FORM No. 100A-MORTGAGE	ne Poge Lang Form.	HC 6115-M)	
THIS. MORTG	44799 AGE, Made this BD M. MACBETH and	lst MARCHay of KRISTINA L. MACH	Vol. <u>78</u> Pcg March ETH: husband and wi	10.78
grant, bargain, sell and	convey unto said mon ted in Klamath	tgagee; his heirs, execu County,	TWENTY SIX THOUSAN Then paid by said mortga tors, administrators and a State of Oregon, bounded	Mortgagee, Dy FIVE States gee, does hereby assigns: that cer
Parcel 1: The West 1/2 of th	e SWA of Section	16 and the East	h of the SEA of Sec math County, Oregon	° tion 17, Townshij
section of the N 60 feet of the N	orth extension o EXNEX of Section	f Dodds Hollow Ro 29; over the Wes	porposes beginning ad, a County Road, t 60 feet of the Ea Eg of Section 20.	over the West .
RESERVING THEREF 60 feet of the E an existing road	ast ½ of the Sout	ay for road and w heast え of Sect	tility purposes ove ion 17 to the inter	r the West section of
each side of the o	centerline of a c	xisting road that	nd utility purposes t runs Northeasterl; Fit of Sections 8,	y and South-
- or in anywise appertain profits therefrom, and or at any time during th TO HAVE AND heirs, executors, admini-	ning, and which may any and all fixtures u the term of this mortga TO HOLD the said strators and assigns fo s intended to secure	hereafter thereto belon pon said premises at t get premises with the ap rever. the payment ofQL	s and appurtenances ther g or appertain, and the r he time of the execution of purtenances unto the said Spromissory note	rents, issues and of this mortgage 1 mortgagee; his
6,500,00	LIENDY DVEDC		March 1, to pay to the order of	
ENTY-SIX THOUSAND, 1 interest thereon at the rate of nthly installments of the other of the minimum pu set has been paid; if any of si on of the holder of this note. I onable attorney's lees and coll und of such reasonable attorne ied, heard or decided.	TIVE HUNDRED DOLI of formation percent pu- not less than \$.300.0 ayments above required; the 15th control of the bid installments is not so 1 this note is placed in the scilon costs, even though	at Port Alber ARS. annum from March O	nent; interest shall be paid made on the15thday thereafter, until the w rest to become immediately du is collection, 1/we promise an hereon; however, if a suit on hich the suit or action, includ	DOLLARS, until paid, payable in monthly and of April , hole sum, principal and ue and collectible at the d agree to pay holders
comes due: to with a maturity comes due: to with a maturity comes due: to with a maturity due of a maturity and a more and a due of a maturity and a maturity of the second and a maturity of	of the debt secured by t. 19 venants to and with the r remises and has a valid, t	is mortgage is the date or his mortgage is the date or here outstand statistic outstagee. Ms here, execute inencuabered title thereto	which the last scheduled prin which the last scheduled prin wa, administrators and assigns,	cipal payment be- that he is lawfully
and will warrant and forever the terms thereof; that while nature which may be levid able and before the same m are or may become liens on new on or which hereafter m hasrafe as the mortgage mobiligation secured by this m gages and then to the mortg gages aron as insured. Not	defend the same against of any part of said note re- or assessed against said p ay become delinquent; the the premises or any part t ay be erected on the said sy from time to time req ortgage; in a company or agar as their, respective i w it the compresser shall d	all persons; that he will pa mains unpaid he will pay roperty; or this mortgage c it he will promptly pay an hereof superior to the lien "premises continuously insu ire; in an amount not less companies acceptable to th nerests may appear; all po il for any reason to record	y, said note, principal and int all taxes; assessments and othe r the note above described, w destialy any and all liens or of this mortgage; that he will red against loss or damage by than the original principal as e mortgages, with loss payable licie of insurance shall be dell	erest, according to richarges of every then due and pay- encumbrances that keep the buildings line and such other um of the mote or flist to the mort- vered to the mort-
the mortgages at least hit the mortgages may procure t in good repair and will not join with the mortgages in ex lactory (o) the mortgages and	the same at mortgagor's e commit or suffer any was tecuting one or more timan will pay for filling the same timan	ation of any policy of insu spense; that he will keep t e of said premises. At the icing statements pursuant to making the premise pursuant to	rance now or herealter placed he buildings and improvement. request of the mortgagee, th of the Uniform Commercial Co dice or offices, as well as th by the mortgagee.	on said buildings, s on said premises e mortgagor shall sde; in form satis-

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Evile." The moltgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: proton (a)* primarily for mortgagor's personal, family household or agricultural purposes (see Important Notice below), house (b) for an organization or (even il mortgagor is a natural person) are for business or commercial purposes other than the markage use the same at particultural purposes of the same at particultural person) are for business or commercial purposes other than the markage use the same at particultural purposes of the same at provide the same of the same The foot and organization of the set is the stage of the main and person of the foot and the stage of the states o IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. Kichard M. Mack Richard M. MacBeth THAPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not ap-plicable; if warranty (a) is applicable and if the maripages is a crediter, as such weat to defined in the Trath-in-Lending Ad and Leguiditen 27, the margages MUSI comply into the Add and a complex predicts required discloures; for this purpage, if this head Net. 1305 or egoinalizing this intriument is NDT to be a first lien, use Stevens-Ness Ness Form No. 1306, or equivalent. Kristing L. Marbett Kristina L. MacBeth w.No.1300 of an analogical states and the payment of the payment o heirs, executors, administrators and assigns forever UUG TO HAVE AND TO HOLD the said premises with the appartenances unto the said mortgadee. its B : District with all and single at the togeneric of the second structure and should be and should be the togeneric of the second structure and should be the second structure of the second structure within record In book nM8 of Name of 0 of Mortgages litness my h my number 5 Gounty as file 6 cord 18.5.5 A. er is on hy Ender a SET of Section 17 to the intersection of an extering road. Ast Connit of Mark of Sect of the Ease 2 12, of Section 20, over the Mark Deform me, the undersigned, a notary public in and for said county and state, personally appeared the within inamed. 19 19. MacBeth and Kristina L. MacBeth knowledged to me that they me individuals described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily the within instrument and all its of the incinent in the same freely and voluntarily the within a strument and all its of the incinent incinent in the same freely and voluntarily the within and all its of the incinent incinent in the same freely and voluntarily the within a strument and all its of the incinent incinent in the same freely and voluntarily the within and all its of the incinent incinent incinent in the same freely and voluntarily the within and all its of the same freely and voluntarily the same freely and voluntar DICIC States and molecular my official seal the day and year last above written. Decky hym Blum The My Commission oxpires OF 10-81 14.555 in. IN DO THEY NUMERCYCL. 0120 HIG. 19112-43