n 13821 Vol. 13 Page FORM No. 105A-MURTGAGE-One Page Long Fa (Skj 1073 , THIS MORTCAGE, Made this 12th day of October Donald James Legget and Elida Legget, husband and wife, Mortgagor, Mortgagee, Frank Eberlein WITNESSETH, That said mortgagor, in consideration of -----Five Thousand-----.....Dollars, to him paid by said mortgagee, does hereby grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that cer-grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that cer-tain real property situated in Klamath County. State of Oregon bounded and described as tain real property situated in.... tollows, to-wit: The South 90 fect of the following described tract of land: Beginning at the point where the North boundary of Lot 15 intersects the East shore of Klamath Lake; thence East 320 intersects the East shore of Klamath Lake; thence East 320 feet to the center of the Dalles-California Highway; thence South 0°14' West 416 feet along the center of said Dalles-California Highway; thence West 335 feet to the East shore of Klamath Lake; thence North and East along the shore of Klamath Lake to the place of beginning. EXCEPTING THEREFROM the right of way of the Dalles-California Highwayin Sec. 0, Twp. 355.R. 7 E. W. M. G Waa Waa 7 E. W. M. 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 or at any time during the term of this mortgage. TO HAVE AND TO HOLD the said premises with the appurtenances unto the suid mortgagee, his This mortgage is intended to secure the payment of _____One ___ promissory note , of which the heirs, executors, administrators and assigns lorever. following is a substantial copy: , 19 . 73 Klamath Falls, Oregon , October 12 after date, I (or if more than one maker) we jointly and \$ 5,000.00 On Demand-----Frank Eberlein severally promise to pay to the order of Klamath Falls, Oregon DOLLARS, with interest thereon at the rate of , , per annum from March 1, 1971 until paid; interest to be paid munually and it not so paid, all principat and interest, at the option of the holder of this note, to become imme-diately due and collectible. Any part hereof may be paid at any time. If this note is placed in the holder of an attorney for collection, if we promise and defree to pay holder's reasonable attorney's less shall be fixed by the court or courts in which the suit or action, including any an action is filed, the amount of such reasonable attorney's less shall be fixed by the court or courts in which the suit or action, including any appeal therein, is tried, heard or decided. DOLLARS. ini ti 5 Elida Legget ្រា STEVENS-NESS LAW PUB. CO., PORTLAN FORM No. 216-PROMISSORY NC And said mortgagor covenants to and with the mortgages, his heirs, executors, administrators and assigns, that he is lawfully seized in tee simplo of said premises and has a valid, unencumbered title thereto seized 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 ierms thereoi; that while any part of said note remains unpaid he will pay said note, principal and interest, according to mature which may be levied or assessed against said property, or this morifage 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 all or which hereafter may be erected on the said property, or this morifage, the iser and and all liens or encumbrances that are or may become liens on the premises or any part thereof supprior to the lien of this morifage; that he will keep the buildings are or may become liens on the premises or any part thereof supprior to the lien of this morifage, with loss payable tirst to the mori-hazards as the morifage may from time to time require, in en annount not less than the original principal sum of the note or hazards as the morifage in a company or companies acceptable to the morifage, with loss payable tirst to the mori-fagee and then to the morifage shell respective interests may appear; all policies of insurance and to deliver said premises to the morifage at least filteen days prior to the expiration of any reason to procure any such insurance and to deliver said premises to the morifage and ment at inorfagor's axpense; that he will keep the buildings and improvements on said premises the morifage and will not commit or suffer any waste of said premises. At the request of the morifage, the morifage in factor y to the careftage one or more financing attenents pursuant to the Unitorm Commercial Code, in form satis-in good repair and will not commit or suffer any waste of said premises. At the request of the morifage, as well as the cost of all lien factory to the careftagee, and will pay for tilling the same in the proper pu 1 CA 4.00 A paperate the part of the St.

13822 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 il mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes. 11 (b) for an organization or (even it mortgagor is a natural person) are tor business or commercial purposes other than agricultural purposes.
Now, therefore, if said mortgagor shall keep and perform the covenants herein contained and shall pay said note according to its terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of to its terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage shall have the option to covenants and the paynemt of said note: it being agreed that a failure to perform any covenant herein, or if a produced ing of any kind be taken to hereclose any lien on said promises or any part thereal, the mortgage shall have the option to covenant and the paynemt of said note: or or this mortgage or any part thereal, the mortgage or insurance of any time thereafter. And if the mortgage rany at his option do so, and any payment so made shall be added to and become a part of the descende by this mortfage for breach of covenant. And this mortgage may he loreclosed for principal, interest and all sums part of the eports and time while the mortfage, the mortfager agrees to pay all reasonable costs incurred by the mortfage or descented in such as part. All the mortfage or to attain or discustements and such any paynet are as a sid note without waiver, however, of any right arising to the mortfage for breach of covenant. And this mortfage may be loreclosed for principal, interest and all sums part of the deports and time while the mortfage, the mortfage agrees to pay all reasonable costs incurred by the mortfage shall be added to and become maxing and by the mortfage or larges in such suit or action, and if an appeal is taken from any judgment or decree entered therein mortfage of suit are sing and to include by the imortfage or respectively.
The cost and all of the covenants and agreements herein contained shall apply to and boin the heris, coreutors, administrators account and all profits 5. S. 1,490 ÷ 2.60) 4.5 Ì 58: IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. ado Legg ANT NUTICE: Delote, by lining out, whichever warranty (a) or (b) is not ap-if warranty (a) is applitable und if the marigages is a creation; at such word i no the Truth-in-lending Act and Regulation 2, the marigage MUSI cample Act and Regulation by making required disclasures; for this purpose, if this is to be a PAST lien to flance the purchase of u dwalling, use Stevens-Ness 1305 as equivalent; if this instrument is NOT to be a first lien, use Stevens-Form No. 130: Ness Form No. MORTGAGE 1.1 ŭ and and 13821 County Clerk D. Milne ţ es of su hand ЧĊ. page 8250 K1 ama t OREGON, o'clock a M-73on pa Mortgages that ved 3 Ceo ដ 'n mber <u>а</u> Ц. Vitness affixed. I certify was recei Mm εÚ **7**0 STATE OF 12:41 1 County (Th) \sim at STATE OF OREGON, Klamath County of, 19 73 BE IT REMEMBERED, That on this 12th Octoberday of before me, the undersigned, a notary public in and for said county and state, personally appeared the within named known to me to be the identical individual.⁵ described in and who executed the within instrument and acknowledged to me that they cxecuted the same lreely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and atlixed my official seal the day and year last above written. Call- meDomald άų. Notary Public for Oregon. My Commission expires April 4, 1975 A STANDER 1 : HERE