FORM No. 105A-MORTGAGE One Page Long Form. T/A # M-38-15964-7 TC 53849 Vol. 1118 tage 18580. THIS MORTGAGE, Made this 22nd day of August 1978 by JIMMY D. DEATON and ENRIQUETA DEATON, husband and wife

to TUCKER REAL ESTATE CO. and CENTURY-21/MAZAMA REALTY, each as to an

WITNESSETH, That said mortgagor, in consideration of TWO THOUSAND FIVE HUNDRED SEVENTY FOUR 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 certain real property situated in County, State of Oregon, bounded and described as follows, to-wit:

Lot 44 in LEWIS TRACTS, in the County of Klamath and State of Oregon.

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.

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 One promissory note, of which the following is a substantial copy:

\$ 2,574.00 Klamath Falls, Oregon August 22 1978 I (or if more than one maker) we, jointly and severally, promise to pay to the order of TUCKER REAL ESTATE and CENTURY-21/MAZAMA REALTY, each as to an undivided 's interest arKlamath Falls, Oregon; or as directed TWO THOUSAND FIVE HUNDRED SEVENTY FOUR and No/100- - - - - - DOLLARS. with interest thereon at the rate of 9 percent per annum from August 22, 1978 until paid, paval.'s in monthly monthly installments of not less than \$ 53.00 in any one payment; interest shall be paid monthly and statistical the minimum payments above required; the first payment to be made on the 22nd day of September and78[°] ور day of each month , and a like payment on the 22nd thereafter, until the whole sum, principal and 1970, and a like payment on the 22110 day of CCCM monthly thereafter, until the whole sum, principal and interest has been paid; if any of said installments is not so paid, all principal and interest to become immediately due and collective at the option of the holder of this note. If this note is placed in the hands of an attorney for collection, l/we promise and agree to pay holders reasonable attorney's lees and collection costs, even though no suit or action is filed, the suit or action, including any appeal timetria. is tried, heard or decided. Strike words not applicable.

Copy Only

Struens Messillow Frid Division

FORM No. 217-INSTALLMENT 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 mortgagee, his heirs, executors, administrators and assigns, that he is law fully seized in fee simple of said premises and has a valid, unencombered title thereto.

and will warrant and lorever defend the same against all persons, that he will pay said note, principal and interest, according to the terms thereoi, that while any part of said note remains unpaid he will pay all faves, assessments and other charges of every able and before the same may become definition of the term of the more above described, when due and pay able and before the same may become definition of the will promptly pay and satisfy any and all liens or environments 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 the and such other now on or which hereafter may be erected on the said premises continuously insured against loss or damage by the and such other now on or which hereafter may be erected on the said premises continuously insured against loss or damage by the and such other obligation secured by this mortgage, in a company or companies acceptable to the mortgage, with loss payable first 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 fagee as soon as insured. Now if the mortgagor 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 involve 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 suffer any waste of said premises. At the request of the mortgagee, the mortgagor shall factory 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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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 if mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes.

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agricultural purposes. Now, therefore, if said mortgagor shall keep and perform the covenants herein contained and shall pay said note according to its terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of all of said covenants and the payment of said note; it being agreed that a failure to perform any covenant herem, or if a pro-ceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage shall have the option to declare the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be fore-closed at any time thereafter. And if the mortgage may at his option do so, and any payment so made shall be added to and become premium as above provided for, the mortgage may at his option do so, and any payment so made shall be added to and become a part of the debt secured by this mortgage, and shall bear interest at the same rate as said note without waver, however, of any right arising to the mortgage for breach of covenant. And this mortgage may be foreclosed for principal, intrest and all sums paid by the mortgage at any time while the mortgagor neglects to repay any sums so paid by the mortgage. In the event of any suit or action being instituted to foreclose this mortgage, the mortgagor agrees to pay all teasonable as planntif's attorney's less in such appeal, all statutory costs and dishursements and such further sum as the teal coart may admet reasonable as plaintif's attorney's less in such sum as the appellate court shall adiude trasonable as planntif's attorney's less in such appeal, all sums to be secured by the lien of this mortgage and included in the decree of the electort. The case suit or action is commenced to foreclose the inortgage and included in the decree of the electort. The case suit or action is commenced to interdese. The case suit or action is commenced to interdese the inortgage, the Court, may upon motion of the mortfage, ap

after first deducting all of said receiver's proper charges and expenses, to the payment of the amount due under this dourgage. In construing this mortgage, it is understood that the mortgage or mortgage may be more than one person; that if the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine, the feminine and the userter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

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

Jommy De Viotai Enriqueta Seaton

*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not opplicable; if warranty (a) is applicable and if the mortgagee is a creditor, as such word is defined in the Truth-in-lending Act and Regulation Z, the mortgagee MUST 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 purchase of a dwelling, use Stevens-Ness Form No. 1306, or equivalent.

STATE OF OREGON,

County of Klamath

. ₁₄78 August 22nd BE IT REMEMBERED, That on this day of before me, the undersigned, a notary public in and for said county and state, personally appeared the within named IMMY D. DEATON and ENRIQUETA DEATON

known to me to be the identical individual S described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily.

IN TESTIMONY WHEREOF, I have hereunto set my hand and allived my official seal the day and year last above written.

Addington arlene Notary Public for Oregon My Commission expires March 22, 1981

TO AFTER RECORDING RETURN TO AFTER RECORDING RETURN TO Afthr Marlenne	SPACE RESERVED FOR RECORDER S USE	STATE OF OREGON County of Lamath L certity that the within instru- ment was received for record on the 2 Indi day of August 19 76 at 10:516/clock AM., and recorded in book 176 on page13530 or as file/reel number 53849 Record of Mortgages of said County Witness my hand and seal or County affixed. Since Section State To Deputy
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