STREET, WATER OF BELLEVILLE - 274 74 THIRD FORM No. 105A-MORTGAG MORTGAGE-One Page Long Form 2905 H L THIRD 11 Page 7660 A DECEMBER OF THE REAL OF THE (Riy THIS MORTGAGE, Made this. S. Rush Coffin May dav 19.77 Caroline H., Henderson Mortgagor, to 🦾 Mortgagee. WITNESSETH, That said mortgagor, in consideration of Twenty-Nine Thousand Three Hundred Sixty-Three and No/100ths----Dollars, to him paid by said mortgagee, does hereby grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that certain real property situated in Klamath ......County, State of Oregon, bounded and described as follows, to-wit: SE4NE4; all of the NE4SE4 except that portion lying Southwesterly of the right of way of the Great Northern Railway; and Lots 8 and 9; all + in Section 17 Township 40 South, Range 10 E.W.M. SAVING AND EXCEPTING those portions conveyed to the United States of America by Vol. 37, page 401, and Vol. 45, page 233, Deed Records of Klamath County, Oregon. ALSO SAVING AND EXCEPTING those portions conveyed to The Great Northern Railway by Vol. 95, page 346, and Vo. 95, 346, Deed Records of Klamath County, Oregon. -----This is a Third Mortgage and is subject to a First Mortgage given by S. Rush Coffin, to The Federal Land Bank of Spokane, a corporation, dated April 15, 1977, recorded May 4, 1977, Vol. M-77, page 7655 1312 10 Mortgage Records of Klamath County, Oregon, to secure the payment of note of even date, and a Second Mortgage dated May 3,1977, given by S. Rush Coffin, to Burt J. Henderson, recorded May 4,1977, Vol. M-77, ..... page 7658, Mortgage Records of Klamath County, Oregon, to secure the hill payment of \$28,000.00. 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: \$-29,363.00 Klamath Falls, Oregon May ත 77 I (or if more than one maker) we, jointly and severally, promise to pay to the order of Caroline H. Henderson at Klamath Falls, Oregon Twenty-Nine Thousand Three Hundred Sixty-Three and No/100ths----- Dollars, with interest thereon at the rate of 87 percent per annum from April 15, 1977 until paid, payable in annual installments, at the dates and in amounts as follows: Three Thousand Four Hundred Thirty and 38/100ths (\$3,430.38) Dollars, including interest at the rate of 87, commencing April 1, 1978 with like installment each year thereafter until the full sum of principal and interest is paid, balloon payments, if any, will not be relinanced; interest shall be paid ..... and XXXXXX annually the payments above required, which shall continue until this note, principal and interest, is fully paid; if any of said installments is not so paid, all principal and interest to 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 for collection, 1/we promise and agree to pay the reasonable attorney's lees and collection costs of the holder hereot, and if suit or action is filed hereon, also promise to pay (1) holder's reasonable attorney's lees to be lixed by the trial court and reasonable attorney's fees in the appellate court. No prepayment before January 1, 1979. s/...S. Rush Coffin Thereafter, any or all of the balance may be prepaid. The date of maturity of the debt secured by this mortgage is the date on which the last scheaulea principal payment pecomes due, to-wit: April 1, 1991. And said mortgagor 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 except for the First Mortgage e seized in fee simple of said premises and has a valid, unencumbered title thereto except for the First Mortgage e and will warrant and forever delend the same against all persons; that he will pay said uses, excessments and interest, according to the terms thereol; that while any part of said note remains unpaid he will pay all taxes, assessments and other darges 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 promptly pay and satisfy any and all liens or encumbrances that new on or which heirstier may be erected on the said premises continuously insured against loss or damage by tire and such other now on or which heirstier may be erected on the said premises continuously insured against loss or damage by tire and such other obligation secured by this mortgage, in a company or companies acceptable to the mortgage, with loss payable lirst to the mort-gage and then to the mortgage as their respective interests may appear; all policies of insurance and in deliver and policies to the mortgage at least filteen days prior to the expiration of any policy of insurance now or hereafter placed on said buildings, the mortgage at least filteen days prior to the expiration of any policy of insurance and improvements on said premises in good repair and will not commit or suffer any waste of said premises. At the request of the mortgage, in a the other shall in good repair and will not commit or suffer any waste of said premises. At the request of the mortgage, in as the mortgage is also as and improvements on said premises in good repair and will not commit or suffer any waste of said premises comes due, to-wit: April 1 , 19 91 . 1 Cara V الم والمن المرجع المراجع

and the second state of th 7661 Notary Public for Derion My Commission expires 5Ŀ 1. 6 Invidual described and voluntarily. executed the same field, i have hereunto, set the fand and altited my official seal the day and year lack above written  $\mathbf{G} : \boldsymbol{\lambda}$ 0 described in and who executed the within instrumph and acknowledged to me that... known to me to be the identical individual acknowledged to me that he execu un marine 14-1 - 7 1 before me, the undersigned, a notary public in and for said county and state, personally appeared, the within named \* 1 LL 61 ' to Yab BE IT REMEMBERED, That on this ABK Ę County of КТатасћ STATE OF OREGON, County STATE 2 H H Kecord ment Jamail County book. as file ecord of 11:14 County of .....Klamath MORTGAGE I certify that the within was received for record ...day of ...May......., 1 Witness William D. ounty affixed. 14.o'clock A.M., and M77 on ... . OF OREGON, M.L.I.....on page.7 e number...29054 f Mortgages of said ( itness my hand and tilleCo FORM Clerk may 5 CO., PORTLAND. ORE. Milne aid County. and seal •.7660 Deputy. l on , 19 instruę, the ŝ 2 with Park UNTICE: Delete, by lining out, whichever worronty (c) or (b) is not op-plicible, it worronty (c) is the pplicable and it has worrontypose is or cellator, to the world with the Act and Fourth-Leanding Act and Royulaian. St, the mandpose MUSI comply with the Act and Fourth-Leanding Act and Royulaian st, the mandpose it his property of a control of the intervent is WOI to be of the purple form No. 1305, or equivation. It is function is the purchase of a dwelling, use Stewart-Ness Four No. 1305, or equivation. 60 JT 15 ailto) daug .2 相"明云 IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. 18 ſ, [0,1]t Were the solution of the solut - w toring ater 1 ...