ASPEN M-30188 M No. 105A-MORTGAGE Kannach62904 reson 97601 THIS MORTGAGE, Made this 25th day of August 79.86 by CLAYCO PETROLEUM CORP., A Delaware Corporation, as to an undivided 1/2 interest and ELEANOR ZIMMERMAN, as to an undivided 1/2 interest Mortgagor, to MARTHA H. KERLIN, BESSIE E. BRAMHALL, and DOROTHY A. HARPER, each as to an undivided 1/3 interest Mortgagee, en and a granter and a granter and WITNESSETH, That said mortgagor, in consideration of SEVENTEEN. THOUSAND SIX HUNDRED to him paid by said mortgagee, does hereby grant, bargain, sell and convey unto said mortgagee, his heirs, ex-Lot 42, LEWIS TRACTS, in the County of Klamayh, State of Oregon. and all there are hard the month of Marchaeg, STATE OF DREGOM WY CONSULERIES COLUMN (Charles Shi Fin Status, Papils to Origen Reports ins. sant saige zeige soregame maximment to he . UGE Per omits appeared the score named and signor Frequencia Consection of 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 TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgagee, his heirs, executors, administrators and assigns forever. following is a substantial copy: THIS NOTE IS SECURED BY A MORTGAGE OF EVEN DATE \$ 17,644.35 Klamath Falls, Oregon August 25, I (or if more than one maker) we, jointly and severally, promise to pay to the order of MARTHA H. KERLIN, BESSIE E. BRAMHALL, and DOROTHY A. HARPER, each as to an undivided 1/3 interest SEVENTEEN THOUSAND SIX HUNDRED FORTY-FOUR and 35/100at Klamath Falls, Oregon or as designated with interest thereon at the rate of 92% per cent. per annum from September 10, 1986 DOLLARS, until paid, principal and interest payable in monthly installments of not less than \$ 164.47 in any one payment; each payment as made shall be applied first to accumulated interest and the balance to principal; the first payment to be made on the _____24th ______ day of each month thereafter until PROSIDE A Clayerfutarism (cap The date of maturity of the debt secured by this mortgage is the date on which the last scheduled principal payment becomes due, to-wit: September 10 And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully seised in lee 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 thereo; 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 all taxes, assessments and other charges of every are or may become liens on the premises or any part thereof superior to the lien of this mortgage; that he will knep the buildings now on or which hereatter may be erected on the said premises continuously insured against loss or damage by fire and such other hazards as the mortgage may from time to time require, in an anount not less than the original principal sum of the mort gagee as soon as insured. Now if the mortgagor shall tait respective interests may papes; all policies of insurance shall be delivered to the mort gagee may procure the same at mortgagor shall tait of any reason to procure any such insurance and to deliver said policies in good repair and will not commit or suffer any waste of said premises. At the request of the mortgage, the mortgage, and will not commit or suffer any waste of said premises. At the request of the mortgage, the mortgage, and will not commit or suffer any waste of said premises. At the request of the mortgage, the mortgage, and will pay for thing the same in the proper public office or offices, as well as the cost of all lien factory to the mortgage, and will gay for the same in the proper public office or offices, as well as the cost of all lien

County of Klamath	studinton se: 1000	Sebtemper 10 service of the restriction of the service of the restriction of the restrict
)	September 10
Personally appeared the	above named	Eleanor Zimmerman
and acknowledged the foregoing	é instrument (- 1	hervoluntary act and dee
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No with 2		Before me:
OFFICIAL GENLY IC		A
		Sandra Handsoher
		Notary Public for Oregon
		My commission expires:
MORTGAGE	P. Dr. W. romin	STATE OF OREGON, County of
IL STEVENS NESS LAW BUR IN		Certify that the main 1
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<u>Clayco Petroleum Cor</u> Eleanor Zimmerman	D	day of at
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TO HAVE AND TO HOLD the said phyraises with the appurtenences unto the sold mortuation the

profits therefrom, and all fixtures upon said memisor at the first of the rescutive of the score we

BY

"IMPORTANT NOTICE: Delete, by lining out, whichever worrunty (a) or (b) is not explicable; if worronty (a) is opplicable and if the metropase is a crediter, as such word with the Act, and Regulation by angulation for the provided disclosures; for

hairs, executors, administrators and assigns turever.

or of any time during the term of this more afer.

V25101-14-20183

CLAYCO PETROLEUM_CORP

CEleanor Zimmerman

Jmmeima

land

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

- 2

The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a) primarily for mortgagor's personal, tamily, household of agricultural purposes (see Important Notice below), (b) for an organization of (even il mortgagor is a natural person) are for business or commercial purposes other the (b) for an organization of even it mortgage is a flating period, are the basiss of contained and shall pay said note according afficialitural purposes.
Now, therefore, if said mortgage shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of its terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage shall have the performance of cecling of any kind be taken to loreclose any lien on said pages of that a failure to perform any covenant herein, or if a process of the mortgage of any kind be taken to loreclose any lien on said premises of any part thereof, the mortgage shall have the option to cover any covenant herein, or if a prior any time thereafter. And if the mortgage riskel is to pay on takes or charges or any lien, encumbrance or insurance a part of the debt secured by this mortgage, and shall be anotgage may be force-a part of the debt secured by this mortgage, and shall be mortgage as possible as paid by the mortgage to breach of covenant. And this mortgage may be fore-losed for their mortgage is to account any payment so made shall be added to and become pay and y time while search, all statutory costs and disbursements and such further sum as the trial court may adjudge reasonable costs incurred by the mortgage of any such sum as the appellate court abil and such such any adjudge reasonable as plaintiff's attorney's fees in such suit or action, and if an appeal is taken from any judgment of declosure. The constraint and statutes the remotgage of the resolution of declosure and all statutory costs and disbursements and such further sum as the appeal and the decree of able as plaintiff's attorney's fees in such suit or action, and if an appeal is taken from any judgment of declosure. In the event of any there in mortgage that any the field of the covenants herein court abil ability of and bind the heirs, executors, administrators on such appeal, all sums to be secured by the lien of this mortgage, the Court, may upon

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STATE OF OREGON, state County of State Server, Server,	FORM No.				
County of Klamath ss before me appeared BRUCE_JAY_CLAYAAN On this_9th_day of _September	AM No. 24-ACKNOWLEDGMENT-	CC1800			
County of Klamath ss. On this 9th day of September 19.8 before me appeared BRUCE_JAY_CLAYMAN On this 9th day of September 19.8 duly sworn, did say that he, the said Pressident Pressident 19.8 is the President, and thay that satisfic XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	STATE OF OPP-	CORPORATION.			
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX					
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	County of)		STEVENS-NESS	
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