		FORM No. 105A-MORTGAGE-One Porte Long Form SKITTLE WITH MAR POGO	
		sN day of August	
		byELDON_D. FETERBOOM and THERESA G. GANONG, husband and wife, Mortgagee,	A state of the sta
		WITNESSETH, That said mortgagor, in consider and the puid by said mortgage, does never	The second s
•		frant, bargain, sen ann concept and concept and the concept an	
•		Lot 13 of Elm Park, according to the Offician I amath County, on file in the office of the County Clerk of Klamath County,	The loss of the state of the st
		Oregon, This Mortgage is second to and junior to a mortgage dated This Mortgage is second to and junior to a mortgage dated	
ء <u>- بيت ريند ، ينتشر ، من </u>		the 7th day of Suite,	
		Affairs.	A second a la seconda de la
···	10.1	Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging together with all and singular the tenements, hereditaments and appurtain, and the rents, issues and	
		in anywise appertuining, and in any any any any any any any any any an	
		or in anywise oppoints and any and all fixtures upon said premises and profits therefrom, and any and all fixtures upon said premises and or at any time during the term 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 TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgage, his heirs, executors, administrators and assigns forever. This mortgage is intended to secure the payment of a promissory note, of which the This mortgage is intended to secure the payment of a promissory note, of which the	The local de la minder
بن من المراجع من المراجع		following is a substantial copy	
		5,000.00 Klamath Fells, Oregon, August 30, 19.7 5,000.00 If more than one maker) we, jointly and severally, promise to pay to the order of I (or if more than one maker) we, jointly and severally, promise to pay to the order of I. (or if more than one maker) we, jointly and severally, promise to pay to the order of I. (or if more than one maker) we, jointly and severally, promise to pay to the order of I. (or if more than one maker) we, jointly and severally, promise to pay to the order of I. (or if more than one maker) we, jointly and severally, promise to pay to the order of I. (or if more than one maker) we, jointly and severally, promise to pay to the order of I. (or if more than one maker) we, jointly and severally, promise to pay to the order of I. (or if more than one maker) we, jointly and severally, promise to pay to the order of I. (or if more than one maker) we, jointly and severally, promise to pay to the order of I. (or if more than one maker) we, jointly and severally, promise to pay to the order of I. (or if more than one maker) we, jointly and severally, promise to pay to the order of I. (or if more than one maker) we, jointly and severally, promise to pay to the order of I. (or if more than one maker) we, jointly and severally, promise to pay to the order of I. (or if more than one maker) we, jointly and severally, promise to pay to the order of I. (or if more than one maker) we, jointly and severally, promise to pay to the order of I. (or if more than one maker) we, jointly and severally, promise to pay to the order of I. (or if more than one maker) we, jointly and severally, promise to pay to the order of I. (or if more than one maker) we order of I. (or if more than one maker) we order of I. (or if more than one maker) we order of I. (or if more than one maker) we order of I. (or if more than one maker) we order of I. (or if more than one maker) we order of I. (or if more than one maker) we order of I. (or if more than one maker) we order of I. (or if more than one maker) we order o	
		at First of an of the second s	RS, le in and
		with interest thereon at the rate of not less than \$ 100.00. in any one payment, installments of not less than \$ 100.00. in any one payment, installments of not less than \$ 100.00 in any one payment to be made on the list day of <b>Oatober</b> $\mathcal{E}$	i and i the
		monthly installments of non-new measure required; the first payment to be finded with the whole sum, principal and a sincluded in the minimum payments above required; the first payment to be finded with the whole sum, principal and interest to become immediately due and collectible and sincluded in the band of the source o	lder's I, the erein,
		reasonable attorney's lees und there's lees shall be tixed by the central amount of such reasonable attorney's lees shall be tixed by the central amount of such reasonable attorney's lees shall be tixed by the central amount of such reasonable attorney's lees shall be tixed by the central amount of such reasonable attorney's lees shall be tixed by the central amount of such reasonable attorney's lees shall be tixed by the central amount of such reasonable attorney's lees shall be tixed by the central amount of such reasonable attorney's lees shall be tixed by the central amount of such reasonable attorney's lees shall be tixed by the central amount of such reasonable attorney's lees shall be tixed by the central amount of such reasonable attorney's lees shall be tixed by the central amount of such reasonable attorney's lees shall be tixed by the central amount of such reasonable attorney's lees shall be tixed by the central amount of such reasonable attorney's lees shall be tixed by the central amount of such reasonable attorney's lees shall be tixed by the central amount of such reasonable attorney's lees shall be tixed by the central amount of such reasonable attorney's lees shall be tixed by the central attorney's lees shall be tixed by the	The second se
		1 SN Stevens-Hess Law Publishing Co., Fo	ortland, Ore
		FORM No. 217-INSTALLMENT HOTE.	
		served in the same detayl the same against all persons; that he will pay said hate, there is and other charges of ever	
		nature which may be levied or assessed againquent; that he will promptly buy into this mortgage; that he will not an and such off a not before the same may become delinquent; that he will promptly buy into the lien of this mortgage; that he will not be and before the same may become delinquent; that he will promptly insured against loss or damage by fire and such off and before the same may become delinquent; that he will promptly be and before the same may become delinquent; that he will promptly be additional the same may be additional that he will promptly be additional the same may be additional that he will promptly be additional the same may be additional that he will be additional	her or
		hazarda as the mortfagee may from time to company or companies acceptable to policies of insurance shall be being and being an	nds. iises
		obligation secured by this motifager as their respective interests may optimize procure any such insufface and such as their respective interests may optimize on some or hereafter placed an said building aggree and then to the motifager as their respective interests may policy of insurance new or hereafter placed an said building aggree as soon as insured. Now if the motifager shall fail for any reason to procure any such insuffager and improvements on said premises that he will keep the buildings and improvements on said premises to the motifager and insured. Now if the motifager such any reason to a such as the sense at motifager such as the motifager and the motifager and the motifager and waste of said premises. At the request of the motifager, in form said in good repair and will not commit or suffer any waste of said premises. At the request of the motifager, in form said in good repair and will not commit or suffer any waste of said premises. At the request of the motifager, and will not commit or suffer any waste of said premises. At the request of the motifager and the motifager is a suffer any waste of said premises. At the request of the motifager is a suffer any waste of said premises and the motifager and waste of the motifager and will not commit or suffer any waste of said premises. At the request of the motifager is a suffer any waste of a said premises and the proper public office or offices, as well as the cost of all join with the motifager, and will pay for tiling the same in the proper public office or offices, and well as the cost of all factory to the motifager, and will pay for tiling dencies as may be deemed desirable by the motifager.	ien lien
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The mortgage variants that the proceeds of the loan represented by the above described note and this mortgage are: (a)* primarily lov mortgager's personal, tamily, 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 (b) for an organization or (even it mortgagor is a natural person) are for business or commercial pay said note according ordiouting purposes.	
<ul> <li>(a) p intervise process.</li> <li>(b) for an organization or (even if mongagers)</li> <li>(b) for an organization or (even if mongagers)</li> <li>(b) for an organization or (even if mongagers)</li> <li>(c) for an organization organization</li></ul>	
In of any kind be taken to interfashing on this mortigage at the source or charges or any lieft, enclinated to and become declare the whole amount unpaid on said note or on this mortigage at the source or charges or any lieft, enclinated to and become declare the whole amount unpaid on said note or on this mortigage at the source rate as said note without waiver, however, of closed at any time thereafter. And if the mortigage may at his option do so, and any payment so made shall be added to and become premium as above provided for, the mortigage, and shall bear interest at the same rate as said note without waiver, however, of a part of the debt secured by this mortigage, and shall bear interest at this mortigage may be foreclosed for principal, interest and all sums a part of the debt secured by this mortigage, and shall bear interest at this mortigage may be breached. In the event of any a part of the debt secured by this mortigage neglects to repay any sums so paid by the mortigage court may adjudge any sums so paid by the mortigage our breach of covenant. And this mortigage may sums so paid by the mortigage court may adjudge	
suit or action being instituted to totelevely costs and disburgentation appeal is taken from any judgmentations attempts into the search, all statutory costs and disburgentation appeal is taken from any judgmentations attempts itees against attempts in such suit or action, and if an appeal adjudge reasonable as plaintiff's attorney's fees in such suit or action, and if an appeal adjudge reasonable as plaintiff's attorney's fees in such suit or action, and if an appeal adjudge reasonable as plaintiff's attorney's fees in such suit or action, and included in the decree of foreclosure. The sum is the secured by the lien of this montfage and included in the decree of toreclosure, administrators on such appeal, all sums to be secured by the lien of this montfage and shall apply to and bind the heirs, executors, administrators on such appeal, all sums to be secured by the lien of the spectively. Each and ull of the covenants and agreements herein contained shall apply to and bind the mortfage, appoint a Each and ull of the covenants and agreements herein contained shall on the covenant of the single or the covenants and agreements herein contained shall of the covenants and agreements herein contained shall of the covenants and agreements herein contained shall of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators are applied to the covenants and agreements herein contained shall of the covenants and agreements herein contained shall apply the covenants and agreements and agreements applied to the covenants and agreements and agreements applied to the covenants and agreements and agreements applied to the covenants and agreements applied to th	The hard the hard the hard the hard of the horizon and the hard th
<ul> <li>In the second stands of the second stand agreements herein contanted stands of the period stands of the mortgage, appoint a Each and all of the covenants and agreements herein contanted stands of the covenants and agreements herein contanted stands of the covenants and agreements herein contanted stands of the covenants and agreements herein cover to cover and apply the same, is and assigns of action is commenced to foreclose this mortgage, the Court, may upon motion of the mortgage, appoint a mortgage respectively.</li> <li>and assigns of said mortgager and of said mortgage respectively.</li> <li>and assigns of said mortgager and of said mortgages respectively.</li> <li>and assigns of said mortgager and of said precises and expenses, to the payment of the amount due under this mortgage.</li> <li>receiver to collect the rents and profits arising our et said premises, to the payment of the amount due under this mortgage.</li> <li>receiver to collect the rents and profits arising our et said premises, to the payment of the amount due under this mortgage.</li> <li>receiver to collect the rents and profits arising out et said premises, to the payment of the amount due under this mortgage.</li> <li>receiver to collect the rents and profits arising out et said premises, to the payment of the amount due under this mortgage.</li> <li>receiver to collect the rents and profits arising out et said premises, to mortgagee may be more than one person; that it the is understood that the mortgager or mortgage may be more than one person; that it is understood that the mortgager or mortgage may be more than one person; that is understood that the constraints of the amount due under the planal, the masculine, the leminine and the neuter, that fenerally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to use that fenerally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corpo</li></ul>	
corporations and to more and the second se	
IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above	
written.	
*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not ap- plicable; if warranty (c) is upplicable and if the margages is a creditor, as such word is defined in one truth-in-leading Act and Regulating retiputed margage MUST concerning with the Act and Regulation by making retiputed disclosures; for this pupes, if this instrument is to be a FIRST lien to finance be graved disclosures; for this pupes, if the form the Sort of the Form No. 1306, or equivalent.	
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STATE OF OREGON, Klamath	
BE IT REMEMBERED, That on this 17 day of October BE IT REMEMBERED, That on this 17 day of October	
before me, the undersigned, a new provided of the same freely and voluntarily. named ELDON D. PETERSON known to me to be the identical individual described in and who executed the within instrument and known to me to be the identical individual described in and who executed the within instrument and known to me to be the identical individual described in and who executed the within instrument and known to me to be the identical individual described in and who executed the within instrument and known to me to be the identical individual described in and who executed the within instrument and acknowledged to me that he executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixe my official seal the day and year last above written. Q. 0. 0. 1100000000000000000000000000000	
Notary Public for Oregon. My Commission expires	

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