FORM No. 103A MORTGAGE One Page Long Form JC 97345 THIS MORTGAGE, Made this 5th hi day of ou schillow mber ,19.80 , by JamesR. DeBaun, Trustee and/or any successor Trustee underwritten Declaration of Trust dated 9/7/72 BC 1-10, Big Bear Lake, Californiar92315 to MX Land & Livestock Corp. 6516 Valhalla Drive, Klamath Falls, OR 97601 WITNESSETH, That said mortgagor, in consideration of Discussion and inclusion of the said mortgage, does hereby grant, bargain, sell and convey unto said mortgages, his heirs, executors, administrators and assigns, that certain real property situated in (91 Klamath) 10 County, State of Oregon, bounded and described as helore me, the undersigned, a notary public in and for said county and store, personally appeared the sythen routions' rolling. In the second store is a notary public in and for said county and store, personally appeared the sythen T38S RIJE WM Section 28: SANEA and NASEA. 160 Acres m/1 County of Langencerer 181 STATE OF BREAK 122001 DINE. Tor: CO IN OUL 9260 Ű Subject to: rights, rights easements of record, those apparent on the land. of way; OF 2 MUDEN Davidoer OREGON 10:13 TRIFT Ş Book 5 derch. E 100 DICOST 10. 0.11 Dran 9 50 MAR brobar minin 2 000 8 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 or at any time during the term of this mortgage. TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgagee, his heirs, executors, administrators and assigns torever. following is a substantial copy: N. 19,400.00 Klamath Falls, OR November 5 Nineteen thousand four hundred and no/100----at Klamath Falls, OR 97601 with interest thereon at the rate of 7% percent per annum from above date until paid, ipay installments of not less than \$ 242.63 in any one payment; interest shall be paid CONCURRENT. DOLLARS, until paid, payable in * included in the minimum payments above required; the first payment to be made on the **D**[1] day of **UCCENDET**, 1980, and a like payment on the **5th** day of **month** 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 collectible at the reasonable attorney's fees and collection costs, even though no suit or action is filed hereon; however, if a suit or an action is filed, the amount of such reasonable attorney's fees shall be fixed by the court, or courts in which the suit or action, including any appeal therein, /s/ James R. DeBaun FORM No. 217-INSTALLMENT NOTE. And said mortgagor covenants to and with the mortgages, his heirs; executors, administrators and assigns, that he is lawfully set in the simple of said premises and has a valid, unencumbered title thereto SN Stevens-Ness Law Publishing Co., Portland, Ore and will warrant and forever defend the same against all persons; that he will pay said 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 anture which may be levied or assessed against said property, or this mortfage, or the note above described, when due and pay-able and before the same may become delinquent; that he will promptly pay and satisfy any and all liens or encumbrances that able and before the same may become delinquent; that he will promptly pay and satisfy any and all liens or encumbrances that now on or which hereatter may be erected on the said premises continuously insured against loss or damage by lire and such other hazards as the mortfagee may irom time to time require, in an amount not less than the original principal sum of the note obligation secured by this mortfager, in a company or companies acceptable to the mortfagee, with loss payable first to the mort-gagee as soon as insured. Now if the mortfagor shall fail for any reason to procure any such insurance shall be delivered to the mort-fagee in any procure the same at mortfagor's expense; that he will keep the buildings and insurance indecided on said public in good repair and will not commit of suffer any waste of said premises. At the request of the mortfagee, in a same of said premises and the reaster placed on said buildings join with the mortfagee, ind will pay or more timancing statements pursuant to the Uniform Commercial Code, in form saits-gade in any procure the same at mortfagor's as may be been the will keep the buildings and improvements on said point with the mortfagee, and will not suffer any waste of said premises. At the request of the mortfagee, is mortfage, is not more timancing statements pursuant to the Uniform Commercial Code, in form saits-join with the mortfagee, and will pay for more timancing statements pursuant to the Uniform Commercial Code, in form saits-sauches made by this mort VIERC

Now, therefore, it said mortgagor shall keep and perform the covenants herein contained and shall pay said note according to its ternis, 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 failure to perform any covenant herein, or if a pro-ceeding of any kind be taken to loreclose any. lien on said premises or any part thereof, the mortgage shall have the option to becade the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be for-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 to; the mortgage, and shall bear interest at the same rate as laad note without waiver, however, of a part of the debt secured by this mortgage, and shall be interest at the same rate as laad note is without waiver, however, of a part of the debt secured by this mortgage, the mortgage neglects to renay any sums so paid by the mortgage. In the event of any right arising to the mortgages to bracelose this mortgage neglects to pay all reasonable costs incurred by the mort-gage for title reports and title search, all statutory costs and disbursements and such further sum as the trial court may, adjudge treasonable as plaintiff's attorney's lees in such suit or action, and if an appeal is taken from any judgment or decree, entered and assigns of said mortgage respectively. Man case suit or action being and state covenants here in contained shall apply to and bind the first, securitors, administrators and essigns of said mortgage respectively. Man case suit or action is commenced to correlage respectively. Man case suit or action being instituted and agreements here in contained shall apply to and bind the first, securitors, administrators and assigns of said mortgage respectively. Man case suit or action is commenced to correlage respectively. Man ca

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IN WITNESS WHEREOF, said mortgagor has hereunto set his hand and seal the day and year fir	st
above written. K James R. Dr. Bau	2
DeBaun	
Big Bear Lake, Calif. 92315	
TO HAVE AND TO HOLD the said premises with the appurtenances unto the sold mortgagee, t heirs, executors, administrators and assigns forever. This mortgage is intended to secure the payment of a countesory, note of which to following is a substantial copy:	1 ^{37,7}
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