15320 FORM No. 105A-MORTGAGE-One Pege Long Fern. day of October THIS MORTGAGE, Made this 15th day of October This MORTGAGE, Made this 15th October Theodors J. Paddock and Debra A. Paddock KINDE 173020 400 Mortgagor, to ______ Reyton and Doris A. Peyton . Mortgagee, NINE THOUSAND AND no/100 WITNESSETH, That said mortgagor, in consideration of (\$9.000.000 (\$9,000.000 Dollars, tó hîm päid by said mortgagee; does hereby grant, bargain, sell and convey unto said mortgagee, his heirs, ex-C P POX + ON A DA to him paid by said mortgagee, does hereby grant, bargain, sell and convey unto said mortgagee, his heirs, ex-County, County, State of Oregon, bounded and described as follows, to-wit: STATE OF OKENDE (FUILT New 195.5.) MORTGAGE Lots 3 and 18 in Marina Park, Klamath County, Oregon Me commentan explored Watary Putter ton Article ્રે BETIC Beteres am THE SEVERS (1)=1 C and accounted by the question in annown to the EDUT'S Dobra 3. Poddock Thesaere J. Prudock and Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging P^{ij} - and t_{ij} supervises $\gamma^{ij} \phi_{ij} = t_{a,b,c}$, summed LOBETRET WITH and singular the tenements, nereditaments and appurtenances thereinto beionging or in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and profits therefrom and any and all fortunes there and provide at the time of the execution of this mortant 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 of at any time during the term of this mortgage. any time during the term of this mortgage. TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgagee, his or at any time during the term of this mortgage. heirs, executors, administrators and assigns torever. N.C. following is a substantial copy: Klamath Falls, Oregon Oct. 15, 1982 after date, I (or if more than one maker) we jointly and \$ 9,000.00 after date, I (or if more than one maker) we jointly and after date, I (or if more than one maker) we jointly and A. Peyton Severally promise to pay to the order of Severally promise to pay to the order of NTNE THOUSAND and no/100 A. Severally promise to pay to the order of A. Severally provide t NINE THUUSAND and no/100 NINE THUUSAND and \$ 9,000.00 STEVENS-NESS LAW PUB. CO., PORTLAND. TB red by this mortgage is the date on which the last scheduled principal payment becomes que, to-wit: a subsect of the second second said mortgager and assigns, that he is lawfully And said mortgager covenants to and with the mortgager, his heirs, executors, administrators and assigns, that he is lawfully seized in fee simple of said premises and has a valid, unencumbered title thereto ORM No. 216-PROMISSORY NOTE. The date of maturity of the debt secured by the comes due, to-wit: October 15, 1984, 19 seized in teo simple of said premises and has a valid, unencumbered title thereto and will warrant and forever defend the same against all persons; that he will pay said note, principal and interest, according to the terms thereol; that while any part of said note remains unpaid, we will pay all taxes, assessments and other charges of every and terms thereol; be levied or assessed against said property, or this mortgade or the note above described, when due and pay-able and blore the same may become delinquent; that he will pay and satisfy any and all liens or encumbrances that able shows be levied or assessed against said property, or this mortgade; that he will be any encipal period against is as or damage by line and such other and by become liens on the premises or any part thereof superior to the lien of this mortgade; that he will be any include any part of the mort-and in the mortgade may from time to time require, in an any appear, all policies of insurance and to deliver as and premises on which herealter may from time to time require, in an any appear, all policies of insurance and to deliver as and promises and the insured by mortgade, their respective interests may space; all policies of insurance and to deliver as and promises all addies as the mortgade, their respective interests may space; all policies and insurance and to all and promises all addies as insured. Now if the mortgades is their tespective interests may paper to procure any such insurance and con an aid premises all addies as and insured. Now if the mortgades is prior to the expiration of any policy of insurance now or bereatter placed as an antigage and information and the antigages is a process. The any from time to insuring any and is an and any policy of insurance and to the mortgades in form satisfier and the insured. Now if the mortgades is any be deemed. As any the building and information and any insuring and information and any process and information of any policy of insurance and to an and proveme and addient and all ano 31 12351

15324 The morigagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a)* primitrily for mortgagor's personal, tamily, household or agricultural purposes (see Important Notice below) (a)* primitrily for mortgagor's personal, tamily, household or agricultural purposes (see Important Notice below) (a)* primitrily for mortgagor's personal, tamily, household or agricultural purposes (see Important Notice below) (a)* primitrily for mortgagor's personal, tamily, household or agricultural purposes (see Important Notice below). nerory Now, therefore, if 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 may kind be taken to foreclose any lien on said promises or any part thereol, the novrdgage 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 mortgager shall lail to pay any taxes or charges or any lien, encumbrance or insurance premium as above provided lor, 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 for breach of covenant. And this mortgage may be foreclosed tor principal, interest and all sums paid by the mortgagee is any time while the mortgage, the mortgage agrees 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 freasonable as plaintiff's attorney's lees in such suit or action, and it an appeal is taken from any judgment or decree entered therein mortgager. further, promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's lees on such appeal, all sums to be secured by the lion 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 assigns of said mortgage, it is understage respectively. The case suit or action is commenced the foreclose this mortgage oremoted suring the pendency of ione at Needense vie Toddaex with interpret therean at the rate of $\frac{15\%}{16\%}$ we are the transformed to the product of the product of the rate of $\frac{15\%}{16\%}$ and the part is provided and interest at the option of the product Service Windships 1. N. L. 192 Section V Sec ्राष्ट्र १९२१ - २२ - २२ - २२ २.७४ - २.७४४४ - २४ - २२ २.४४४४ - २४४४ - ४२ - २२ ્ર પ્રસ્તુ, 🖡 139,000100) - Praca88. MINE LHOREY IN SING HOLTOO Wency lour months even Milliponum to pay to the order of G. P. Peybon and Doris A. Ney 1d Twenty four months J. Paddoo NIAMA CH. FAILE. Theodore 29,000,00 Paddock *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and if the mortgages is a crediter, as such word is defined in the Truth-in-Leading Act and Regulation Z, the mortgages MUSI comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is NOT to be a first lien, use Stevens-Ress Torm No: 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-C, Ness Form Ne: 1306; a significant is instrument is NOT to be a first lien, use Stevens-C, Ness Form Ne: 1306; a significant is instrument is NOT to be a first lien, use Stevens-C, Ness Form Ne: 1306; a significant is the control of the purchase of a dwelling, use Stevens-C, Ness Form Ne: 1305 or significant is the control of the purchase of a dwelling, use Stevens-C, Ness Form Ne: 1305 or significant is the control of the purchase is the control of the purchase of a dwelling is the stevens-Keess is the control of the purchase of a dwelling is the stevens-Keess is the control of the purchase of a dwelling is the stevens-Keess is the control of the purchase of a dwelling is the stevens-Keess is the control of the purchase of a dwelling is the stevens-Keess is the control of the purchase of a dwelling is the stevens-Keess is the control of the purchase of a dwelling is the stevens-Keess is the control of the purchase of the purchase of the purchase of a dwelling is the stevens-Keess is the control of the purchase of the purchase of a dwelling is the stevens-Keess is the control of the purchase of the purchase of the purchase of a dwelling is the stevens-Keess is the control of the purchase of the pur Debra À. heirs, executors, administrators and assigns forever. TO HAVE AND TO HOLD the said provises with the apportenation of the Strangen and the state of the or at any time during the term of this morthlege. profits therefrom, and any and all fistures upon said premises at the time of the eventuous at the most base Construction of Construction and all former man sold members at the time of the overlagen a more than the meridian solution and all former man sold members at the time of the overlagen a more than the time of the overlagen a more than the time of the overlagen a term more than the time of the overlagen a term and the former man sold members at the time of the overlagen a term more the time of the overlagen a term and the former man sold members at the time of the overlagen a term more the time of the overlagen at the time overlagen at the time of the overlagen at the time overlagen at the time overlagen at the time of the overlagen at the time overl October 15, 1982 County of their voluntary act and deed. and acknowledged the foregoing instrument to be 11. Before me: P ROTARY (OFFICAL SEAL) (Notary Public for Oregon Notary Public for Dregon My commission expires: 197, 23, 1986 0: 5 Truts 3 and 18-in Marina Park, Klamath County, Oregen STATE OF OREGON, MORTGAGE I certify that the within instru-Theodore J. Mox Charles the for the for the former of the and Bebra Av Paddock manufactor public and control to the set of t page15320 for as document/fee/file/ WITWESSE401. That sold morth year, in SAVCE BEREKAND of instrument/microfilm No. 1017.302..., - FOR BOR Record of Mortgages of said County. C. P. Peyton and RECORDER'S USE Witness my hand and seal of Toris A. Peyton Doris A. Peyton County affixed. AFTER RECORDING RETURN TO C. P. Poyton. Buddock Sud 1968 EarlenSterer Marketine Klamath Falls, Oregon 97600 Dobra A. Padduck Evelyn Biehn County Clerk By Joyce Ma Olice Deputy ee \$8.00 13ch Fee \$8.00 1024 May 1054 - MORIOANT-One Page Inc.) is