	FORM No. 105A-MORTGAGE-One Page Long Form.	<u>8-01041-11</u> <u>stevensiness LAW rublishing co., PORTLAND, OR. 97204</u>
	2287 EOIT OF 9796	4th day of February
	5. O. THIS MORTGAGE, Made this	4th day of FEDTUALY,, 19.80., by
	WILLIAM P. BREITHAUPT aka	
	Martiadar to PACTETC WEST	MORTGAGE CO., an Oregon Corporation
		Mortgagee, Mostel unuse
	WITNESSETH That said morth	FTVE THOUSAND ETGHT HUNDRED
1.1.1.1.1.1.1		
	to him and hy said mortfalee-does her	eby grant, bargain, sell and convey unto said mortgagee, his heirs, ex- certain real property situated in Klamath
	State Long have dod and described	lise follows to with the second state and the second states that the second second second second second second
	a memoral of land situated	in the NW 1/4 of Section 18, TOWNSHIP 39 Bouch
	al-t-lof Orogon more nar	amette Meridian, in the County of Klamath, ticularly described as follows:
	D	t corner of said Section To; chence bouch
	an of the totage and and the	West line of said Section 18, a distance of h 89° 51' 42" East a distance of 2034.90 feet;
	11 11	act a distance of out the rect to the true
	요즘은 사람은 것은 것은 것을 가지 않는 것 것 같은 것 같은 것 같이 모두 많다.	a docarintion. thence NOTTH 07 07 04 HEBC
3	a distance of 493.46 feet	couth 03° 17' 26" East a distance of 155.8
		$\mathbf{A}$ $\mathbf{A}$
		howing a central and level vi vi the
	distance of 25.94 feet; t	ab bears South 109 00' 23" West from the point
	of beginning, thence NOIL	n U UU ZJ East a distance of foots
	more (or less) to the poin	it of beginningTI
	TATTING ST SHEET AND	BREITHAUPT, husband and wile,
	Personally appeared the above in	annd WILLIAM P. BREITHAUPT AKA W. PAUL
d.		the tenements, hereditaments and appurtenances thereunto belonging
	그는 것 것 그 것 같았다. 영상가 집에 가장 것 같은 것 같은 것 같은 것 같은 것은 것은 것 같은 것 같은 것	mortgage. he said premises with the appurtenances unto the said mortgagee, his signs forever. secure the payment ofapromissory note, of which the
	heirs, executors, administrators and ass the set This mortgage is intended to following is a substantial copy: business to the set of the se	he said premises with the appurtenances unto the said morrgagee, his signs forever. secure the payment ofapromissory note, of which the a secure in particulation of the said of the said morrgagee, his a secure the payment of the said of the said morrgagee, his a secure the payment of the said of the said morrgagee, his a secure the payment of the said of the said morrgagee, his a secure the payment of the said of the said morrgagee, his a secure the payment of the said of the said morrgagee, his a secure the payment of the said of the said morrgagee, his a secure the payment of the said of the said morrgagee, his a secure the payment of the said of the said morrgagee, his a secure the payment of the said of the said of the said morrgagee, his a secure the payment of the said of the s
\$	heirs, executors, administrators and ass to the provide second s	he said premises with the appurtenances unto the said mortgagee, his signs forever. secure the payment ofapromissory note, of which the equipage and the payment of a designation of the payment the Falls, Oregon , February 4, 19.80 jointly and severally, promise to pay to the order of PACIFIC WEST.
	heirs, executors, administrators and ass to the second se	he said premises with the appurtenances unto the said mortgagee, his signs forever. secure the payment of a mortgage, note a secure the payment of the promissory note, of which the is a secure for a secure to the secure t
	heirs, executors, administrators and ass to the second se	he said premises with the appurtenances unto the said mortgagee, his signs forever. secure the payment of a mortgage, note a secure the payment of the promissory note, of which the is descripted as particular with the Falls, Oregon , February 4 , 19.80 jointly and severally, promise to pay to the order of PACIFIC WEST. Orporation,
 wi	heirs, executors, administrators and ass This mortgage is intended to following is a substantial copy: human 5,800.00	he said premises with the appurtenances unto the said mortgagee, his signs forever. secure the payment of promissory note, of which the is a despute an approximate at stayton, February 4 orporation, ED AND NO/100
 wi 1	heirs, executors, administrators and ass in the second se	he said premises with the appurtenances unto the said mortgagee, his signs forever. secure the payment of promissory note, of which the is a designed as passed with the Falls, Oregon , February 4 , 19.80 jointly and severally, promise to pay to the order of PACIFIC WEST orporation, at Stayton, Oregon ED AND NO/100 DOLLAR percent per annum from (date) February 8, 1980until paid, payable \$ .63.46 in any one payment; interest shall be paid monthly at at at at at at at
 wi   	heirs, executors, administrators and ass to This mortgage is intended to following is a substantial copy: house 5,800.00. I (or if more than one maker) we, I MORTGAGE CO., an Oregon C FIVE THOUSAND EIGHT HUNDR ith interest thereon at the rate of 11.9 monthly installments of not less than coefficients the minimum payments above is moduled in the payment on the	he said premises with the appurtenances unto the said mortgagee, his signs forever. secure the payment of promissory note, of which the is determined with the payment of promissory note, of which the is determined with the payment of promissory note, of which the is determined with the payment of promissory note, of which the is determined with the payment of promissory note, of which the is determined with the payment of promissory note, of which the promotes a second of the payment of the order of PACIFIC WEST. Orporation, at Stayton, Oregon ED AND NO/100 DOLLAR percent per annum from (date) February 8, 1980until paid, payable \$ for any one payment; interest shall be paid monthly at required; the first payment to be made on the
wi   19 ini op re	heirs, executors, administrators and ass following is a substantial copy: broader 5,800.00	he said premises with the appurtenances unto the said mortgagee, his signs forever. secure the payment of a promissory note, of which the a pre-ing new methods a pre-ing new methods b pre-ing new methods at Stayton, Oregon ED AND NO/100
wi 	heirs, executors, administrators and ass following is a substantial copy: broader 5,800.00	he said premises with the appurtenances unto the said mortgagee, his signs forever. secure the payment of a promissory note, of which the a pectual get maintenances and promissory note, of which the a pectual get maintenances and promissory note, of which the a pectual get maintenances and promissory note, of which the a pectual get maintenances and promissory note, of which the a pectual get maintenances and promissory note, of which the a pectual get maintenances and promissory note, of which the a pectual get maintenances and promissory note, of which the a pectual get maintenances and promissory note, of which the a pectual get maintenances and promissory note, of which the piontly and severally, promise to pay to the order of PACIFIC WEST. Orporation, at Stayton, Oregon ED AND NO/100
wi 	heirs, executors, administrators and ass the proof of the second of the second of the second following is a substantial copy: headed 5,800.00. Klama I (or if more than one maker) we, J MORTGAGE CO., an Oregon C FIVE THOUSAND EIGHT HUNDR ith interest thereon at the rate of 11.9. monthly installments of not less than Scoether and the minimum payments above is meluded in the minimum payments above of the second of this note. If this note is pl easonable attorney's tees and collection costs, evi mount of such reasonable attorney's fees shall be s tried, heard or decided. All due and	he said premises with the appurtenances unto the said mortgagee, his signs forever. secure the payment of promissory note, of which the prevent def an inter- prevent of the payment of promissory note, of which the is a sequent intervent of promissory note, of which the prevent def an intervent of promissory note, of which the is a sequent intervent of promise to pay to the order of PACIFIC WEST orporation, at Stayton, Oregon ED AND NO/100 DOLLAR percent per annum from (date) February 8, 1980until paid, payable \$ 63.46 in any one payment; interest shall be paid Monthly a required; the first payment to be made on the 8th day of March day of each thereafter, until the whole sum, principal a is not so paid, all principal and interest to become immediately due and collectible at laced in the hands of an attorney for collection, I/we promise and agree to pay hold ae though no suit or action is filed hereon; hower, if a suit or an action is filed, a tixed by the court, or courts in which the suit or action, including any appeal there payable two (2) years from date. /s/ William P. Breithaupt aka W. Paul
wi 	heirs, executors, administrators and ass the proof of the second of the second of the second following is a substantial copy: headed 5,800.00. Klama I (or if more than one maker) we, J MORTGAGE CO., an Oregon C FIVE THOUSAND EIGHT HUNDR ith interest thereon at the rate of 11.9. monthly installments of not less than Scoether and the minimum payments above is meluded in the minimum payments above of the second of this note. If this note is pl easonable attorney's tees and collection costs, evi mount of such reasonable attorney's fees shall be s tried, heard or decided. All due and	he said premises with the appurtenances unto the said mortgagee, his signs forever. secure the payment of promissory note, of which the prevent def an inter- prevent of the payment of promissory note, of which the is a sequent intervent of promissory note, of which the prevent def an intervent of promissory note, of which the is a sequent intervent of promise to pay to the order of PACIFIC WEST orporation, at Stayton, Oregon ED AND NO/100 DOLLAR percent per annum from (date) February 8, 1980until paid, payable \$ 63.46 in any one payment; interest shall be paid Monthly a required; the first payment to be made on the 8th day of March day of each thereafter, until the whole sum, principal a is not so paid, all principal and interest to become immediately due and collectible at laced in the hands of an attorney for collection, I/we promise and agree to pay hold ae though no suit or action is filed hereon; hower, if a suit or an action is filed, a tixed by the court, or courts in which the suit or action, including any appeal there payable two (2) years from date. /s/ William P. Breithaupt aka W. Paul
wi 	heirs, executors, administrators and ass the proof of the second of the second of the second following is a substantial copy: headed 5,800.00. Klama I (or if more than one maker) we, J MORTGAGE CO., an Oregon C FIVE THOUSAND EIGHT HUNDR ith interest thereon at the rate of 11.9. monthly installments of not less than Scoether and the minimum payments above is meluded in the minimum payments above of the second of this note. If this note is pl easonable attorney's tees and collection costs, evi mount of such reasonable attorney's fees shall be s tried, heard or decided. All due and	he said premises with the appurtenances unto the said mortgagee, his signs forever. secure the payment of promissory note, of which the a pre-induct methods in the said mortgage of the second for the second fore the second for the second for the second for the s
wi 19 ini op re. ar is * \$	heirs, executors, administrators and ass the proof of the proof of the proof of the proof of the proof following is a substantial copy: broads 5,800.00	he said premises with the appurtenances unto the said mortgagee, his signs forever. secure the payment ofapromissory note, of which the a pee in new new inter- a second for a payment ofapromissory note, of which the secure the payment ofapromissory note, of which the is pee in the payment ofapromissory note, of which the secure and the payment ofapromissory note, of which the secure the payment ofapromissory note, of which the secure the payment ofapromissory note, of which the secure the payment of pay to the order of PACIFIC WEST. Orporation. at Stayton, Oregon ED AND NO/100 DOLLAR percent per annum from (date) February 8, 1980until paid, payable s. 63.46 in any one payment; interest shall be paid monthlyare required; the first payment to be made on thesth day of March day ofacton thereafter, until the whole sum, principal a is not so paid, all principal and interest to become immediately due and collectible at a laced in the hands of an attorney for collection, 1/we promise and agree to pay hold en though no suit or action is filed hereon; however, it a suit or action is filed, there payable two (2) years from date. /s/ William P. Breithaupt
wi 19 ini op re. ar is * \$	heirs, executors, administrators and ass in the This mortgage is intended to following is a substantial copy: house 5,800.00	he said premises with the appurtenances unto the said mortgagee, his signs forever. secure the payment of promissory note, of which the a pectual get maintenances and promissory note, of which the a pectual get maintenances and promissory note, of which the a pectual get maintenances and promissory note, of which the a pectual get maintenances and promissory note, of which the a pectual get maintenances and promissory note, of which the a pectual get maintenances and promissory note, of which the a pectual get maintenances and promissory note, of which the piontly and severally, promise to pay to the order of PACIFIC .WEST. Orporation, at
wi 19 ini op re. ar is * \$	heirs, executors, administrators and ass This mortgage is intended to following is a substantial copy: human 5,800.00	he said premises with the appurtenances unto the said mortgagee, his signs forever. secure the payment ofapromissory note, of which the a secure the payment ofapromissory note, of which the pointly and severally, promise to pay to the order of PACIFIC WEST. Orporation
wi 19 ini op re. ar is * \$	heirs, executors, administrators and ass the provide the interval of the interval of the following is a substantial copy: house 5,800.00. Klama I (or if more than one maker) we, I MORTGAGE CO., an Oregon C FIVE THOUSAND EIGHT HUNDR ith interest thereon at the rate of 11.9. MORTHLY installments of not less than coefficient the interval of the interval monthly installments of not less than coefficient the payment on the successful of the minimum payments above 9.80., and a like payment on the successful or decided. All due and Strike words not epplicable. No. 217-INSTALLMENT NOTE #2562 Model of the date of maturity of the debt sec Comes due, to-wit: February. 8 we	he said premises with the appurtenances unto the said mortgagee, his signs forever. secure the payment ofapromissory note, of which the a decay of the direction of the said mortgagee, his is a decay of the said for the said mortgagee, his secure the payment ofapromissory note, of which the a decay of the said for the said mortgagee, his pointly and severally, promise to pay to the order of PACIFIC WEST. Orporation, at Stayton, Oregon ED AND NO/100
wi 19 inti op re- ar is * \$	heirs, executors, administrators and ass to this mortgage is intended to following is a substantial copy: 5,800.00. I (or if more than one maker) we, I MORTGAGE CO., an Oregon C FIVE THOUSAND EIGHT HUNDR ith interest thereon at the rate of 11.9 monthly installments of not less than coefficiently the minimum payments above is included in the note of this note is phone terest has been paid; if any of said installments pion of the holder of this note. If this note is phone terest has been paid; if any of said installments pion of the holder of this note. If this note is phone is included at or decided. All due and Strike words not opplicable. No. 217-INSTALLMENT NOTE. #2562 More and a simple of said premises and has and will warrant and forever defend the sam	he said premises with the appurtenances unto the said mortgagee, his signs forever. secure the payment ofa
wi 19 inti op re- ar is * \$	heirs, executors, administrators and ass to This mortgage is intended to following is a substantial copy: house 5,800.00	he said premises with the appurtenances unto the said mortgagee, his secure the payment ofa. promissory note, of which the is a secure the payment ofa. promissory note, of which the is a secure the payment ofa. promissory note, of which the is a secure the payment ofa. promissory note, of which the is a secure the payment ofa. promissory note, of which the is a secure the payment ofa. promissory note, of which the is a secure the payment ofa. promissory note, of which the is a secure the payment ofa. promissory note, of which the jointly and severally, promise to pay to the order of PACIFIC WEST. Orporation, at Stayton, Oregon
wi 19 inti op re- ar is * \$	heirs, executors, administrators and ass to This mortgage is intended to following is a substantial copy: house 5,800.00	he said premises with the appurtenances unto the said morigagee, his signs forever. secure the payment of
wi 19 inti op re- ar is * \$	heirs, executors, administrators and ass the second of the second and the second and the following is a substantial copy: house 5,800.00. Klama I (or if more than one maker) we, I MORTGAGE CO., an Oregon C FIVE THOUSAND EIGHT HUNDR ith interest thereon at the rate of 11.9 monthly installments of not less than coefficiently the minimum payments above is included in the mate of the second terest has been paid; if any of said installments plon of the holder of this note. If this note is phi terest has been paid; if any of said installments plon of the holder of this note. If this note is phi terest has been paid; if any of said installments plon of the holder of this note. If this note is phi terest has been paid; if any of said installments plon of the holder of this note. If the and stried, heard or decided. All due and Strike words not explicable. More 217-INSTALLMENT NOTE #2562 More and a mortgage covenants to and selsed in her simple of said premises and has and will warrant and lorever delend the sam the terms thereof; that while any part of said nature which may be levied or assessed again able and before the same may become deling are or may become liens on the premises or now on or which hereafter may be erected or has ring the mortgage may from time to the terms the mortgage may from time to the terms the mortgage may from time to	he said premises with the appurtenances unto the said morigagee, his secure the payment of
wi 19 inti op re- ar is * \$	heirs, executors, administrators and ass the second of the mortgage is intended to following is a substantial copy: house 5,800.00. Klama I (or if more than one maker) we, if MORTGAGE CO., an Oregon C FIVE THOUSAND EIGHT HUNDR ith interest thereon at the rate of 11.9 monthlyinstallments of not less than coefficiently the minimum payments above 9.80., and a like payment on the 8th ption of the holder of this note. If this note is pl assonable attorney's tees and collection costs, even mount of such reasonable attorney's fees shall be s tried, heard or decided. All due and strike words not epplicable. Montal in the single of maturative of the debt sec comes due, to-wit: February. 8 Montal in the single of said premises and has and will warrant and lorever defend the sam the terms thereot; that while any part of sa able and before the same may become defin are or may become liens on the premises of now on or which hereafter may be erected hands as the mortgage may from time to able and before the same may become defin are or may become liens on the premises or now on or which hereafter may be erected of hands as the mortgage may from time to and will warrant by the mortgage the same the terms of the same the same able and before the same may become defin are or may become liens on the premises or now on or which hereafter may be erected of hands as the mortgage may from time to any become liens on the premises or hands as the mortgage may from time to any become liens on the premises or hands as the mortgage may from time to and when the terms on the premises or hands as the mortgage may from time to any become liens on the premises or hands as the mortgage may from time to any become liens on the premises or hands as the mortgage may from time to any become liens on the premises or hands as the mortgage may from time to any become liens on the premises or hands as the nortgage may from time to hands as the nortgage may from time to and be and be and be and be an	he said premises with the appurtenances unto the said mortgagee, has signs forever. secure the payment ofa. promissory note, of which the a result as according the falls, Oregon February 4 ,19.30 jointly and severally, promise to pay to the order of PACIFIC WEST. Orporation. at Stayton, Oregon DULLAR percent per annum from(date) February 8, 1980until paid, payable s. 63.46 in any one payment; interest shall be paidmonthly a required; the first payment to be made on the 8th day of March 
wi 19 inti op re- ar is * \$	heirs, executors, administrators and ass in this mortgage is intended to following is a substantial copy: house 5,800.00	he said premises with the appurtenances unto the said mortgagee, has signs forever. secure the payment of
wi 19 inti op re- ar is * \$	heirs, executors, administrators and ass This mortgage is intended to following is a substantial copy: Monthal Copy: 5,800.00. I (or if more than one maker) we, if MORTGAGE CO., an Oregon C FIVE THOUSAND EIGHT HUNDR ith interest thereon at the rate of 11.9. monthly installments of not less than coefficiently the minimum payments above is mouded in the main of all is note is phi- monthly if any of said installments philos and a like payment on the Sthan coefficiently the minimum payments above is mouded in the rate of 11.9. Monthly installments of not less than coefficiently the minimum payments above is mount of the holder of this note. If this note is phi- mount of such reasonable attorney's fees shall be stried, heard or decided. All due and Strike words not applicable. Monthal and mortgagor covenants to and selsed in tee simple of said premises and has and will warrant and lorever delend the sam the terms thereoi; that while any part of said and will warrant and lorever delend the sam the terms thereoi; that while any part of said and will warrant and lorever delend the sam the terms thereoi; that while any become delind and will warrant and lorever delend the sam the terms thereoi; that while any become delind and which may be levied or assessed aga able and belore the same may become delind and which may be levied or assessed aga able and belore the same may become delind are or may become liens on the premises or now on or which hereatter may be enceted or boligation 'secured by this mortgage as their or agaes as soon as insuired. Now II the mortgage to the mortgage on as insuired. Now II the mortgage to the mortgage may into the mortgage on as their and will not commit or suffer the mortgage may procure the same at mort and will not commit or suffer the mortgage may more the same at mort and then to the mortgage as their and the nortgage may the mortgage the mortgage as their and mortgage may procure the same at mort and the mortgage may the mortgage on th	he said premises with the appurtenances unto the said mortgagee, has signs forever. secure the payment ofa. promissory note, of which the a result as according the falls, Oregon February 4 ,19.30 jointly and severally, promise to pay to the order of PACIFIC WEST. Orporation. at Stayton, Oregon DULLAR percent per annum from(date) February 8, 1980until paid, payable s. 63.46 in any one payment; interest shall be paidmonthly a required; the first payment to be made on the 8th day of March 

The mortgagor warrants that the proceeds of the loan opresented 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 it mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes.

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 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 declare the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be forclosed at any time thereatter. And if the mortgage may at this option do so, and any payment so made shall be added to and become a part of the debt secured by this 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 waiver, however, of any right arising to the mortgage to breach of covenant. And this mortgage are any be forelosed for principal, interest and all sums paid by the mortgage at any time while the mortgage, the mortgage are rate as said note without waiver, however, of gage to title reports and title secured by the mortgage, the mortgage are grees to pay all reasonable costs incurred by the mort gages to title reports and title secured by the mortgage, the mortgage are as to pay all reasonable costs incurred by the mort gage to title reports and title secured by the lien of this mortgage and include on any application or decree entered therein mortgage reasonable as plaintiff's attorney's less in such suit or action, and it an appeal is taken from any judgment or decree entered therein mortgage reasonable as plaintiff's attorney's less in such suit or action, and in an appeal is taken from any judgment or decree entered therein mortgage reasonable as plaintiff's attorney's less in such suit or action, and in londe of the de

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 contained shall apply to and bind the heirs, executors, administrators and asigns of said mortgage rised on the said mortgage respectively is a two neuron in the heirs, executors, administrators In case suit or action is commenced to foreclose this mortgage, the Court, may upon motion of the mortgage, appoint a receiver to collect the rents and profits arising out of said premises during the pendency of such foreclosure, and apply the same, after first deducting all of said receiver's proper charges and expenses, to the payment of the amount due under this mortgage. In construing this mortgage, it is understood that the mortgagor 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 teminine and the neuter, 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.

William P. Reithauph Marilyn 9 Broth

2627

\*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and if the margages is a creditor; as such word is defined in the Truth-in-Lending Act and Regulation 2; the margages MUST comply with the Act and Regulation by making required discloures; for this purpose; if this instrument (is to be a first line, to be a first line, use Stevens. Ness Form No:11306; or equivalent); a tu(suce of 2000 to be a first line, use Stevens. Ness Form No:11306; or equivalent); a tu(suce of 2000 to be a first line, use Stevens. Ness Form No:11306; or equivalent); a tu(suce of 2000 to be a first line, use Stevens. Ness Form No:11306; or equivalent); a tu(suce of 2000 to be a first line, use Stevens. Ness Form No:11306; or equivalent); a tu(suce of 2000 to be a first line, use Stevens. Ness Form No:11306; or equivalent); a tu(suce of 2000 to be a first line, use Stevens. Ness Form No:11306; or equivalent); a tu(suce of 2000 to be a first line, use Stevens. Ness Form No:11306; or equivalent); a tu(suce of 2000 to be a first line, use Stevens. Ness Form No:11306; or equivalent); a tu(suce of 2000 to be a first line, use Stevens. Ness Form No:11306; or equivalent); a tu(suce of 2000 to be a first line, use Stevens. Ness Form No:11306; or equivalent); a tu(suce of 2000 to be a first line, use Stevens. Ness Form No:11306; or equivalent); a tu(suce of 2000 to be a first line, use Stevens. Ness Form No:11306; or equivalent); a tu(suce of 2000 to be a first line, use Stevens. Ness Form No:11306; or equivalent); a tu(suce of 2000 to be a first line, use Stevens. Ness Form No:11306; or equivalent); a tu(suce of 2000 to be a first line, use Stevens. Ness Form No:11306; or equivalent); a tu(suce of 2000 to be a first line, use Stevens. Ness Form No:11306; or equivalent); a tu(suce of 2000 to be a first line, use Stevens. Ness Form No:11306; or equivalent); a tu(suce of 2000 to be a first line, use Stevens. Ness Form No:11306; or equivalent); a tu(suce

or at any time during the term of this mortgage, TO HAVE AND TO HOLD the said premises with the appurtenances ento the said recrigages, li-

County of Krawath and singular set tenements, hereditaments and populationaces thereares being in **SZALE OL OKEGON** wing, and which may hereafter thereto bolong or appertain, and the rent, issue and profits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgane.

Personally appeared the above named ...WILLIAM P. BREITHAUPT aka W. PAUL ....... BREITHAUPT and MARILYN A. BREITHAUPT, husband and wife,

