Sec. 1. Sec. Sec. Sec. 3085 77 Page . 105A-MORTGAGE-One Page Long Form (Shi) 2575 February 19.77 21st THIS MORTGAGE, Made this 21st day of February GARY L. GUGGENMOS and SALLY L. GUGGENMOS, husband and wife by Mortgagor FANNIE P. GUGGENMOS to Mortgagee, 1 WITNESSETH, That said mortgagor, in consideration of SIX THOUSAND and NO/100----000,00) ----- Dollars, to him paid by said mortgagee, does hereby (\$6,000.00) ---grant, bargain, sell and convey unto said mortgagee, his lights, executors, administrators and assigns, that cerCounty, State of Oregon, bounded and described as tain real property situated in Klamath follows, to wit: Lot 20 in LEWIS TRACTS, also known as 1413 Ivory Street, Klamath Falls, Oregon. MARIN 5 • $i \leq i$ 3 11. r Y 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. 1.1 following is a substantial copy: 1.1 66 000.00 Klamath Falls, Oregon , February 21 ON DEMAND, (or if more than one maker) we, jointly and severally, promise to pay to the order of 1977 \$ 6,000.00 FANNIE P. GUCGENMOS at Klamath Falls DOLLARS. Call. /s/ Gary L. Guggenmos GARY L. GUGGENMOS /s/ Sally L. Guggenmos GUCGENMOS Stevens-Ness Law Publishing Co., Portland, Ore. FORM No. AAA-DEMAND NOTE. The date of maturity of the debt secured by this mortgage is the date on which the last scheduled principal payment be And said mortgagor covenants to and with the mortgages, his heirs, executors, administrators and assigns, that he is lawfully a said in the simple of said premises and has a valid, unancumbered title thereto the contract of sale dated -1-73 wherein mortgagors are the buyers to Robert H. & Gwen Vogel are sellers, 1-73 WhereIn mortgagors are the buyers & Robert H. & Gwen Vogel are Sell and will warrant and lorever delond 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-able and before the same may become delinquent; that he will property 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 eved 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-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 il the mortgagor shall fail for any reason to procure any such insurance and to deliver said premises, to the mortgage e may procure the same at mortgagor's expense; that he will keep the buildings and improvements on said buildings, the mortgage e may procure the same at mortgagor's expense; that he will keep the buildings and improvements on said premises in good repair and will not commit or auffer any waste of said premises. At the request of the mortgage, the mortgage is hort iscory to the mortgage one or more linancing statements pursuant to the Uniform Commercial Code, in form satis-lactory to the mortgage, and will pay for liling the same in the proper public of the mortgage. 17

50 3086 1 (as viewe consension a conversion and the particulation of the performance of the perform + ୍ଧା 13 3 1 V IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. J. ł GARY L. GUGGENMOS Ę Y warranty (a) or (b) is rigages is a creditor, as su 2, the mortgages MUST closures; for this pure-s of a dwelling ' to be o *IMPORTANT NOTICE: Delete, by lining Sally I. Jugginmos SALLY L. GUGGENMOS whichever ORIANT NOTICE: Delete, by lining out, whitthever Joe; if warranty (a) is applicable and if the marge fined in the Truth-in-tending Aut and Regulation the At and Regulation by making required dist ment is to be a FIRST lien to finance the purchose No. 1305 or equivalent; if this instrument is NOT Form No. 1306, or equivalent. as such word MUST comply jurpose, if this se Stevens-Ness res; for this purpose, i a dwelling, use Stevens be a first lien, use Ste ., the 77 and recorded ge 3085 0 化影 County MORTGAGE Chez L no 19. within cord and said 3 1 page. 25757 KLWATH for rec UARY hand A.M., LOSA. the d ō STATE OF OREGON, COUNTY CLERK W. D. MILNE FERRI that No. ខ្ព 0 ceived clock. 8 affixed. certify Ê of re o, I cert at was 1 d day 111;56 County 8 County 1 ment 22nd 1 at STATE OF OREGON, Klamath County of BE IT. REMEMBERED, That on this 21st February before me, the undersigned, a notary public in and for said county and state, personally appeared the within named a GARY L. GUGGENMOS and SALLY L. GUGGENMOS known to me to be the identical individual ⁵ described in and who executed the within instrument and acknowledged to me that they executed the same treely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and attixed my official seat the day and year last above written. tores Notary Public for Oregon. 11-22-77 My Commission expires 71 -4

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