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 able and before the same may become delinquent; that he will promptly, pay and satisfy any and all liens or encumbrances that 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 now on or which hereafter may be erected on the said premises continuously insured against loss or damage by lire and such other now on or which hereafter may be erected on the said premises continuously insured against loss or damage by lire and such other obligation secured by this mortgage, in a company or companies acceptable to the mortgagee, with loss payable lirst to the mort dagee as soon as insured. Now if the mortgagor shall fail to any reason to procure any such insurance and to deliver aid policies in good repair and will, not comming a mortgagor scale and the avert deliver and policies in good repair and will, not comming a mortgagor's expense; that he will keep the buildings and improvements on said buildings, in good repair and will, not commore dimanged is an envirance and to the mortgagee, the mortgage is nortgage, and will pay for tilling the same in while principal such to the mortgage in good repair and will, not commit or suffer any waste of any preser; that he will keep the buildings and improvements on said premises in good repair and will pay for tilling the same in whe proper, public office or offices; as well as the cost of all liens bearches made by tilling officers or searching agencies as may be deemed desirable by the mortgage.

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

(\* Are interviewent, that are drawn, in the property of a lower, any upon multab of the are from the second of the interviewent is breaked in the property of the product of the property o

IN WITNESS WHEREOF, sold mortgedor has hereunto set ins hand the day and year first short

PER EXHIBIT "1" ATTACHED HERETO:

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Course of Standard 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 forever.

This mortgage is intended to secure the payment of ...... promissory note ....., of which the

The same set See Star Denote me. and acanowledged the foragains instrument to be HE

Personally appeared the phase manual MARY ANN HUSTHESON

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Notecy Public for Origon Wy commit ion express

ment will received for the Troughty that the willing course Lots 29 and 30; Summers Park, Klamath County, Oregon 

WITNESSETH, That said mortgagor, in consideration of Sixty one thousand ninety to him paid by said mortgagee, does hereby grant, bargain, sell and convey unto said mortgagee, his heirs, ex-

Vol. 1 81

November

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T. BLAIR

State of Oregon, bounded and described as follows, to-wit:

No. 105A-MORIGAGE-One Page Long I

97428

CLOBER Mar 1922)

TN

(Order, scal)

Mortgagor, to WILFRED A. JOHNSON and ROBERT

Mortgagee,

JUNIOR MORTGAGE

THIS MORTGAGE, Made this 5<sup>4</sup> ENOCH C. HUTCHESON and MARY ANN The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a), primarily for mortgagor's persenal, family, howsheld on 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

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written.

NN. Al h ANN HUTCHESON MARY

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ivits, executors, administrators and assigns folevar.

TO HAVE AND TO HOLD the sold prendses with the apparetenances unto the sold mean feet the or of any time during the term of this morthage.

profils therefrom, and any and all listures upon soul provides at the time of the essential of this weathers STATE OF OREGON, und singed and which and interester thereto belong or appendication, and the cones, in a second second or appendication, and the cones, in a second second or appendication, and the cones, in a second se Bernian Segment County of Klamath November

Personally appeared the above named \_\_\_\_\_ ENOCH C. HUTCHESON and \_\_\_\_\_\_

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PUELIC

(OFFICIAL SEAL)

19 80

and acknowledged the foregoing instrument to be ...... their

Before me: Olisa Vale Fit Notary Public for Oregon

My commission expires: 5-17-8/

