FORM No. 105A MORTGAGE e Page Long Fo ASPEN M-30352 M& Page 2005 TN 67809 THIS MORTGAGE, Made this 15th 510 day of October , 19.86 GORDONG. CHILDERS and CATHERINE J. CHILDERS, husband and wife Mortgagor, to VERONA HACKLEMAN , her heirs or survivors errente la company la compan e tat Record of Mastague at a a Mortgagee, WITNESSETH, That said mortgagor, in consideration of __SEVEN THOUSAND NINE HUNDRED AND NO/100------Dollars, to him paid by said mortgagee, does hereby grant, bargain, sell and convey unto said mortgagee, his heirs, ex-State of Oregon, bounded and described as follows, to-wit: ment was recover for merine of the (FEBITE DO TON) A country and the matter match-That portion of the NEXSEX lying Westerly of U.S. Highway 97 and Northerly of the County Road in Section 28, Township 34 South; Range 7 East of the Willamette Meridian, in the County of Klamath, State of Oregon. Biy commission expires. NOTINY PUBLIC FOR WERDIN (OFFICIAL SEAL) Betore aig. and referenties the foregoing instrumput to be ANTER SERVICE STATE STATE BEACT husband and wills Personally appeared the above named ... CONDON G. CHILLINAG and JANTA WEST . . . County of Katta all a file REPARCE Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging for 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 the promissory note...., of which the following is a substantial copy: THIS NOTE IS SECURED BY A MORTGAGE OF EVEN DATE \$ 7,900.00 Klamath Falls, Oregon October 15 . 19 86 I (or if more than one maker) we, jointly and severally, promise to pay to the order of VERONA HACKLEMAN, her heirs or survivors at Klamath Falls, OR or as designated SEVEN THOUSAND NINE HUNDRED AND NO/100with interest thereon at the rate of 10% per cent. per annum from November 1, 1986 DOLLARS, until paid, principal and interest payable in monthly installments of not less than \$ 150.00 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 5th shall be applied first to accumulated interest and the balance to principal; the first payment to be made on the day of each month thereafter until day of each month thereafter until day of each month thereafter until first and of the sum of both principal and interest to become immediately due and collectible at the option of the holder of this note. If this note is placed in the hands of an attorney for collection, 1/we promise and agree to pay the reasonable attorney's fees and collection costs of the holder hereof, and if suit or action is filed hereon. also promise to pay (1) holder's reasonable attorney's fees in the appellate court, as the holder's reasonable attorney's fees in the appellate court. day Cetterine Childers The date of maturity of the debt secured by this mortgage is the date on which the last scheduled principal payment be-comes due, to wit: <u>December 15</u>, the secured by this mortgage is the date on which the last scheduled principal payment be-comes due, to wit: <u>December 15</u>, the secured by 90, common spin ship to sugment in the secure of the secur and will warrant and lorever delend 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 nature which may be levied or assessed against said property, or this mortgage 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 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 fire and such other hasards as the mortgage may from time to time require, in an amount not less than the original principal sum of the note or bollgation secured by this mortgage; in a company or companies acceptable to the mortgage, with loss payable first to the mort-gage as soon as insured. Now if the mortgagor shall tail tor any reason to procure any such insurance and to deliver asid public to the mortgage at least filteen days prior to the expiration of any reason to procure any such insurance and improvements on said public in good repair and will not commit or suffer any waste of said premises. At the request of the mortgage, the mortgage, the mortgage, the mortgage in executing one or suffer any waste of said premises. At the request of the mortgage, the mortgage, in formation such any provements on said premises in good repair and will not commit or suffer any waste of said premises. At the request of the mortgage, the mortgage, the mortgage, and will pay for filing the same in the proper public office or offices, as well as the cost of all lien good with the mortgage, and will pay for filing the same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desitable by the mor a é a

The most second warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a)+ primarily for mortgage's personal, tamily, household or agricultural purposes (see Important Notice below) (b), for an organization or (even if mortgages is a natural person) are for business or commercial purposes other than it's lucits deficultural purposes. In the local declare an ungeneration of the decide of the optimization of the local decide of the local de

after first deducting all of said receiver's proper charges and expenses, to the payment of the amount due under this mortgage. In construing this mortgage, it is understood that the mortgagor or mortgagee may be more than one person; that if the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine, the teminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

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

*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 with the Act and Regulation by making regulation Z, the mortgages MUST comply instrument is jobs: a first line if matter is a purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent, if this instrument is NOT to be a first line, use Stevens-Ness Ness Form No[11306; ar equivalent. 12 JUI(61)(150 II or 2000 II atherine heirs, executors, administrators and assigns forever-TO HAVE AND TO HOLD the said premises with the appurtenances and o the said morthages, his or at any time during the term of this mortgage. profils therefrom, and any and all fixtures upon said premises at the time of the everation of this mortrage STATE: OF: OREGONING and which may becatter thereto belong or apportant and the rents, is the and Together why all and Sngular are tenents, hereditaments and appartenances in the rule is the angular before and the rule Personally appeared the above named _____ GORDON G. CHILDERS and CATHERINE J. CHILDERS, indinineeeee and acknowladged the foregoing instrument to be their 0voluntary act and deed. NOTAR Before me (OFFICIAL SEAL) lan Marsha TROF OF ;; ;; Notary Public for Oregon My commission expires: 6-27-57 States of Oroson. Novtherly of the County wad in Section 28, Tow SLAIE OF OLEGON' MORTGAGE AFT TATUL MERICARD OF COUNTY of AKLAMATA SS. I certify that the within instru-STEVENS-NESS LAW PUB. CO. PO ECSIDE || ment was received for record on the as fullows to with Contact administration and acceleration of the contact administration of the contact administrat Catherine J. Childers Catherine J. Childers MILMEZZITOH LUNY and Dout Mot an SPACE RESERVED FOR FOR Record of Mortgages of said County. Seal of Seal Catherine J. Childers Verona Hackleman 1..... pel porre of enrarraceCounty affixed. AFTER RECORDING RETURN TO ASPEN, TITLE & ESCROW, INC. 600, Main Street 2002 Klamath Falls, Oregon 97601 Witness my hand and seal of HERTYR 1. CHITCHER Synchin Evelyn Biehn, County Clerk By Any Mile Deputy day of a Fee: \$9.00 FORM No. 1012-HOBICAGE-Das Free leng (ar O20025