	28-5302 FORM NO. 755A-MORIGAGE	Nol.7	2.2 ET LAND AND THE CO., POHTEAND, OHL.		مراجع المحمد	- Handlameringen in sin distant	ومی اداریه <u>انه بر خواه اور</u> مراقر میکم د	anantara ing atabit
	THIS MORTGAGE, Made this 15th. by Oreranches Inc. to Gienger Enterprises Inc. an WITNESSETH, That said mortgagor, in	Oregon Corp.	hereinafter called Mortgagor, hereinafter called Mortgagee, 2.00, Fifty Five Thousand		1. La de la			Murater
	bargain, sell and convey unto said mortgagee, hi erty situated in Klamath County,	bollars, to him pairs s heirs, executors, administra	id by said mortgagee, does hereby grant, ators and assigns, that certain real prop-	ing and an and a second second and a second s	ne eta partici a managan distrika pangina manan di		1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.	i i iii
	E½,S½S½W½,Lot l,North East of Highway 97,all North 360 ft.Lot 2,3ec	in Sec. 9, Twn. 3	of Lots 7 and 10,1ying 53.,Range 7 E.W.M. nge 7 E.W.M.					
	(IF SPACE INSUFFIC Together with all and singular the tenemants, he and which may hereafter thereto belong or appertain, premises at the time of the execution of this mortgage To Have and to Hold the said premises with the assigns forever. This mortgage is intended to secure the payment	nd the rents, issues and profits or at any time during the term of appurtenances upto the said mo	hereunto belonging or in anywise appertaining, therefrom, and any and all fixtures upon said t this mortgage. rotwee, his heirs, executors, administrators and					
	Cil,000.00on or before Oct paid in ten equal annual in interest on the unpaid bala like payment each July 15th The mortgager warrants that the proceeds of the boar con-	lst. 1973. balan Istalments Cf (4,40 Ince, first payment I. until fully paid	ce of \$44.000.00 to be CO.00 each plus -7- t July 15th. 1974 and a d.					
	(a)* primarily for mortgaga's personal, tamily, household (b) for an organization or teven it wortgagar is a notur And said mortgagar covenants to and with the mortgager premises and has a valid, unencombered title thereto	r or agricultural purposes (see Impor al person : are for business or comme his beirs, executors, administrators att	num reaster trepos), trad purposes other than agricultural purposes of assigns, that he is hawfully served in fee simple of said		A Contraction of the second	<u>, , , , , , , , , , , , , , , , , , , </u>		fører torman
	and will warrant and lorever delend the same autimst all persons any part of said note remains unpaid he will pay all taxes, assess or this mortgage or the note above described, when due and pay and all liers or encombranes: that are or taxed to be in the submerse of the note of the same second of the buildings new on or which may be bereafter creeted on the premi in the submerse. The notes are said properly made payable to have all notices of simulance on said properly made payable to taxe all so the nontrance as som as insured, that he will keep row costs of said provises. Now, therefore, it said mortgages the terms, this conveyance shall be void, but otherwise shall remain ment of said note; it being agreed that a failure to perform an ises or any part thereof, the neutralize shall have the option to and this mortgage may be lowedshed to mine therefilter. An ance premium as above provided for, the martigize may at his second by this mortgage.	ments and drive charges of server badu labe and before the same may become the premises or any part thereof super- is insured in favor of the moritagies : in a comp- the multigage as his interest now ap- the building and improvements on su- lik keep and perform the covenants h- in tull have as a moritage to secure covenant herein, or i proceedings of before the whole amount unpaid on sy- option do so, and any payment so may e as said note without waiver, however	a behaviour the well presently pays and selects are in the the end of this mutisative, that the will keep the against bass or damage by fire, with extended coverates sawn or companies acceptable to the neutrances, and will denote the selection of the selections and well defiver all policies of anomance on said d premises in good regard and will not commit or suffer even contained and shall pay such note according to its even contained and shall pay such note according to its the performance of all of said covenants and the pays any kind be taken to forcefors on any hen on said premi- all note and on this powerfisher at more due and paysible.					
	covenant. And this invertiging may be foreclosed for principal, in any sums so paid by the mortgage for tile reports and tills search, reasonable as plaintiff's attenue's besi in such suit or action, an promises to pay such sum as the appellate court shall adjudge line of this mortgage and included in the decree of horelessure, here, executors, administrators and assigns of said mortgager, mortfake, the court may, upon motion of the mortfaker, appe- of such foreclosure, and apply the same to the payment of the the execution of said trust. In constraint this mortfage, it is understood that the mor- assimed and implied to make the provisions hered apply equal	action being instituted to foreflow the all statutory costs and disbursiments I if an appeal is taken from any p- reasonable as plainiff's attorney's be- Each and all of the covenants and an out of said mostagae respectively. In int a receiver to collect the rents and amount due under this mortfage, fir regard or most gave may be more than "ullie, the leminine and the neuter, an by to corporations and to individuals.	and such influer such as the real court has anyong oblighted to desire entered therein markakes further s on such appeal, all such sums the excited bind the greenents been contained shall apply to conclose this in the submy out of said premises during the pendency st deducting all proper charges and expenses attending a one person; that if the context so requires, the singular at that generally all grammatical changes shall be made.					Ś ł
	IN WITNESS WHEREOF, said mortgag *IMPORTANT NOTICE: Delete, by lining out, whichever warr (b) is not applicable; if warranty (a) is applicable, the mortg comply with the Truth-in-Lending Act and Regulation Z by quired disclosures; for this purpase, if this instrument is to lien to finance the purchase of a dwelling, use 5-N Form N equivalent, if, this instrument is NOT to be a first lien, use No. 1806, or equivalent. STATE OF OREGON. County of Klamath Personally: appeared the above named	inty (a) or igee MUST making re- be a FIRST 5. 1305 or S-N Form EO.:GE G. PONDELLA, Jr.	July 15th 19 73 and JACK C. SNYDER, Pres. &			A Long Land		
	Sec-Treas and acknowledge (NOTARIAL SEAL)	d the loregoing matrument to h e: fron-file (My commission e	their voluntary act and deed.				F. DEMIN	
			STATE OF OREGON, County of RESEARCH Ss. I certily that the within instru-				JI AND MARKE	
	TO	(DON'T USE THIS SPACE: RESERVED FOR RECORDING LABEL IN COUN- TIES WHERE USED.)	ment was received for record on the lat day of, 19-73, at 3:53 o'clock ¹¹ M., and recorded in book ¹¹ 3 on page ¹²⁶² or as filing fee number ¹²⁶⁵ , Record of Mortgages of said County. Witness my hand and seal of County affixed.					
755A	Z Alexanganoine setterprise Bot 384. Chiloquein, Cur.	ini, + 5°00	Convey CLES Title. By Kazel Stare Deputy.					
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