	8-1156-5 Vol. 18/ Page 14043
FORM(No) 105A-MORTGAGE-One Page Long Form.	bered to in Page 12069
947 A COT 1688 1393 5. THIS MORTCAGE, Made this 5. SWETTA HOLLY NORLEVEL CO	-10.81 -10.81
Mortgagor, to D. PACIFIC WEST	MORTGAGE CO., an Oregon corporation,
	Mortgagee, rtgagor, in consideration ofSIX. THOUSAND FIVE HUNDRED
ecutors, administrators and assigns, the State of Oregon, bounded and describ	
South, Range 9-East of of Klamath, State of follows:	/4 of the SE 1/4 of Section 2, Township 39 f the Willamette Meridian, in the County Oregon, and more particularly described as
Section 2; thence Eas Highway, 162 1/2 feet highway line 500 feet South 70 feet to a po to said highway line of Wiard Street; then of Wiard Street, and	th and 20 feet East of the center of said at along the South line of the Lakeview ; thence South and at right angles to said to the point of beginning; thence continuing bint; thence running Westerly and parallel 162 1/2 feet to a point on the East line at right angles to said highway line 70 ace running Easterly and parallel to said feet to the said point of beginning.
f . The sum of the state and the space	o <i>named</i> ETTA HOLLA
the correct CO	unty property is located in.
heirs, executors, administrators and This. mortgage, is, intended following is a substantial conv:	to secure the payment or promissory recently
I (or if more than one maker) w WEST MORTGAGE CO.,	h Falls, Oregon 97601 June 16 , 19 re, jointly and severally, promise to pay to the order of PACIFIC an Oregon corporation, at Stayton, Oregon
SIX THOUSAND FIVE HUNDRE with interest thereon at the rate of 18.9*	percent per annum from (date) July 6, 1981 until paid, payab , 120.91 in any one payment; interest shall be paid monthly
19 <u>BL</u> , and a like payment on the interest has been paid; it any ot said installane option of the holder of this note. If this note i reasonable attorney's fees and collection costs,	ents is not so paid, all principal and interest to become immediately due and collectible a ents is not so paid, all principal and interest to become immediately due and collectible a in placed in the hands of an attorney for collection, I/we promise and agree to pay ho
* Sirike words not applicable.	1 payable five (5) years from date.
*All payments 20 or more days accrue interest at the rate of percent interest on the unpai	In be fixed by the count, of years from date. 1 payable five (5) years from date. 1ate will /s/ Etta Holly of 23.9 /s/ Willard Holly id balance
MICH Drought carrents	a payable five (5) years from date. late will /s/ Etta Holly of 23.9 /s/ Willard Holly id balance
FORM No. 217-INSTALLMENT NOTE	a payable five (5) years from date. late will /s/ Etta Holly of 23.9 /s/ Willard Holly id balance
FORM No. 217-INSTALLMENT NOTE The date of maturity of the debi comes due, to-wit: JULY 6 And said mortgagor covenants to	a payable five (5) years from date. late will /s/ Etta Holly of 23.9 /s/ Willard Holly id balance SN Stevens-Ness Low Publishing Co., Po #3094 SN Stevens-Ness Low Publishing Co., Po # 3094 SN Stevens-Ness Low Publishing Co., Po # secured by this mortgage is the date on which the last scheduled principal payment be
FORM No. 217-INSTALLMENT NOTE. The date of maturity of the debit comes due, to-wit: JULY 6 And said mortgagor covenants to seized in fee simple of said promises and and will warrant and forever defend the the terms thereof; that while any part nature which may be levied or assessed able and before the same may become are or may become liens on the premises now on or which hereafter may be error bligation secured by this mortgage; as the gagee and then to the mortgage as the gage as coon as insured. Now if the to the mortgagee may procure the same in good repair and will not commit or ion with the mortgage in executing on	a payable five (5) years from date. late will /s/ Etta Holly of 23.9 /s/ Willard Holly id balance

searches made by filling officers of searching agencies as movite deemed desirable by the mort ensiches made på fillug officers or searchus steucies at and be geared destructe på the above described note and this mortgage are: actual the mortgagor, warrants that the proceeds of the loan represented by the above described note and this mortgage are: locu at (a)* primarily for mortgagor's personal, family, fam

12070

14044

Now, therefore, if said mortgages on shall keep and perform the covenants herein contained and shall pay said note according to its errors, 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's failure to perform any covenant herein, or if a pro-ceeding of any kind be taken to foreclose any lien on said premises or any part thereoi, the mortgage shall have the option to declare the whole amount unpaid on said note; it being agreed that's failure to perform any covenant herein, or if a pro-ceeding of any kind be taken to foreclose any lien on said premises or any part thereoi, 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 fore-closed at any time thereatter. And if the 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 foreclose this mortgage in pay sums so paid by the mortgage. In the event of any suit or action being instituted to foreclose this mortgage, the mortgage to reasonable costs incurred by the mort gages for till escarch, all statutory costs and disbursements and such further sum as the trial court may adjudge fressonable as plaintiffs attorney's tees in such suit or action, and if an appeal is taken from any judgment or decree entered therein mortgagor and of said mortgage rand of this mortgage and included in the decree of loreclosure. Each and all of the covenants herein contained shall apply to and bind the heirs, executors, administrators and assigns of said mortgagor and of said mortgage into said premises doring and in appeal is taken from any judgment or decree entered to real mortgagor and of said mortgage to this mortgage and included in the decree of l

corporations and to individuals.

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. Willow Hall *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not ap-plicable; if warranty (a) is applicable and if the mortgages is a creditor, as such word is defined in the Truth-In-Lending Act and Regulation Z, the martgages MUST comply with the Act and Regulation pry making graduated disclasures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Slevens-Ness Form No. 1305, or equivalent; if this instrument; is NOT to be a FIRST lien, use Slevens-Ness Form No. 1306, or equivalent; if this instrument; is NOT to be a first lien, use Slevens-Ness Form No. 1306, or equivalent; if this instrument; is NOT to be a first lien, use Slevens-Sectores and the sectores of the liens, executors, admitouratore and assigns foreser TO HAVE AND TO HOLD the said premises with the apportence is unto the and testhers' or at any time during the term of this mortgage. profits thereirony and any and all fixtures upon said prantizes arithe time of the realition that STATE OF OREGON, and stogalar the forements, henditoments and Klamathonn ty property is loca *39-Leculty of no 1.6. Personally appeared the above named _____ETTA_HOLLY and acknowledged the foregoing instrument to be .voluntary_act and deed. hei 11151 - 22.69 C ່ວວ່ and at right an CLUSTIC CONTRACTOR OF CONTRACT Befor and 20 feet East of the Llong the South line of d tong STATE OF OREGON,) ounty of Klamath) Filed for record at request of CONHISSIONERS STATE OF OREGON, County ofKLAMATH I certify that the within instruon this 6th day of August A.D. 19 81 30W ment was received for record on the di o'clock P M, and duly 2:02 at recorded in Vol. M81 of Mortgages at.....11:03.o'clock A. M., and recorded Page_14043 in_book/reel/volume_No...M81.....on 05 01 pagel 2069.....or as document/fee/file/ **EVELYN BIEHN, Obunty Clerk** SPACE RESE instrument/microfilm No. .1688......, FOR ByDern Deputy Record of Mortgages of suid County. RECORDER'S USE 7:00 acts Witness my hand and seal of Fee NOFYE County affixed. EVELYN BIEHN COUNTY CLERK PACIFIC WEST MORTGAGE CO P. 0.1Box 497 VCE Wage ByDeinette Deputy Sostayton, OB 97383 FEE:\$7.00 14013 #3094azy-wooleve:--ck ыř,