No. 105A—MORTGAGE—One Page Long Form.		Vol. 19	
THIS MORTGAGE, Made this	. 5 day of	HOLL	, 19.79,
CLIFFORD HONEYCUTT and Interest	2.022		and W118 Mortgagor,
PACIFIC WEST MORTGAGE COMPA	NY, an Orego	on corporati	Mortgagee,
PACIFIC STATES	TO THE PROPERTY OF THE TAIL	ATTAIR MUOTISA	ND ONE HUNDRED
WITNESSETH, That said mortgagor, in	consideration of	him paid by said	mortgagee, does hereby
t, bargain, sell and convey unto said mortgal real property situated in Klamath	County,	, State of Oregon, I	bounded and described as
And the second s	D3 cale 24	HTT.T.STDE ADI	DITION TO THE
e Easterly one-half of Lot 4,	, Block 24, County Of Kl	amath, State	e of Oregon.
LA OF KTWHYLH LYTHOL THE			
MORTGAGE		77 JA (2)	DAMARKAT AVI
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	war a war on the second of the CNA CO	oorigaan ee aasta s	naj sau Ali
when he the undersigned a notary public in more CLIFTORD HONEXCUST and PA	VIII DE LOS SANO COSA	Marketin of the first	agency that the state of the
RE IT REMEMBERED. That on this states me, the undersigned, a morare right. In		r dig	And the second s
Together with all and singular the ter		nents and appurte	nances thereunto belonging
Together with all and singular the ter r in anywise appertaining, and which may he r in anywise appertaining, and all fivtures to	hereafter thereto b	elong or appertain	n, and the rents, issues and
-Cia therefrom and any and an interior -			
r at any time during the term of this mortgag	ge.	o ennurtenances u	nto the said mortgagee, his
TO HAVE AND TO HOLD the said	premises with the	e appurtument	
neirs, executors, administrators and assigns to	the payment of	apromiss	ory note, of which the
This mortgage is intended to scotle ollowing is a substantial copy:	gegie fige ! Wie Berte ift.		
ollowing is a substantial say.			10
Nong	allet ou	,	5 , 19
I (or if more than one maker) we, jointly ACIFIC WEST MORTGAGE COMPANY,	and severally, pro	mise to pay to the	
TOT IT MODE THAN MODERAGE COMPANY,	an Oregon G		DOLL
CLELC: MEST. MOLCIOIS	4 (24-647)		

F 214-11	April 5, 19 19
PACIFIC WEST MORTGAGE COTTUTE at	
with interest thereon at the rate of 11.9 percent per annum Monthly installments of not less than \$ 160.15 minimum payments above required; the tirst is included in the minimum payments above required; the tirst is 1979, and a like payment on the day of 83.	trom date until paid, payable in in any one payment; interest shall be paid Monthly and payment to be made on the day of the interest shall be paid when the day of the payable in the land.
amount of sact reacided. * Strike words not applicable.	/s/ Clifford Honeycutt
현실 <mark>하다. 그리고 함</mark> 되는 것이 있는 그렇지만 하는 것이 되었다. 일하다. 현실 보고 있는 기계를 하는 그리고 있는 것이 있다. 그리고 있다.	/s/ Patricia Honeycutt

FORM No. 217-INSTALLMENT NOTE.

Stevens-Ness Law Publishing Co., Portland, Ore SN

The date of matricity of the debt secured by this mortgage is the date on which the last scheduled principal payment becomes due, to-wit:

And said mortgagor covenants to and with the mortgages, his heirs, executors, administrators and assigns, that he is lawfully selzed in less simple of said premises and has a valid, unencumbered title thereto

and will warrant and forever defend the same against all persons; that he will pay aid note, principal and interest, according to the terms thereof; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every the terms thereof; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every the terms thereof; that while any part of said property, or this mortgage or the note above described, when due and pay-nature which may be levied or assessed against said property, or this mortgage or the note above described, when due and pay-nature which may be levied or assessed against said property, or this mortgage; that he will keep the buildings 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 are or may become liens on the premises continuously insured against loss or damage by fire and such other now on or which hereafter may be received on the experiment of the mortgage, with loss payable first to the mortgagions secured by this mortgage, in a company or companies acceptable to the mortgage, with loss payable first to the mortgage as soon as insured. Now if the mortgage shall fail for any reason to procure any such insurance and to deliver said policies gages as soon as insured. Now if the mortgager shall fail for any reason to procure any such insurance and to deliver said policies to the mortgage at least fifteen days prior to the expiration of any policy of insurance now or hereafter placed on said buildings to the mortgage at least fifteen days prior to the expiration of any policy of insurance now or hereafter placed on said premises to the mortgage and improvements on said premises. At the request of the mortgage, the mortgager shall the mortgage may procure the same at mortgagor's expense; that he will keep the buildings and improvements on said premises.

If the mortgage in executing one or more ilinancing statements pursuant to t

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, tamily, household or agricultural purposes (see Important Notice below),

(b) for an organization or (even it mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes.

Row, 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 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 herein, or if a proceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage shall have the option to ceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage may be foreclosed at any time thereafter. And if the mortgagor shall fail to pay any texes or charges or any lien, encumbrance or insurance closed at any time thereafter. And it is option do so, and any payment so made shall be added to and become premium as above provided for the mortgage, and shall bear interest at the same rate as said note without waiver, however, of a part of the debt secured by this mortgage, and shall bear interest at the same rate as said note without waiver, however, of any right arising to the mortgage for breach of covenant. And this mortgage may be foreclosed for principal, interest and all sums paid by the mortgage at any time while the mortgage, the mortgagor agrees to pay all reasonable costs incurred by the mortgage for title reports and title search, all statutory costs and disbursements and such further sum as the trial court may adjudge reasonable as plaintiff's attorney's fees in such suit or action, and if an appeal is taken from any judgment or decree entered therein mortgagor further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's fees on such appeal, all sums to be secured by the lien of this mortgage and included in the decree of foreclosure.

Each and all of the covenants and agreements herein cont

corporations and to individuals.

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. eIMPOSTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and if the martgages is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the martgages MUST comply with the Act and Regulation by making required discloures for this purpose, if this instrument is to be a first, lien to finance, the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1305, or equivalent; a luteraged to 200010 the ball No. 1206. helrs, executors, administrators and assigns towever. TO HAVE AND TO HOLD the sold premises with the apparer ances to the or of any time during the form of this marthuse. SLALE OF OSEGOWing, and which any forestor there is not any or a second and product therefore, and any and all listures upon said premises so the nor of the areas. County of County of wife and standard the telegricults, hereditered at and at mice BE IT REMEMBERED, That on this 5 day of April , 1979, before me, the undersigned, a notary public in and for said county and state, personally appeared the within named CLIFFORD HONEYCUTT and PATRICIA HONEYCUTT, husband and wife 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 voluntary IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed ny official seal the day and hear as above written. m DONNA K. RICK NOTARIOPAIBLID OREGOST My Commission Expireses STATE OF OREGON MORTGAGE CLLA OF 10 MATHER FAILS, 1D the County of Klamath

The Easterna-Mean South of the County of Klamath

STEVENS-NESS LAW PUB. CO., PORTLAND. ORE. ment was received for record on the at 3:14 o'clock P M., and recorded in book M79 on page 7988 or as file/reel number 65333.

RECORDER'S USE RECORD RECORDER'S USE Record of Mortgages of said County. CLIFFORD HOMEYCUTT, and PATRICIA HONEYCULT, busband and wife 00.70N GNY tion mas isu'r PACIFIC WEST MORTGAGE CO., ar Witness my hand and seal of ...Oregon corporation..... COMPANY, an oregon. County affixed. AFTER RECORDING RETURN TO Wn. D. Milne Pacific West Mortgage Co. P. o. Box 497
Stayton, OR 97383 PARRICHA HOMETOURS

By Berneda

Fee \$6.00