CARL WILSON or MARGUERITTIE WILSON, husband and wife 10 Mortéacor WITNESSETH, That said mortgagor, in consideration of "TWO THOUSAND FIVE HUNDRED Mortgager. Dollars, to him paid by said morthagee, does hereby grant, bargain, sell and convey unto said mortgagee, his beirs, executors, administrators and assigns, that cer-tain real property situated in Klamath Cramte Space of the form beam of control of the form. County, State of Oregon, bounded and described as follows, to-wit: Lot 13 in Block 7 of Tract No. 1025 WINCHESTER, Klamath County, Oregon. SUBJECT TO: Regulations, including lovies, assessments, water and irrigation rights and easements for ditches and canals, of Klamath) Regulations, including levies, liens, assessments, rights of way and easements of the South Suburban Sanitary District. Restrictions, but omitting restrictions, if any, based on race, color, religion or national origin, as shown on the recorded n) ni Covenants, easements and restrictions, but omitting m restrictions, if any, based on race, color, religion or national origin, imposed by instrument, including the terms thereof, Recorded September 9, 1971, Book M-71, Page 9617 Any and all existing easements and rights of way of record. Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appartaining, and which may berealter 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 a following is a substantial convpromissory note , of which the 45459 \$ 2,500.00 I (or if more than one maker) we, jointly and severally, promise to pay to the order of 19 CARL WILSON ON SARGUERLETTE SILEON DOLLARS. antil paid, payable in **EXAMPLE 1** instantion of not are than 5 sectors in any one particult, interest some be part every is included in the minimum particults above required; the first particult to be usade on the 1345 day of SODIOR AT is methad in the minimum payments above required: the first payment to be made on the 1330 day of SOPROMANY and 1975, and a like payment on the 330h day of Cach month to be made on the 133h day of SOPROMANY interest has been paid; if any of sail installments is not so paid, all principal and interest to become immediately day of SOPROMANY option of the holder of this note. If this note is placed in the hards of an attorney for collection. I we monifor and collectible at the reasonable attorney's fees and collection costs, even though no suit or action is filed beton, however, if a suit or an action is filed, then do not no stant or filed, the works not appeal therein. The works of an attorney's fees shall be fixed by the courts or action is filed beton, however, if a suit or an action is filed, there is the day of a population. /s/ CEPEVIL C. WALL FORM No. 217-INSTALLMENT NOTE. 1.15 comes due, to-wit: And said mortgator 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 seized in tee simple of said premises and this a value, thereast interview the method and will warrant and forever defend the same against all persents; that he will pay said note, principal and interest, according to the terns thereof; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every attention may be levice or assessed against said property, or this mortigate or the note above described, when due and pay-able and before the same may become definance; that he will promitly pay and satisfy my and all liers or encumbrances that now on or which becauter may be crected on the said premises continuously insured against loss or damage by lice and such other obligation secured by this mortfage, in a company or companies acceptable to the mortfage, with loss payable list to the mort-fagee as soon as insured. Now if the mortfager's instruct against loss or damage by lice and such other of the mortfage enary for the same at mortfager's interview interview or companies acceptable to the mortfage, with loss payable list to the mort-fagee as soon as insured. Now if the mortfager's express; that he will keep the buildings in good repair and will not commit or suffager's express; that he will keep the buildings, in good repair and will not commit or suffager's express; that he will keep the buildings, is dow repair and will not commit or suffager's express; that he will keep the buildings, is down and will not commit or suffar's express; that he will keep the buildings, is down repair and will not commit or suffar's express; that he will keep the buildings, and improvements on said premises poin with the mortfagee, and will put filling the same in the proper public office or offices, ne we la will be cost of all lien searches made by filling officers or searching agencies as may be deemed desirable by the mortfagee. ALL STALLY 13-Mar Made Lais

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FORM No. 105A- MORIGAGE- One Page Long

by

THIS MORTGAGE, Made this CHERYL C. WAHL

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9347 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 il mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes. (b) In an organization events when a provided the provided and the provided provide

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

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ŝ **HE**.

*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not ap-plicable; if warranty (a) is applicable and if the mortgages is a creditor, as tuck word is delined in the Truth-in-lending Act and Regulation Z, the mortgages MUSI comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchasis of a dwelling, use Stevent-Nus Farm No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevent-Nest Farm No. 1306, or equivalent.

GE 97383 ပိ within Mtg. MORTGA on page 3693 Oregon KLANATH hand ΡM. CHERYL C. WAHL ö 497 STATE OF OREGON, West NOC NOC number Mortgages ß that JUSIK WH. U. MILNE CARL. WILSON чш lock. Pacific We P. O. Box Stayton, O jat affixed. certify N 75 Witness 6 ę, of Le COUNTY A. was County *day* 3;30 file I of et. bookCounty Record as 34 6.00 / th me at 2. J.

STATE OF OREGON,

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County of Klamath.

. 19 75., BE IT REMEMBERED, That on this 13th day of August before me, the undersigned, a notary public in and for said county and state, personally appeared the within named CHERYL C. WAHL

known to me to be the identical individual ... described in and who executed the within instrument and executed the same freely and voluntarily. acknowledged to me that she IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed

> 100 1860

my official, seal the day and year last above written. Man lint e Notary Public for Oregon 2-6-77 My Commission expires



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