9405 Vol. 73 Page FORM No. 105A-MORTGAGE-One Page Long Form 28-01102 R , 19...7.3..., 5 THIS MORTGAGE, Made this .... Mortgagor, GARY MAC KENZIE to Mortgagee, WITNESSETH, That said mortgagor, in consideration of Two thousand -three hundred grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that cer-tain real property situated in Klamath County. State of Oregon, bounded and described as County, State of Oregon, bounded and described as tain real property situated in .... follows, to-wit: The West half of the Southwest qurter of the Northwest quarter of the Northeast quarter of Section 15, Township 41 South, Range 7 East of the Willamette Meridian, Klamath County, Oregon FORM 1967 / 50 Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging S. 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. This mortgage is intended to secure the payment of <u>1</u> promissory note..., of which the 2 following is a substantial copy: 爱手 10 ..... 1. 19 ي. معمد ورا · 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 and will warrant and lorever delend the same against all persons; that he will pay said note, principal and interest, according to the terms thereol; 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-able and before the same may become delinquent; that he will promptly pay and satisly any and all liens or encumbrances that all and before the same may become delinquent; that he will promptly pay and satisly any and all liens or encumbrances that are or may become liens on the premises or any part thereol superior to the lien of this mortgage; 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 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 lisst to the mort-gagee and then to the mortgage as their respective interests may appear; all policies of insurance shall be delivered to the mort-gagee as soon as insured. Now if the mortgagor shall lail for any reason to procure any such insurance and to deliver said policies gage as any procure the same at mortgagor shall laik for any reason to procure any such insurance and to deliver said policies in good repair and will not commit or suffer any waste of said premises. At the request of the mortgage, the mortgage shall in good repair and will not commit or suffer any waste of said premises. At the request of the mortgage, as the cost of all lien factory to the mortgage, and will por ling the same in the proper public oflice or oflices, as well as the cost of all lien factory 2.5 - 14 P 15-15 9161-00120 . Ke

 $\odot$ 1 \*\* ne. 9406 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, family, household or agricultural purposes (see Important Notice below),
(b) for an organization or (even it mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes. 1 10 <text><text><text> 周 Asiens M 121. 353 30 A. a A A 1. 1.1 IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above Frank J. Miller Gola V. Miller FORM 1967 150 written. S s \*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not op-plicable; if warranty (a) is applicable and if the martgagee is a creditor, as such word is defined in the run-in-Landing Act and Regulation Z, the mortgagee MUST campuse instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1306 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. Ť - 11 THE T ò 2 mile 20/07 91101 ъ the 73 ded instru-on the 19...73 Deputy. ŝs. Title. 3 id County. and seal б - 11 <u> 4.7.D.</u> ŵ MORTGAGE ORTLAND. yeer . and r. \* within record 0.0 s of said hand an IL has 3 A. Cler E so Bow М., page the for Mortgaĝes <sup>(</sup> ness my h OREGON み that ved o'clock deuntw 12 Q ч 3000 10 1 tio3 er 62250 iber 570 d of Morti Witness y affixed. I certify was recei-day of.... 小学がたい ¢2 1 of. OF 0 RETURN 7870 County 5 C. fee book GRAYER. Record County STATE ( Bin B 5.72 ment Srd at J in bo filing BY Ù à.t. STATE OF PREADING CALIFORNIA 241 County of ORANGE , 19 73 ., before me, the undersigned, a notary public in and for said county and state, personally appeared the within June named ....Frank L. Miller and Leola V. Miller. known to me to be the identical individual s. described in and who executed the within instrument and 14 N. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. acknowledged to me that ... they niedred & Bothwell OFFICIAL SEAL ka tit MILDRED E. BOTHWELL Notary Public for At##### California X NOTARY PUBLIC CALIFORNIA My Commission expires October 1, 1976. ORANGE COUNTY My Commission Expires Oct. 1, 1976 1.11 الاربانية الاسرادية (الاربانية 4 WIL V ALJJVS NYOON