FORM NS. 105A-MORTCACE-One Page Long Form. MTC # & 13-213401. MP 12/13   TC # # # # # # # # # # # # # # # # # # #	
to PAUL H. LEELING and ETHELDA M. LEELING, husband and wife Mortgagee, WITNESSETH, That said mortgagor, in consideration of TWENTY THOUSAND and No/100 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 follows, to-wit:	
All of the Southerly 75 feet of Lots 25, 26, 27 and 28 in Block 8, ST. FRANCIS PARK, according to the official plat thereof on file in the office of the County Clerk, Klamath County, Oregon.	
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 said mortgagee, his	
heirs, executors, administrators and assigns forever. This mortgage is intended to secure the payment of one promissory note, of which the following is a substantial copy: 20,000.00 Klamath Falls, Oregon August 9, 19.76 \$ 20,000.00 Klamath Falls, Oregon 9, 19.76 I (or if more than one maker) we, jointly and severally, promise to pay to the order of I (or if more than one maker) we, jointly and severally, promise to pay to the order of I (or if more than one maker) we, jointly and severally, promise to pay to the order of I (or if more than one maker) we, jointly and severally, promise to pay to the order of I (or if more than one maker) we, jointly and severally, promise to pay to the order of I (or if more than one maker) we, jointly and severally, promise to pay to the order of I (or if more than one maker) we, jointly and severally, promise to pay to the order of I (or if more than one maker) we, jointly and severally, promise to pay to the order of I (or if more than one maker) we, jointly and severally, promise to pay to the order of I (or if more than one maker) we, jointly and severally, promise to pay to the order of I (or if more than one maker) we, jointly and severally, promise to pay to the order of I (or if more than one maker) we, jointly and severally, promise to pay to the order of I (or if more than one maker) we, jointly and severally, promise to pay to the order of I (or if more than one maker) we is possible to be a several of the order of I (or if more than one maker) we is possible to be a several of the order of I (or if more than one maker) we is possible to be a several of the order of I (or if more than one maker) we is possible to be a several of the order of I (or if more than one maker) we is possible to be a several of the order of I (or if more than one maker) we is possible to be a several of the order of I (or if more than one maker) we is possible to be a several of the order of I (or if more than one maker) we is possible to be a several of the ore	
Twenty Thousand and No/100 DOLLARS. with interest thereon at the rate of 7 1/2 percent per annum from August 10, 1976 until paid, payable in Monthly installments of not less than \$ 150.00 in any one payment; interest shall be paid Monthly and Monthly installments of not less than \$ 150.00 in any one payment; interest shall be paid Monthly and Monthly installments of not less than \$ 150.00 in any one payment to be made on the 10th day of September . I have a shall be paid in the payment of the first payment to be made on the 10th day of September . I have a shall be paid in the payment on the 10th day of the pay of the payment of collection. If we monise and agree to pay holder's interest has been paid; if any of said installments is not so paid, all principal and interest to be come immediately due and collectible at the interest has been paid; if any of said installments is not so paid, all principal and interest to be come immediately due and collectible at the interest has been paid; if any of said installments is not so paid, all principal and interest of solution. If we monise and agree to pay holder's interest the solution paid; if any of said installments is not so paid.	
option of the holder of this note. If this note is place were though no suit or action is filed hereon; however, if a suit or an arrive is the interview and collection costs, even though no suit or courts in which the suit or action, including any appeal therein around a such reasonable attorney's tees shall be fixed by the court; or courts in which the suit or action, including any appeal therein is tried, heard or decided. • Suike words not applicable. • Suike words not applicable. • Suike words not applicable.	
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:, 19	
the terms thereof; this while any accessed against said property, or this mortfage or the note above described, when abe and above the assessed against said property, or this mortfage or the note above described, when above any part thereof superior to the lien of this mortfage; that he will keep the buildings are or may become liens on the premises or any part thereof superior to the lien of this mortfage; that he will keep the buildings are or may become liens on the premises or any part thereof superior to the lien of this mortfage; that he will keep the buildings are or may become liens on the premises or any part thereof superior to the lien of this mortfage; that he will keep the buildings on or which hereafter may be erected on the said premises continuously insured against loss or damage by fire and such other now on or which hereafter may be erected on the said premises continuously insured against loss or damage by fire and such other or haznrids as the mortfage may from time to time require, in an amount not less than the original principal sum of the note or blightion secured by this mortfage, in a company or companies neceptable to the mortfage, with loss payable lirst to the mort-dage and then to the mortfage as their respective interests may appear; all policies of insurance shall be delivered to the mort-dage and then to the mortfage as their respective interests may appear; all policies of insurance and to deliver said policies for the mortfage at least filteen days prior to the expiration of any policy of insurance now or herealter placed on said buildings, to the mortfage are least filteen days prior to the expiration of any policy of insurance now or herealter placed on said premises to the mortfage as the protected by some at mortfage seepense; that he will keep the buildings and improvements on said premises the mortfage and the mortfage seepense; that he will keep the buildings and improvements on said premises the mortfage the mortfage and policy of insurance mortfage and the mortfage sh	
the mortfagee may procure the same at mortfago's expense; that he will keep the buildings and improvements the mortfagee, the mortfager shall in food repair and will not commit or suffer any waste of said premises. At the request of the mortfage, the mortfage, in form satis- join with the mortfagee in executing one or more linancing statements pursuant to the Uniform Commercial Code, in form satis- join with the mortfagee, and will pay for filing the same in the proper public office or offices, as well as the cost of all lien factory to the mortfagee, 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 desirable by the mortfagee.	

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	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), (a)* primarily for mortgagor's personal, family, household or agricultural purposes of commercial purposes other than (b) for an organization or (even it mortgagor is a natural person) are for business or commercial purposes other than	
	agricultural purposes. Now, therefore, il said mortgagor shall keep and perform the covenants herein contuined and shall pay said note according to its conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of the its conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of the its conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of the its conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of the its conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of the performance of the performance of t	
	declare the whole amount unpaid on said note or on this nortfage at olice due and physical ph	
	a part of the debt secured of the mortgage for breach of covenant. And this mortgage finds be so paid by the mortgage. In the event of any any right arising to the mortgage for breach of covenant. And this mortgage may sums so paid by the mortgage. In the event of any paid by the mortgage at any time while the mortgagor neglects to repay any sums so paid by the mortgage. In the event of any paid by the mortgage at any time while the mortgagor neglects to repay any sums so paid by the mortgage. In the event of any paid by the mortgage at any time while the mortgagor neglects to repay any sums so paid by the mortgage. In the event of any paid by the mortgage at any time while the mortgagor neglects to repay any sums so paid by the mortgage. In the event of any set or action being instituted to foreclose this mortgage and dishursements and such further sum as the trial court may adjudge set or action being instituted to foreclose this mortgage and dishursements and such further sum as the trial court may adjudge	
	gages for this repoint it's attorney's less in such suit or action, and it an appear is the as plaintiff's attorney's less reasonable as plaintiff's attorney's less in such sun as the appellate court shall adjudge reasonable as plaintiff's attorney's less therein mortgagor further promises to pay such sum as the appellate court shall adjudge to do foreclosure. Therein mortgagor further promises to pay such sum as the appellate shall apply to and bind the hers, executors, administrators	The literation and and and and and and and and and an
13,28 - 1 8,7 7,874-5	Each and an of the other state and of said mortgages respectively. and assigns of said mortgagor and of said mortgages respectively. In case suit or action is commenced to foreclose this mortgage, the Court, may upon motion of the mortgages, appoint a receiver to collect the rents and profits arising out of said promises during the pendency of such foreclosure, and apply the same, receiver to collect the rents and profits arising out of said promises, to the payment of the amount due under this mortgage.	
	receiver to collect the rents and profits arising out of sind protesters, to the payment of the amount due under two indirectors after first deducting all of said receiver's proper charges and expenses, to the payment of the amount due under two indirectors In construing this mortgage, it is understood that the mortgager or mortgage 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 leminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to around that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.	
	corporations and to marketing	Land Land String and the land
	IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above	
	written.	12) A second
	written.	
	eIMPORTANT 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, os 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 with the Act and Regulation by making required disclosures; for a dwelling, use Stevens-Ness instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-	
	With they is to be a FIRST lien to finance the purchase of a dwelling, due to the second seco	<u>11. I. Jan J. J. J. Jan Market I. J. J.</u>
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	STATE OF OREGON,	
E.	County of Klamath BE IT REMEMBERED, That on this, 10-19, day of <u>August</u> , 19, 76, BE IT REMEMBERED, That on this, 10-19, day of <u>August</u> , 19, 76,	
	before me, the understantichell and Willa D. MITCHELL	
	known to me to be the identical individual 5 described in and who executed the within instrument and known to me to be the identical individual 5 described in and who executed the within instrument and acknowledged to me that they executed the same treely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and alfixed IN TESTIMONY WHEREOF, I have hereunto set my hand and alfixed	Reade Lines
S. C.	my official seal the day and for	
之事刻	My Commission expires March 21, 1977	

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