1	105A_MORIGAGE—One Page "HIS MORTGAGE, SVIVIA I OOK 1	rest etali gir V. (** ******************************	2 nel		Vol. 79	Page	<u>253</u>
		erich			October		, 19.79
to	John W. Reed a	nd Janet L.	Reed, hi	isband ar	nd wife,		Mortgago
grant, ba	ITNESSETH, That s argain, sell and convey property situated in o-wit:	said mortgagor, in	consideration	of Six	thousand ;	and no	Mortgage /100
LA CONTRACT	휴가 중시에 작가네 그렇게 되는		Cα	ounty, State (of Oregon, boun	ina assign ded and d	s, that cer lescribed a
Lot 8, offici	Lost River Co al plat therec	ourt Addition	n to the	City of	Merrill,	accord	ing to
It is fu	urther agreed ite and mortgage ve described po	by and betwe	en Mortg	agor and	Mortgage	e tha∙	
ine abov	e described pr	roperty if t	o payabl hat is s	e upon M ooner th	ortgagor : an -May <u>22</u> - Aleku	selling ,1980	
Toget	ther with all and sing	gular the tenement	ts, hereditan	vente and	80. JWR		
profits there	se appertaining, and view from, and any	which may hereaft Il fixtures upon sa	er thereto be	elong or app	purtenances the ertain, and the	ereunto b rents, iss	elonging ues and
TO H	ne during the term of I IAVE AND TO HOL	this mortgage. D the said premi	Sec with At	ar the time c	f the execution	of this n	nortgage
This	IAVE AND TO HOL ors, administrators and mortgage is intended	d assigns forever.	ses with the	appurtenano	es unto the sai	id mortga	gee, his
Ono.00	mortgage is intended a substantial copy:		nyment of	pro	missorv note	, of whi	ich the
11	than one maker) we, joint usband and wif	Klamath Fal	ls, Oreg	on	Octobe	r 22	70
upon the death o	than one maker) we, joint usband and wife of any of them, then to the nd and and no/100—	e,	use to pay to	the order of J	olin W. Ree	d and	Janet
interest thereon	of any of them, then to the nd and no/100—at the rate of 10 installments at the datase 1380;	e order of the survive	or of them, at	and Load Street	Associat	reder ion, 5	al Sav 40 Mai
one Ric	installment at the datas	percent per annum	trom Octo	ober 2	-4140#EH_F	8115 <u>. </u>	Oregon DOLLARS
$\frac{4}{\log x}$	installments at the dards 1980; any, will not be relinance shall continue until the wand interest shall become forcey for collection, I/we sting is they	and in the amount&	ns follows:	\$6,000.0	00 due and	payab	le on
n payments, if a	any, will not be religance	S.O	FIFTL.			··· · · · · · · · · · · · · · · · · ·	
d, all principal a hands of an att	any, will not be relinance shall continue until the wand interest shall become forney for collection, I/we action is filed hereon, also	hole sum hereof, princ immediately due and	ipal and inter	est, has been	paid: if any of a	the paymen	ts above re-
appeal is taken attorney's lees	from any decision of the	promise to pay (1) he trial court, such fur	older's reasonai ther supplies	onable attorney ble attorney's to	's lees and collect ees to be lived by	e. If this no ion costs of	the holder
							older's rea- h the right, pal and in
nyment wi Note due	thout penalty. thout penalty. and payable of ures a Mortgag maturity of the debt sec	3.0 GWR APRIL 1987 22 10).RO	Sylvia	J. Oehleri	ch	
1.0+0	ures a Mortene	e of even da	te.				
Note seco	maturity of the debt sec	ured by this mortana		10 manual			
And said mo	orthingor covenants to and a	with the mortgagee, he a valid, unencumbers	is heirs, execute	ors, administrat	ors and assigns the	pal paymen	
And said mo ed in lee simple will warrant an terms thereof; t	orthingor covenants to find a of said premises and has all lorever defend the same that while any part of said	with the mortgagee, he a valid, unencumbere	is hairs, evecuted title theteto	ors, administrat	ors and assigns, th	pal paymen	lully
And said mo ed in tee simple will warrant an terms thereof: t the which may be and before the or may become on or which he ids as the mort	ortgagor covenants to find a sol said premises and has all forever defend the same that while any part of said or levied or assessed again same may become defing liens on the premises or a reafter may be erected on gagee may from time to	with the mortgagee, he a valid, unencumbere a valid, unencumbere a gainst all persons; d note remains unpairest said property, or to quent; that he will per the said premises coil the said premises coil the said premises coil the said premises coil said premises coil the sai	is hairs, executed title theteto that he will pay his mortgage ompily pay an or to the lien attinuously insu	ors, administrative said note, p. all taxes, assessor the note abo d satisfy any a of this mortgage of against loss	ors and assigns, the rincipal and intere- ments and other cover described, whe- nd all liens or enc- o; that he will kee	pal paymen at he is law st. accordin thurges of e n due and jumbrances ep the build	fully of to very pay- that inds
And said mo ed in tee simple will warrant an terms thereof; te which may be and before the or may become on or which he ids as the mort action secured by and then to to as soon as insi	ortgagor covenants to find a sol said premises and has all lorever delend the same that while any part of said or levied or assessed again, same may become deling liens on the premises or a reafter may be erected on gagee may from time to by this mortgage, in a combe mortgagor as their resured. Now if the mortgage med, Now if the mortgage	with the mortgagee, he a valid, unencumbere a valid, unencumbere a valid, unencumbere district and property, or to use it is said property, or to use it the said premises contine require, in an aupany or companies ac postive interests may use to the said premises are contained as a postive interests may use the said premises are contained as a said to the said premises are contained as a said to the said provided as a said to the said provided as a said to the said to t	is heirs, executed title thereto that he will pay it he will pay his mortgage of compily pay an out to the lien arimously insumount not less exptable to the appear; all polygonia distributions and the second that the component is all polygonia distributions.	ors, administrative said note, parties the note about suitsly any a of this mortgagered against loss than the original mortgage, we did not the original suitsly and the original suitsly suitsly and the original suitsly suits and the original suits and the origi	ors and assigns, the rincipal and intere- ments and other cover described, whe- ned all liens or ence; that he will kee or damage by fire and principal sum th loss payable his	pal paymen st. secordin thurges of e n due and umbrances to the build and such o of the note st. to the m	fully g to very pay- that ings ther or
And said mo ed in lee simple will warrant an terms thereof; the which may be and before the or may become on or which he rist as the morth action secured by a mid then to to a soon as inside the mortgage at a mortgage at a mortgage may gold repair and weeth the simple of tepair and weeth the simple of the simple of tepair and weeth the simple of the simple of tepair and weeth the simple of t	ortgagor covenants to find a sol said premises and has all lorever detend the same that while any part of said to levied or assessed again same may become deling liens on the premises or a reafter may be erected on reafter may be erected on	with the mortgagee, he a valid, unencumbere a valid, unencumbere a valid, unencumbere distributed in the said property, or to the said property, or to the said premises contine require, in an authorized in the said premises are prective interests may a shall fail to any rethe expiration of any factors appeared in the expiration of any factors expense; that	is heirs, executed title thereto that he will pay it he will pay his mortgage of compily pay an intinuously insumount not less exptable to the appear; all policy of insume to procure policy of insume the will keep the control of th	ors, administrative said note, pall taxes, assessor the note about satisfy any a of this mortgage, when the original taxes of insurantant any such insurantante now or he buildings and the said notes of the said notes of the taxes of taxes of the taxes of the taxes of taxes of the taxes of taxes of the taxes of	ors and assigns, the crincipal and interest and other cover described, when all liens or ence; that he will kee or damage by fire and principal such the loss payable fire cannot and to delivertance and the delivertanc	pal paymen st. secordin thurges of e n due and ; umbrance ; p the build and such o of the note st. to the m ed to the m ed to the m er said polifi said buildir said buildir	fully to very pay- that ings there or or or or or or als,

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 found it mortgagor is a natural person) are for business or commercial purposes other t naricultural purposes.

Now, therefore, it said mortgagor shall keep and perform the covenants herein contained and shall pay said note according Now, therefore, it said mortgagor 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 it 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 it the mortgagor shall fail to pay any taxes or charges or any lien, encumbrance or insurance closed at any time thereafter. And it 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 premium as above provided for, 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 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 mortgagee for breach of covenant. And this mortgage may be foreclosed for principal, interest and a sums any right arising to the mortgagee for breach of covenant. And this mortgage may be foreclosed for principal, interest and a sum any right arising to the mortgagee 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 plaintiffs attorney's lees in such suit or action, and if an appeal is taken from any judgment or decree entered reasonable as plai

corporations and to individuals.

IN WITNESS WHEREOF, sai written. *IMPORIANT NOTICE: Delete, by lining out, whicheve plicable; if warranty (a) is applicable and if the marty is defined in the Truth-in-Lending Act and Regulation with the Act and Regulation by making required dis instrument is to be a FIRST lien to finance the purchast form No. 1305 or equivalent; if this instrument is NO Ness Form No. 1306, or equivalent.	or warranty (a) or (b) is not ap- gages is a creditor, or such word Z. the mortgages MUST comply closures; for this purpose, if this e of a dwalling use Stevens-Mass	Sylvin J. Oehlerich
MORTGAGE Groum No. 105A) TO	STATE OF OREGON, County of Klamath I certify that the within instrument was received for record on the 26thday of October 1979, at 3:36 oclock P.M., and recorded in book MI9 on page 25348 or as file number. Record of Mortgages of said County. Witness my hand and seal of County affixed.	County Clerk Title. By West T. A. M. M. Deputy. Fee \$7.00 Deputy. After recording return to: Holman Real Estate 4729 South Sixth Street Klamath Falls, Oregon 97601 ATTN: Judy McDowell

County of BE IT REMEMBERED. That on this 22 and day of October ,1979, before me, the undersigned, a notary public in and for said county and state, personally appeared the within Sylvia J. Oehlerich

described in and who executed the within instrument and known to me to be the identical individual executed the same freely and voluntarily. acknowledged to me that she IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed

my official seal the day and year last above written.

Notary Public for Oregon. Commission expires //-12-3'2

STATE OF OREGON,

Klamath