In and the	ne- 4497	74615	Vol. 11 13 Page	3499
(FORM No. 105A-MORTGAGE-One Page Long Form	m		Cuy I
	hv JANKS. B. Million Contraction	3.4 5 7. 6	day of <u>March</u> ON, husband and wife	Mortgagor,
	toPACIFIC WEST MORTGAGE	E CO., an Oregor	Corporation	Mortgagee, ETCHT HUNDRED
	grant, bargain, sell and convey un	nto said mortgagee, his h Klamath	County, State of Oregon, boun	ded and described as
111 11 12 11 12 12	follows, to-writ: The following describ ginning at a point on the Southeast corner South at right angles ning through Block 12 feet; thence North at South line of Home Av nue 50 feet to the po by 120 feet, containi Lot 355, Block 123, !	ed real propert of the South line of its intersec s to Home Avenue 23; thence East t right angles t venue; thence We pint of beginnin ing one City lot Mills Addition.	y in Klamath County, of Home Avenue 150 tion with Division S to the North Line o along the North Line of the North Line of est along the South L ig, being a plot of c more or Less, and L	feet East from treet; thence f the alley run- of said alley 50 said alley to the ine of Home Ave- pround 50 feet
-997	SUBJECT TO: 1. Right of way corded April 19, 192 Oregon Power Co.	y, including the 6 in Deed Volum	e terms and provision e 69 at page 466, gi	ns thereof, re- ven to California
	or in anywise appertaining, and	d which the said d all fixtures upon said of this mortgage. HOLD the said premises and assigns forever. anded to secure the pay	s with the appurtenances unto	the said mortgagee, his note , of which the
			March ,	26 1073 C WEST MORTGAGE CO
	an Oregon Collection THREE THOUSAND EIG with interest thereon at the rate of monthly installments, at i with first payment each month thereaf plus interest shall	HT HUNDRED AND 9 3/4 percent per the dates and in amounts as due on or befo ter until 3-7 11 be due payabl	tollows: 59 monthly inst pre 4-30- 73 an 30- 78 when any re	-73 until paid, payable in allments of \$49.70 d the same amount maining principal
	balloon payments, if any, will not be r the payments above required, which sh paid, all principal and interest to beco the hands of an attorney for collection hereof, and if suit or action is filed (2) if any appeal is taken from any d reasonable attorney's fees in the appe	n, I/we promise and agree of hereon, also promise to pay lecision of the trial court, suc	(1) holder's reasonable attorney's fe the further sum as may be fixed by	if any of said installments is not so if this note. If this note is placed in and collection costs of the holder so to be fixed by the trial court and the appellate court, as the holder's
	reasonable anoney i sa		/s/Anita M.	Wilson
	and will warrant and forever defu	end the same against all per y part of said note remains	sons; that he will pay said note, prin unpaid he will pay all taxes, assessme this mortifie or the note above	ncipal and interest, according to ents and other charges of every edescribed, when due and pay-
	nature which may be levied or a able and before the same may b are or may become liens on the now on or which hereafter may hazards as the mortgagee may f obligation secured by this mortg gagee and then to the mortgago gagee as soon as insured. Now if to the mortgagee at least filteen the mortgagee may procure the in good repair and will not com	assessed against said property become delinquent; that he premises or any part thereof be erected on the said prem from time to time require, i tage, in a company or comp or as their respective interes i the mortgagor shall fail for days prior to the expiration same at mortgagor's expens- minit or suffer any waste of interest financing	will promptly pay and satisfy any ani superior to the lien of this mortfade ises continuously insured against loss of an an amount not less than the origin anies acceptable to the nortfadee, will any reason to procure any such insu- of any policy of insurance now or he e; that he will keep the buildings and satatements pursuant to the Uniform	f all hers of learning the buildings or damage by fire and such other out principal sum of the note or h loss payable first to the mort- eshall be delivered to the mort- rance and to deliver said policies reatter placed on said buildings. I improvements on said premises mortfagee, the mortaged shall commercial Code, in lorm satis- as well as the crst of all lien
	join with the mortgagee in exect factory to the mortgagee, and w searches made by filing officers	will puy for filing the same in or searching agencies as mu	said premises. At the Unitorm statements pursuant to the Unitorm in the proper public office or offices by be deemed desirable by the mort	agee.
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1923,

The mortgagor warrants that the proceeds of the loan represented by the sbove described note and this mortgage are: (a)* primarily for mortgagor's personal, tamily, household or agricultural purposes (see Important Notice below), (b) for an organization or (even if mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes. (a)* (b)

(c) tor an organisation of (even it mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes.
Now, therefore, it said mortgagor shall keep and perform the covenants herein contained and shall pay said note according to the terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of or distance to perform any covenant herein, or if a proposed on any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage shall have the option to ceeding of any kind be taken to foreclose any lien on said premises or any part thereof, 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 foreclosed at any time thereafter. And it the mortgage rany at his option do and and can be added to and become or insurance of the dobt secured by this mortgage may at his option do any kind to the mortgage to breach of covenant. And this mortgage any are so made shall be added to and become any right arising to the mortgage to breach of covenant. And this mortgage any any sums so paid by the mortgage. In the event of any right arising to the mortgage to breach of covenant. And this mortgage and such further sum as the trial court may adjudge face tor title reports and title search, all statutory costs and disbursements and such further sum as the trial court may adjudge face tor title reports and to be secured by the line of this mortgage and included in the decree of loreclosure.
More appeal, all sums to be secured by the line of this mortgage tore court shall all updg reasonable costs incurred by the mortgage to action, and it an appeal is taken from any judgment or decree entered there is or class in such as and to foreclose this mortgage, the gentage to be down and the mortgage, applient and the decree of loreclosure.
More applain all sums to be secured by the line of this mortgage a

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

Comes H 102 (sou

(a) or (b) i rreditor, of h word: comply if this +IMPORTANT NOTICE: Delete, up the and if II arranty (a) is applicable and if II the Truth-in-Lending Act and Re and Regulation by making requ to be a FIRST lian to finance the S or equivalent; if this instrumer , os suc • MUST tgag. this mor for 1305 or equivalent; if No. 1306, or equivalent

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written.

TO THE ACTION OF THE ADDREES AND	STATE OF OREGON, County of Large in instru- I certify that the within instru- ment was received for record on the 27th day of March M, and recorded at 11;29 o'clock M, and recorded at 11;29 o'clock M, and recorded in book i 73 on page 30,93 or as thing tee number 716515 Record of Mortgages of said County. Record of Mortgages of said County. Witness my hand and seal of County affixed.	By Klend Lang il. By Klend Lang il Deputy.				

ia: E: STATE OF OREGON, County of Klamath 1

BE IT REMEMBERED, That on this 26. before me, the undersigned, a notary public in and for said county and state, personally appeared the within named James ii. Wilson and Anita M. Wilson, husband and Wife

 h^{μ} the identical individual ⁵ described in and who executed the within instrument and executed the same freely and voluntarily. known to me to IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed acknowledged to me that THEY

my official seal the day and year last above written? Ľ V Mar hard C. Notary Public for Oregon. My Commission expires 2-6-77