FORM No. 105A-MORTGAGE-One Page Long Vorm.	M Vol	812
This MORTGAGE, Made this 14th	day of January	
by CHARLES THOMAS CLARDY and ROXAN	전 방법에 많은 물건을 받는 것을 알려 있는 것을 많은 것을 못했다.	, <i>19.</i>
to HAROLD L. JENSEN and EILEEN C. JE WITNESSETH, That said mortgagor, in consi FIFTY and NO/100	ENSEN, Husband and Wife sideration of EIGHT THOUSAND SIX H 	Mortgagee, IUNDRED e, does hereby igns, that cer- d described as
Lot 55 of LAMRON HOMES; together wit to and parallel with the South bound State of Oregon: VCE		
	Vry Metaur Press Mr Commission express	
THIS MORTGAGE IS A SECOND, MORTGAGE A JUNIOR TO A FIRST MORTGAGE IN FAVOR AND ACTING BY THE DIRECTOR OF VETERA Claries thomas clard, and Koza	OF THE STATE OF OREGON, REP ANS! AFFAIRS.	이 것 가장 있는 것 이 있었다. 이 가 있는 것 같은 것을 했다. 않았다.
BE II REMEMBRED That in the 14 Defense the addressing a reary public in and 10 There is the addressing of reary public in and 10		
Together with all and singular the tenements, or in anywise appertaining, and which may hereafter profits therefrom, and any and all fixtures upon said or at any time during the term of this mortgage. TO HAVE AND TO HOLD the said premise heirs, executors, administrators and assigns forever. This mortgage is intended to secure the pay following is a substantial copy:	s, hereditaments and appurtenances thereur er thereto belong or appertain, and the rent d premises at the time of the execution of t ses with the appurtenances unto the said m ayment of	nts, issues and this mortgage
On or before April 15, 1980	tKlamath Falls, Oregon or as NO/100) we jointly and lusband directed DOLLARS. interest to be paid e. to become imme- for collection, I we hereon: if a suit or iction, including any
M No. 216-PROMISSORY NOTE.	ACCESS OF THE PARTY OF THE PART	AW PUB CO. POPTLAND, ORE
The date of maturity of the debt secured by this morth comes due, to-wit: April 15	gage is the date on which the last scheduled princip e, his heirs, executors, administrators and assigns, the bered, title thereto	nat he is lawfully
and will warrant and lorever defend the same against all person the terms thereof; that while any part of said note remains un nature which may be levied or assessed against said property, o able and before the same may become delinquent; that he will are or may become lines on the premises or any part thereof su now on or which hereafter may be erected on the said premises hazards as the mortgage, may from time to time require, in an obligation secured by this mortgage, in a company or companie gagee and then to the mortgage, a company or companie to the mortgage at least filteen days prior to the expiration of a the mortgage may procure the same at mortgagor's expense; the in good repair and will not commit or suffer any waste of said join with the mortgage, in executing one or more financing stati- lactory, to the mortgage, and will pay for filing the same in the searches made by filted officer or safer any master of said	ns; that he will pay said note, principal and intere npaid he will pay all taxes, assessments and other c or this mortgage or the note above described, when ill promptly pay and satisfy any and all liens or enc uperior to the lien of this mortgage; that he will kee is continuously insured against loss or damage by fire an amount not less than the original principal sum iss acceptable to the nortgagee, with loss payable fir may appear; all policies of insurance shall be deliver ny, reason to procure any such insurance and to deliv any policy of insurance now or, herenter, placed on that he will keep the buildings and improvements of d promises. At the request of the mortgagee, the r.	est, according to charges of every in due and pay- cumbrances that ep the buildings e and such other i of the note or irst to the mort- red to the mort- ver said policies n said buildings, on said premises mortgagor shall e, in form satis-

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

Now, therefore, it said mortgager, shall keep and perform the covenants herein contained and shall pay said note according in Now, therefore, it said mortgager, 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 herein, or if a pro-ceeding of any kind be taken to forcelose 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 for-ceeding of any kind be taken to forcelose any lien on said premises or any part, thereof, the mortgage shall have the option to premium as above provided for, the mortgage may take so charges or any lien, encumbrance or insurance declare the whole secured by this 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 is the mortgage rades to repay any sums so paid by the mortgage. In the event of any may right arising to the mortgage is the mortgage is the mortgage rades of pay all reasonable costs incurred by the mort gage for tile reports and tile search, all statutory costs and disbursements and such turther sum as the trial court may adjudge gage for tile reports and tile search all statutory costs and disbursements and such turther sum as plaintiff's attorney's lees in such such as palantiff's attorney's lees in such suit, or action, and if an appeal is taken ifrom any judgment or decree entered and assign of said mortgagor and of said agreements herein, contained shall apply to and bind the heirs, executors, administrators in case suit or action is commenced to forcel

corporations and to individuals.

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above Charles Thomas Clardy CHARLES THOMAS CLARDY written. Of *IMPORTANT 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 bis defined in the Truth-in-Landing 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-Form, No. 1305 or equivalent. Honna ROXANNA D. CLARDY No.'1305' or 'equivalent;' if this instrument is NOT to be a first lien, use Stevens-Form No. 1306, or equivalent, 2 HIGUGEG TO SECTION THE DEVISION CO. TO HAVE AND TO HOLD the said premises with the apparticipance onto instant and the heirs, executors, pelministrators and assigns fore crany and all fixmes upon said premises at the anne of the estimated second or at any time during the term of this providage. Displice the factoring and and and an entropy made and analyses of the solution of subsections and subsections and subsections and subsections of the subsection of the subsec BE IT REMEMBERED, That on this 14th day of January before me, the undersigned, a notary public in and for said county and state, personally appeared the within named Charles Thomas Clardy and Roxanna D. Clardy Viknown to me to be the identical individual AE described in and who executed the within instrument and Tacknowledged to me that the yay and executed the same freely and voluntarily. LITP. 10B/CV11 IS 2 SECONDINITESTIMONY/WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. FU/SENC SE Notary Public for Oregon. 0 My Commission expires 3-22-81 Cor STATE OF OREGON SS. to and parcountry of said lot with the Squth boundary of said lot ut Viewerp Wlam 2CARS MORTGAGE FOE Brevens Ness LAW MUSICS. FORTHAND CORE. CO. GEDGE MIFTING SELITS OF TELEPTING that the within instru- GDE Conucli 2011 10.2/ January..., 19.80. LIELL SUG NG 100 -AFTER RECORDING RETURN TO AN CIVED WIN, HD. Milne TUG ALCO THE AN CIVED WIN, HD. Milne TUG ALCO THE $14\,{
m th}_{2}$, d_{20} , c_{2} ByDernetha THIS MORTGAGE, Med- IM Atro: MARIENC 3.43.13