FORM No. 105A-MORTGAGE One Page | 6 Page 15828 38-114 C LOGO AGE Made this 6th day of October by RONALD E. PHAIR and LORRAYNE PHAIR, husband. and wife 19 76 Mortgagor, to AURORA E. ROBINSON Lot 8 in Block 32, ORIGINAL TOWN OF MERRILL, Klamath County, Oregon *This mortgage is subordinate to and inferior to a mortgage dated 10/7/76 in favor of Western Bank for the purpose of a construction loan on said property, and all further advances or loans on this property. 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 a promissory note......, of which the following is a substantial copy: KUMMM FARLS, TR. JEPI 1976 \$ 3950 Fr DIMEST MENSARO XIMA DIMESTIC THE INTO AND CE. KCOMPLANES. DOLLARS, with interest thereon at the rate of O. % per annum from of the principal and interest; at the option of the holder of this rote, to become imme-dialely due and collectible. Any part hereol may be paid at any time. If this note is placed in the hands of an attorney to collection, I we dialely due and collectible. Any part hereol may be paid at any time. If this note is placed in the hands of an attorney to collection, I we promise and agree to pay holder's reasonable attorney's lees shall be tixed by the court or courts in which the suit or action, Including any an action is tiled, the amount of such reasonable attorney's lees shall be tixed by the court or courts in which the suit or action, Including any appeal therein, is tried, heard or docided. A is T. S. M. M. M. KF. ON PORTLANDIORS FORM No. 216-PROMISSORY NOTE

See. 1.	-S- 24	- CO. A. SA	ومدرقة المؤر	e e da la como
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1999 A.S.				

The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgago are: (m)> primarity-for mortgagors-personal kaminy thousehold or agricultural-purposes (see Important Notice below), for an organization or (even it mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes.

(b) for an organization or (even il mortgegor is a natural person) are lor business or commercial purposes other than agricultural purposes.
Now, therefore, il said mortgegor shall keep and perform the covenants herein contained and shall pay said note according to the terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgege to secure the performance of lot sterms, this conveyance shall be void, but otherwise shall remain in full force as a mortgege covenant herein, or if a proceeding of any kind be taken to forciose any lien on said premises or any part thereol, the mortgege remains and the payment of said note or on this mortgege or any part thereol, the mortgege or insurance declare the whole amount unpuld on said note or on this mortgege or any part thereol, the mortgege or insurance dised at any time thereafter. And il the mortgege may at his option do so, and any payment so made shall be added to and become closed at any time thereafter. And il the mortgege may at his option do so, and any payment so made shall be added to and sume or pay right arising to the mortgege of breach of covenant. And this mortgege age rays any sume so paid by the mortgegee. In the event of any right arising to the mortgege of breach of covenant. And this mortgege age any sums so paid by the mortgegee. In the event of any right arising to the mortgege of how the amotgege may into action, and il an appeal is taken from any indement or decree entered fages in such suit or action, and il an appeal is taken from any indiges attorney's lees in such suit or action, and in an appeal is taken from any indiges and applications. The decree entered as a signifif's attorney's lees in such suit or action, and included in the decree of loreclosure. There is a secured by the inortgege respectively.
The or title reports and any adjudge respectively.
The action the form orgage ray and any payment of decree entered at assigns of said mortgege and oreals and integes respectively.
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IN WITNESS WHEREOF, said n	ortgagor has hereunto set h	is hand the day and year first above A
written.	Æ	ald E. Phair
	-RUN	
*IMPORTANT NOTICE: Delate, by lining out, whichever wu plicable; if warranty (a) is applicable and if the martgage is defined in the Tuthi-in-lending. Act and Regulation Z, with the Act and Regulation by making required disclau- instrument is to be a FIRST lien to finance the purchase of Farm No. 1305 or equivalent; if this instrument is NOT to Ness Form No. 1306, or equivalent.	is a creditor, as such word is a creditor, as such word the mortgagee MUST comply the mortgagee MUST comply the antigene MUST comply the advector of the such as the beat of the such as t	rrayne Phare
STATE OF OREGON,	55.	er men fille Marine (1994) Alexandre (1994)
County of Klamath		October, 1976
named	LOTTAYNE PRAIL	who executed the within instrument and
known to me to be the identical indi acknowledged to me that they 11	V TESTIMONY WHEREOF	eal the day and year last above written.
PUBLIC PUBLIC	Katl	Notary Public for Oregon. ssion expires 6-13-80
		STATE OF OREGON
MORTGAGE	$\sum_{i=1}^{n} \frac{(1+i)^2}{(1+i)^2} \sum_{j=1}^{n} \frac{(1+i)^2}{(1+i)$	County of KLAMATH
(FORM, No. 165A)	ya wa na sana wa wa wa wa wa wa	I certify that the within instru- ment was received for record on the 7th. day ofOCFOBER, 19.76,
	SPACE RESERVED FOR RECORDER'S USE	at3;39 o'clock.r.m., and in boold76on page15828 or as file/reel number frame
AFTER RECORDING RETURN TO	FEE S A.DO	W. D. MILNE Title By Aland Man Benuts

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