FOI	RM No. 105A-MORTGAGE-One Puge Long Form.	Voir 78 105	
TC	49563	June	. <i>19</i> 78
bv	THIS MORTGAGE, Made this lst LAWRENCE A. FRANSON	day of	Mortgagor,
	JAMES CLEVELAND THORNTON	······································	Mortgagee,
		Ten Thousand a	nd
gr ta	ant, bargain, sell and convey unto said mortgag in real property situated in Klamath	gee, his heirs, executors, administrators and County, State of Oregon, bounded	assigns, that cer- and described as
fc	blows, to-wit: Lot 19 of SPORTSMAN PARK, ac file in the office of the Co	cording to the official plat unty Clerk of Klamath County	thereof on , Oregon.
	Subject to:	1 7 <b>5</b> -1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	1924 in
	Agreement dated January 25, Volume 63 of Deeds, page 460	) Reduine -	
70	Reservations and restriction to-wit: "Subject to 10-ft. over the rear of all lots for	or utilities."	
		ns, including the terms and September 18, 1959 in Deed	provisions Volume 315,
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	or in anywise appertaining, and which may n profits therefrom, and any and all fixtures up or at any time during the term of this mortgag TO HAVE AND TO HOLD the said	je. premises with the appurtenances unto the	ion of this mortgage said mortgagee, his
\$	10,000.00 Klamath I (or if more than one maker) wc, jointly JAMES CLEVELAND THORNTON	and severally, promise to pay to the order	$\begin{array}{c} \text{ine } 2 \\ \text{of} \\ \text{of} \\ \text{Forstor} \end{array}$
		at 777 CShello Blvd., Apt	- $        -$
i i i i	ith interest thereon at the rate of -8- per cent. Puriodian and interest payable in Thomas installments of the half be applied first to accumulated interest and the bas	er annuni from June 2, 1978 of not less than \$3,333.34 / in any one p lance to principal; the first payment to be made o like payment on the first day whole unpaid balance hereof, if any, shall become pal and interest to become immediately due and an attorney for collection, I/we promise and agree it or action is filed hereon, also promise to pay ( i is taken from, any decision of the trial court, suc	nterest ayment; each payment as n a the first of each month thereafter due and payable, if any of collectible at the option of to pay the reasenable attor ) holder's reasonable attor th further sum as may be
		/ 5/ Huwt 0	
	The date of maturity of the debt secured b comes due, to-wit. June 1.	by this mortgage is the date on which the last sche 19 81	duled principal payment be
	And said mortgagor covenants to and with the	he mortgagee, his heirs, executors, administrators ar he mortgagee, his heirs, executors, administrators ar hid, meleumhered title thereto <b>except</b> as r	
	and will warrant and lorever defend the some again the terms thereof; that while any part of said not nature which may be levied or assessed egainst sa able and before the same may become delinquent are or may become liens on the providers or any p now on or which hereafter may be created on the hazards as the mortgages may from time to time obligation secured by this mortgage, in a compan gages and then to the mortgage as their respect	inst all persons: that he will pay said note, minery to remains unpaid he will pay all faxes, assossment id property, or this mortgage or the note above d y; that he will promptly pay and satisfy any and a mut thereof superior to the lien of this mortgage; if said premises continuously insured against loss of a coquine, in an smearn not less than the original y or companies acceptable to the mortgagee, with i tive interests may appear; all policies of insurance hall fail for any reason to procure any such insurance or separation of any policy of insurance now or heres with a system that he will keep the buildings and in y and the said premises. At the request of the mort waste of said premises. At the request of the mort	al and interest incording 1 s and other charges of even or tibed, when due and put ill liens or encumbraness the larning by fice and such oth principal sum of the building half be delivered to the mor- cost payable first to the mor- cost of delivered to the mor- cost of deliver and building her placed on said premis- orthogen, the mortgager sh- managing Costs in sum satt

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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),
(b) for an organization or (even if mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes.

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 mertgage to secure the performance of all of said covenants and the payment of said note; it being agreed that a failure to perform any covenant herein, or if a pro-ceeding of any kind be taken to foreclose any lien on said premises or any part thereol, 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 fore-closed at any time thereafter. And if the mortgage may at his option do so, and any payment so made shall be added to and become a part of the debt secured by this mortgage, and shall bear interest at the same rate as said note without waiver, however, of any right arising to the mortgage to breach of covenant. And this mortgage may be foreclosed for principal, interest and all sums suit or action being instituted to foreclose this mortgage, the mortgagor agrees to pay all reasonable costs incurred by the mort-gage for title reports and title search, all statutory costs and disbursements and such further sum as the trial court may adjudge therein mortgage further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's lees and assigns of said mortgager and of said mortgage respectively. In case suit or action is commenced to foreclose this mortgage, the Court, may upon motion of the mortgage, appoint a receiver to collect the rems and profits arising out of said premises during the pendency of such barded, and uninistrators and assigns of said mortgagor and of said mortgage respectively. In case suit or action is commenced to foreclose this mortgage, the Court, may upon motion of the mortgage, appoint a after first deducting all of said receiver's proper charges and expenses, to the payment of the amount due under

In construing this mortgage, it is understood that the mortgager or mortgagee may be more than one person; that it 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 hereot apply equally to corporations and to individuals.

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

\*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (n) or (b) is not ap-plicable; if warranty (a) is applicable and if the morigages is a creditor, as such word is defined in the Truth-In-Lending Act and Regulation Z, the morigages MUST comply with the Act and Regulation by naking required discleavers; for this purpose, if this instrument is to be a FIRST lion to finance the purchase of a dwalling, use Stevens-Ness Form. No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent.

STATE OF OREGON,

Klamath County of.....

BE IT REMEMBERED, That on this 2nd day of June , 19 78 before me, the undersigned, a notary public in and for said county and state, personally appeared the within named LAWRENCE A. FRANSON

known to me to be the identical individual ..... described in and who executed the within instrument and acknowledged to me that he executed the same freely and voluntarily.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Jee Ka Notary Public for Oregon. 1.1. My Commission expires (0-20

STATE OF OREGON MORTGAGE SS. County of Klamath (FORM No. 108A) атачена-ника LAW PHN, 60,, вонть ((п. сінк. I certily that the within instrument was received for record on the 6th day of June ..., 19.78., at ... 2102. o'clock P. M., and recorded SPACE RESERVED TO in book...M78... on page 12007 or as FOR RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of AFTER RECORDING RETURN to attivant. Mel Noola Wm. D. Milne Title 325 Main X Falls By Dernetha Id Und. Deputy.

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