	Second 95897 10171/ Poor 16102	
	FORM No. 105A-MORTGARE One Page Long Form 95897 101.71/ Page 16102	
	THIS MORTGAGE, Made this 9th day of December , 19 74, by GREGORY T. MAYRYNEN and PATSY HAYRYNEN, husband and wife	And a second
	to JOHN E. ENGLISH and LINDA D. ENGLISH, husband and wife	
	Mortgagee, WITNESSETH, That said mortgagor, in consideration of SEVEN THOUSAND SEVEN HUN- RED and no/100 Dollars, to him paid by said mortgagee, does hereby 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	
	follows, to-wit: Lot 2 in Block 11 of SECOND ADDITION TO CYPRESS VILLA, Klamath County, Oregon.	
	This mortgage is recorded second and junior to that Trust Deed in favor of First Federal Savings recorded in Book M-72 at page 9183,	A contraction of the contraction
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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. This mortgage is intended to secure the payment of	
	Klamath Falls, Oregon December 9 1974	
	LINDA IL BOORD JAR Date Graker, we jointly and severally, promise to pay to the order of JOHN E. ENGLISH and LINDA D. ENGLISH, husband and wife	
	and SEVEN THOUSAND' SEVEN HUNDRED' and no hundreds - Klamath Falls, Oregon	
	with interest thereon at the rate of 9 percent per annum from December 9, 1974 until paid, payable in monthly installatents, at the dates and in the annum from the first payment of not less than \$3,600.00 due on or before March 31, 1975, subsequent payments of not less than \$51.94 paid monthly on the 30th of each month beginning April 30, 1975 and paid monthly thereafter until the whole sum, principal and interest has been paid	H
	balloon payments, if any, will not be relinanced: interest to be paid monthly and statute quired; said payments shall continue until the whole sum hereol, principal and interest, has been paid: if any of said installments is not so paid, all principal and interest shall become immediately due and collectible at the option of the holder of this note. If this note is placed in the hands of an attorney lor collection, I/we promise and agree to pay the reasonable attorney's lees and collection costs of the holder hereol, and it suit or netion is filed hereon, also promise to pay (1) holder's reasonable attorney's lees to be tixed by the trial court and (2) if any appeal is taken from any decision of the trial court, such lurther sum as may be fixed by the appellate court, as the holder's rea- sonable attorney's lees in the appellate court.	
	It is the intention of the parties hereto that the said payees do not take the tille hereto as tenants in common but with the right of survivorship, that is: on the death of any of the payees, the right to receive payment of the then unpaid balance of principal and in- terest shall yest absolutely in the survivor of them.	
	Security address: 5420 Sylvia Street Viameth Falls, Oregon Patsy Hayrynen	1
	Klamath Falls, Oregon Patsy Hayrynan FORM No. 697-INSTALLMENT NOTE-Survivonhip. SN Stevens-Nets Low Fub. Co., Portland, Ore.	
	able and before the same may become delinquent; that he will prompily pay and satisfy any and all liens or encumbrances that 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 now on or which hereafter may be erected on the said premises continuously insured against loss or damage by lire and such other bararde as the mortfacer may the rected on the said premises continuously insured against loss or damage by lire and such other bararde as the mortfacer may the rected on the said premises continuously insured against loss or damage by lire and such other bararde as the mortfacer may the mort of time require, in an amount not less than the original principal sum of the note or	
	obligation secured by this mortgage, in a company or companies acceptable to the mortfagee, with loss payable list to the mort- gagee and then to the mortgagor as their respective interests may appear; all policies of insurance shall be delivered to the mort- gagee as soon as insured. Now if the mortfagor shall fail for any reason to procure any such insurance and to deliver said policies to the mortgagee at least fifteen days prior to the expiration of any policy of insurance now or hereafter placed on said buildings, the mortgagee may procure the same at mortgagor's expense; that he will keep the buildings and improvements on said premises in dood sensit and will not commit or suffer any waste of said remises. At the zenues of the mortgage, the mortgages of the nortgage shall	
	join with the mortgagee in executing one or more linancing statements pursuant to the Uniform Commercial Code, in form satis- lactory to the mortgagee, and will pay for filing the same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the mortgagee.	
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11	FORM No. 105A -MORTGACE One Puge Lony Form.	95897	Vol. 7 Page		
	HIS MORTGAGE, Made to by GREGORY T. HAYRYNEN	this 9th	day of December	, 19.74 ,	
				Mortgagor,	
	to JOHN E. ENGLISH and			Mortondee	
	WITNESSETH, That said me RED and no/100	Da	llars, to him paid by said mor	tgagee, goes nereby	and have
	grant, bargain, sell and convey unto tain real property situated in	said mortgagee, his heil	rs, executors, administrators an	nd assigns, that cer-	
	follows, to-wit:				
	Lot 2 in Block 11 of S Oregon.	SECOND ADDITION	TO CYPRESS VILLA, &	lamath County,	
	This mortgage is recom	rded second and	junior to that True	st Peed in	
	favor of First Federal	1 Savings recor	ded in Book M-72 at	page 9183,	
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				#6 203	
	The date of maturity of the debt s	secured by this mortfuge is	the date on which the last schedule		
	comes due, to-wit: And said mortgagor covenants to an	, 19 . Ind with the mortgagee, his h	eirs, executors, administrators and as	d principal payment be-	
	comes due, to-wit: And said mortgagor covenants to and seized in lee simple of said premises and h and will warrant and lorever delend the sa	, 19 Id with the mortgagee, his h has a valid, unencumbered t ame against all persons; tha	eirs, executors, administrators and as itle therrto t he will pay said note, principal a	d principal payment be- signs, that he is lawfully nd interest, according to	
	comes due, to-wit: And said mortgagor covenants to an seized in lee simple of said premises and h and will warrant and forever defend the sa the terms thereol; that while any part of nature which may be levied or assessed ag able and before the same may become del	, 19 Id with the mortgagee, his h has a valid, unencumbered t ame against all persons; tha said note remains unpaid h gainst said property, or this linguent; that he will prom	eirs, executors, administrators and as itle therrto t he will pay said note, principal au e will pay all taxes, assessments an mortgage or the note above descril pily pay and satisty any and all lie	d principal payment be- signs, that he is lawfully nd interest, according to d other charges of every bed, when due and pay- ns or encumbrances that	
	comes due, to-wit: And said mortgagor covenants to an seized in lee simple of said premises and h and will warrant and forever defend the sa the terms thereol; that while any part of nature which may be levied or assessed ag able and before the same may become def are or may become liens on the premises of now on or which hereafter may from time	, 19 Id with the mortgagee, his h has a valid, unencumbered t said note remains unpaid h gainst said property, or this linguent; that he will prom or any part thereol superior l on the said premises conti to time require, in an ano	eirs, executors, administrators and as itle therrto e will pay said note, principal au e will pay all taxes, assessments an morigage or the note above descri pily pay and satisty any and all lie to the lien of this morigage; that he nuously insured against loss or dama unt not less than the original princ	d principal payment be- signs, that he is lawfully nd interest, according to d other charges of every bed, when due and pay- ne or encumbrances that e will keep the buildings ge by fire and such other ipal sum of the note or	
	comes due, to-wit: And said mortgagor covenants to an seized in lee simple of said premises and h and will warrant and forever defend the sa the terms thereol; that while any part of nature which may be levied or assessed ag able and before the same may become def are or may become liens on the premises o now on or which hereafter may be erected harards as the mortgage may from time obligation secured by this mortgage, in a c gagee and then to the mortgage as their othere of the mortgage of the mortgage of the mortgage the mortgage of the mortgage of the mortgage of the mortgage and then to the mortgage of the mortgage of the mortgage the mortgage of the mortgage of the mortgage of the mortgage the mortgage of the mortgage o	, 19 Id with the mortgagee, his h has a valid, unencumbered t said note remains unpaid h gainst said property, or this linquent; that he will prom or any part thereol superior I on the said premises conti to time require, in an amo company; or companies acce respective interests may ag dagor shall fail for any; reas	eirs, executors, administrators and as itle therrto t he will pay said note, principal au e will pay all taxes, assessments and morigade or the note above descrii ply pay and satisty any and all lie to the lien of this mortdage; that hu nuously insured against loss or damag unt not sets than the original princ ptable to the mortdagee, with loss p part, all policies of insurance shall f no to procure any succh insurance and	d principal payment be- signs, that he is lawfully nd interest, according to d other charges of every bed, when due and pay- ns or encumbrances that e will keep the buildings ge by fire and such other ipal sum of the note or ayable first to the mort- be delivered to the mort- d to deliver snid policies	
	comes due, to-wit: And said mortgagor covenants to any seized in lee simple of said premises and h and will warrant and lorever defend the sa the terms thereol; that while any part of nature which may be leviced or assessed ag able and before the same may become del are or may become liens on the premises o now on or which hereafter may be erected hazards as the mortgage may from time oblightion secured by this mortgage, in a o gagee and then to the mortgage as their gagee as soon as insured. Now if the mortg fo the mortgage may procure the same at m in dood renair and will not commit or suf	, 19 d with the mortgagee, his h has a valid, unencumbered t. ame against all persons: tha said note remains unpaid h linguent; that he will prom or any part thereol superior on the said premises conti to time require, in an amo compan; or companics acce respective interests may ag gagor shall fail for any reas r to the expiration of any p mortgagor's expense; that he fer any waste of said prem	eirs, executors, administrators and as itle therrto t he will pay said note, principal an e will pay all taxes, assessments an mortgage or the note above descril pily pay and satisfy any and all lie to the lien of this mortgage; that he unously insured against loss or dama unt not less than the original princ ptable to the mortgagee, with loss p prear; all policies of insurance shall f on to procure any such insurance an olicy of insurance now or herealter will keep the buildings and improv will keep the buildings and improv	d principal payment be- signs, that he is lawfully nd interest, according to d other charges of every bed, when due and pay- ns or encumbrances that e will keep the buildings ge by lire and such other sipal sum of the note or ayable lirst to the mort- be delivered to the mort- bunced on said premises gene, the mortgagor shall	
	comes due, to-wil: And said mortgagor covenants to an seized in lee simple of said premises and h and will warrant and forever defend the sa the terms thereol; that while any part of nature which may be levied or assessed ag able and before the same may become def ate or may become liens on the premises o now on or which hereafter may be creeted hazards as the mortgage may from time obligation secured by this mortgage. in a c gagee and then to the mortgage as their fagee as soon as insured. Now if the mortg to the mortgagee at least filteen days prior the mortgagee me at m	, 19 Id with the mortfaqee, his h has a valid, unencumbered t. ame against all persons; tha said note remains unpaid h inquent; that he will prom or any part thereol superior I on the said premises conti to time require, in an amo compan; or companies acce respective interests may any gagor shall fail for any reas r to the expiration of any p notfaga0; expense; that he fler any waste of said prem or more linancing statement liling the same in the proj	eirs, executors, administrators and as itle thereto t he will pay said note, principal and e will pay all taxes, assessments and mortgade or the note above descril pily pay and satisfy any and all lie to the lien of this mortfade; that his nuously insured against loss or dama unt not less than the original prince ptable to the mortfadee, with loss p upent; all policies of insurance shall f no to procure any such insurance and olicy of insurance now or herealter j will keep the buildings and improv ises. At the request of the mortfade s pursuant to the Uniform Commerci	d principal payment be- signs, that he is lawfully nd interest, according to d other charges of every bed, when due and pay- ns or encumbrances that e will keep the buildings d by lite and such other ipal sum of the note or nyable litst to the mort- be deliver said policies placed to maid policies placed on waid buildings, ements on said premises gee, the mortgagor shall cial Code, in form satis-	
	comes due, to-wil: And said mortgagor covenants to an seized in lee simple of said premises and h and will warrant and forever defend the sa the terms thereol; that while any part of nature which may be levied or assessed ag able and before the same may become def ate or may become liens on the premises o now on or which hereafter may be erected hazards as the mortgagee may from time oblightion secured by this mortgage. in a c gagee and then to the mortgagor as their gagee as soon as insured. Now if the mort fo the mortgagee and stilleren days prior the mortgagee may procure the same at m in good repair and will not commit or suf- join with the mortgagee in executing one o lactory to the mortgagee.	, 19 Id with the mortfaqee, his h has a valid, unencumbered t. ame against all persons; tha said note remains unpaid h inquent; that he will prom or any part thereol superior I on the said premises conti to time require, in an amo compan; or companies acce respective interests may any gagor shall fail for any reas r to the expiration of any p notfaga0; expense; that he fler any waste of said prem or more linancing statement liling the same in the proj	eirs, executors, administrators and as itle thereto t he will pay said note, principal and e will pay all taxes, assessments and mortgade or the note above descril pily pay and satisfy any and all lie to the lien of this mortdade; that his nuously insured against loss or dama unt not less than the original prince ptable to the mortdadee, with loss p upent; all policies of insurance shall f no to procure any such insurance and olicy of insurance now or herealter j will keep the buildings and improv ises. At the request of the mortdades s pursuant to the Uniform Commerci	d principal payment be- signs, that he is lawfully nd interest, according to d other charges of every bed, when due and pay- ns or encumbrances that e will keep the buildings d by lite and such other ipal sum of the note or nyable litst to the mort- be deliver said policies placed to maid policies placed on waid buildings, ements on said premises gee, the mortgagor shall cial Code, in form satis-	

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16104 mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: primarily for mortgagor's personal, lamily, household or agricultural purposes (see Important Notice below), for an organization or (even if mortgagor is a natural person) are for business or commercial purposes other than (a)• (b) (b) for an organization or (even il mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes.
(b) for an organization or (even il mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes.
Now, therefore, il said mortgagor shall keep and perform the covenants herein contained and shall pay said note according to trans, this conveyance shall be void, but otherwise shall remain in full force as a mortgage is secure the performance or a said covenants and the payment of said note; it being agreed that a failure to perform any covenant herein, or it or a said covenants and the payment of said note or on this mortgage at once due and payable, and this mortgage may ine thereafter. And if the mortgager shall hall to pay any taxes or charges or any lien, encumbrance or insurance or closed at any time thereafter. And if the mortgager shall hall to pay any taxes or charges or any lien, encumbrance or insurance a part of the debt secured by this mortgage may at this uption due so, and any payment so made shall be added to and become apart of the debt secured by this mortgage or pelvers to this mortgage may be forcelosed for principal, interest and all sums y in events and the secure this mortgage of the mortgage may be forcelosed for principal, interest and all sums y if a action being instituted to forrelose this mortgage nage to a part of the debt secured by the imortgage or such and this mortgage may us uns so paid by the mortgage. In the event of any right arising to the mortgage to pay such sum as the appellate court shall adjude reasonable costs incurred by the mortgage of title reports and title search, all statutory costs and disbursenents and such lutther sum as the trial court may adjudge on such appeal, all sums to be secured by the line of this mortgage and included in the decree of neclosuse.
In case suit or action is commence at a staid mortgage respectively.
In case suit or action is c 1 5 ۳.

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above Written

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MPORTANT NOTICE MUST

MORTGAGE (TOTAL TOTAL) (TOTAL) (TOTAL)	To	F OREGO	County of NAVANA I certify that the within instruction was received for record on the second of $10,33$ of $0,230$, 19 , $10,33$, $0,2000$ that record book if 7. On page 16102 as file number 95897 as file number 95897 county. Witness my hand and seal of unity affixed.	L'IE L'IE Contra	
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STATE OF OREGON.

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County of Klamp th

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BE IT REMEMBERED, That on this known to me to be the identical individual acknowledged to me that . they

described in and who executed the within instrument and executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.

X di

My Commission expires

Tubo

Notary Public for Oregon. Notary Public for Oregon. 8-12-7

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