u>known</u> to the do be the identical individual 3 described in and who executed the within instrument <u>known</u> to the do be the identical individual 3 described in and who executed the within instrument <u>known</u> to the do be the identical individual 3 described in and who executed the within instrument <u>known</u> to the do be the identical individual 3 described in and who executed the within instrument <u>known</u> to the do be the identical individual 3 described in and who executed the within instrument <u>known</u> to the do be the identical individual 3 described in and who executed the within instrument <u>known</u> to the do be the identical individual 3 described in and who executed the within instrument <u>known</u> to the do be the identical individual 3 described in and who executed the within instrument <u>known</u> to the do be the identical individual 3 described in and who executed the within instrument <u>known</u> to the do be the identical individual 3 described in and who executed the within instrument <u>known</u> to the do be the identical individual 3 described in and who executed the same for the do be the dot be dot be the dot be dot be the dot be the dot be dot be dot be </u></u></u></u>	and	
known to the go be the identical individual. S. deschare the and voluntarily. acknowledged to the that they executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and a my official seal the day and year last above writt		
Notary Public toz Gregon. Ny Commission expires		

Maria

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THIS TRUST DEED, made this RH-0140217

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VA Form 35-4355 c (Home Losn) July 1864. Use Optional, Section 1810 roles. U.S.C. Acceptable 1810 roles National Mortgagee Association.

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