FORM No. 105A-MORTGAGE-One Fage Long Form	Vol. 72 Page		
curtis, also known as Haigare. PACIFIC WEST MORTGAGE CO., at to	day of <u>November</u> BTTIS, husband and wife said Mar len Curtis <u>Mo</u> n Oregon corporation <u>Mo</u>	rtgagee, RED	
WITNESSETH, That said mortgagor, in cons AND NO/100	sideration of <u>FIVE Thoosand</u> <u>Dollars</u> , to him paid by said mortgagee, does his heirs, executors, administrators and assigns, to <u>County</u> , State of Oregon, bounded and desc property situate in Klamath County	ribed as	
Oregon: A portion of anath County, Range 11, E.W.M., Klamath County, follows: Beginning at the Southw along the South line of Lot 3, a	, Oregon, more particulary thene west corner of said Lot 3; thene distance of 1,279.08 feet, more tot : thence North, along the Ea	e East, or less st line	
of said lot, a distance 764.0 fee with the South line of said Lot a a point which is 484.0 fect east South and parallel with the West	a distance 789.94 feet, more or of the West line of said Lot; t line of said Lot a distance of lice with the South line of said	less, to hence 344.0 fee Lot a	
thence South along said West lin to the point of beginning.	e a distance of the herein describe		
I lying within the limited	ents, hereditaments and appurtenances thereunto	belonging issues and	
or in anywise appertaining, and which when or in anywise appertaining, and any and all fixtures upon profits therefrom, and any and all fixtures upon or at any time during the term of this mortgage.	n said premises at the time of the execution of the execution of the said moments with the appurtenances unto the said mo	rtgagee, kis	
5,600.00	November 6,	, 1972 DRTGAGE CO.,	
I (or it more than one maker) we, jointly and severally, an. Oregon corporation FIVE THOUSAND SIX HULPHED AND with interest thereon at the rate of monthly installments, at the dates and in amound with first payment due on or the each month thereafter until plus interest shall be due and	ent per annum from 59 monthly installment inters follows: 59 monthly and the sa before 12/6/72 when any remaining	ntil pnid. payable 11 8 01 373.24 me amount principal	
balloon payments, if any, will not be refinanced; interest shu the payments above required, which shall continue until this paid, all principal and interest to become immediately due to the hands of an attorney for collection, I/we promise and a hereoi, and it suit or action is lited hereon, also promise a (2) if any appeal is taken from any decision of the trial cou- (2) if any appeal is taken from any decision of the trial cou-	all be paid s note, principal and interest, is fully paid; if any of said i s note, principal and interest, is the beller of this note. If	• MXHiloK Ko and • is included in installments is not so his note is placed in costs of the holder y the trial court and court, as the holder's	A WAR LINK
hereof, and if suit or action is filed hereon, also promise the hereof, and if suit or action any decision of the trial cou- (2) if any appeal is taken from any decision of the trial cou- reasonable attorney's lees in the appellate court.	/s/Emmett Curtis /s/Emmett Curtis /s/ Margaret Curtis		
to some detend the same against	mortgagee, his heirs, executors, administrators and assigns, unencumbered title thereto t all persons; that he will pay said note, principal and int remains unpaid he will pay all taxes, aucessments and othe property, or this mortgage or the note above described, w property, or this mortgage or the note above described, w	hon due and pay-	
the terms which may be levied or assessed against said able and before the same may become delinquent; the are or may become liens on the premises or uny part now on or which hereafter may be erected on the sa hazords as the mortgage may from time to time re obligation secured by this mortgage, in a company of gagee and then to the mortgage ras their respective gages and then to the mortgage of their respective to the soon as insured. Now it the mortgages shall	hat he will promptly pay and satisfy any and the he will t thereof superior to the lien of this nonrigade; that he will id premises continuously insured against loss or damage by equire, in an amount not less than the original principal or companies acceptable to the meriduage, with loss payable of interests may appear; all policies of insurance shall be dei interests may appear; all policies of insurance and to a lift for any reason to procure any such insurance and to contration of any policy of insurance now or hereafter placee	keep the buildings tire and such other sum of the note or b lirst to the mort- beliver said policies for said buildings, is on said premises	
to the mortgagee at least litteen days prior the same at mortgagers the mortgagee may procure the same at mortgagor's in good repair and will not commit or suffer any w join with the mortgagee in executing one or more li factory to the mortgagee, and will pay for filing the searches made by filing officers or searching agenci	s expense; that he will keep the building the mortgages, raste of said premises. At the request of the mortgages, inancing statements pursuant to the Uniform Commercial (e same in the proper public office or offices, as well as e same in the proper public office or offices, as well as es as may be deemed desirable by the mortgagee.	the morrgager statis- code, in form satis- the cost of all lien	
	en andere e En andere en		

California California S Garay 15030 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, family, household or agricultural purposes (see Important Notice below), (b) for an organization or (even it mortgagor is a neural person) are to business or commercial purposes other that agricultural purposes. 2 Now, therefore, il said mortgagor shall keep and perform the covenants herein tontrained and shall pay said note according to its terms, this conveyance shall be void, but otherwise shall remain in lull 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 any kind be taken to foreclose any lien on said premises or any part thereol, the mortgage shall have the option to declare the whole amount unpaid on said note or on this mortgage at once due and puyable, and this mortgage may be fore-closed at any time thereafter. And it the mortgager 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 of breach of covenant. And this mortgage may so foreclosed for principal, interest and all sums paid by the mortgagee at any time while the mortgagor neglects to repay any sums so paid by the mortgagee. In the event of any gage to 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 of breach of covenant. And this mortgage may sums so paid by the mortgagee. In the event of any suit or action being instituted to foreclose this mortgage neglects to repay any sums so paid by the mortgagee. In the event of any freasonable as plaintiff's attorney's fees in such suit or action, and if an appeal is taken from any judgment or decree entered on such appeal, all sums to be secured by the lien of this mortgage and included in the decree of foreclosure. Each and all of the covenants and and encents herein contained shall apply to and bind the heirs, executors, administrators and assigns of said mortgager and of said mortgage respectively. In case suit or action is commenced to foreclose this mortgage, the Court, may upon moti . . 14. 1.1 ينين. بر * TJ SH 1 ax i IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year lirst above 1 written. SmmAslar Margaret Curt くない "IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not ap-plicable; if warranty (a) is applicable and if the mortgagee is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the mortgagee MUST comply with the Act and Regulation by making required disclosures, for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. 4 1 2760 co. l County. and record: 15029 or Kage Leputy. MORTGAGE instr Title. corporation цo HORTGAGE N II within record BELL & BELL ATTORNEYS AT LAW STAYTCN, OREGON 97383 and" N ... PORTLAND Ptsaid man Hill my P. M., a page 15 71825 hand ity that the sceived for r of December of KLAPATH OF OREGON, CUPTIS in book M. 72..... filing fee number71c Record of Mortgages of Witness my he County affixed. õ l g I certify that the tent was received fo thin day of Decem the lock P. A the lock H. 72 on part 7 ដ WEST NESS LAW PUB. W. D. MILIE COUNTY CLERK Hayeler PJ V News , M. Oregon 1 EMNITT PAC IF IC Test t County + Return 5 STATE AN $^{ment}_{28th}$ 1 By 4.00 *1*(1); STATE OF OREGON, FIE Klamatl County of 9th day of norre meler BE IT REMEMBERED, That on this..... , 19 72 before me, the undersigned, a notary public in and for said county and state, personally appeared the within named Emmett Curtis and Margaret Curtis, husband and wife named known to me to be the identical individual. S described in and who executed the within instrument and acknowledged to me that they executed the same factor and they acknowledged to me that ... executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed 11-1 3 32.7 ſ A Contraction of the second se