NURM HE JOSA MORTUNGE OF THE LONG FORM.	
Te 52515	Vol. 1 Poge 16511-
THIS MORTGAGE, Made this by Edmond Prince and Mary I	Prince, husband and wife,
1	Lucille Anderson, husband and wife,
WITNESSETH, That said mortgago and no/100	Mortgagee, r, in consideration of FOUR thousand four hundred Dollare, to him paid by said mortgagee, does hereby ortgagee, his heirs, executors, administrators and assigns, that cer- ath
Willomotto Maridian lying	. Township 35 South, Range 13 East of the Northerly of the County Road, according to n file is the office of the County Clerk
Subject, however, to the following: 1. Taxes for 1978-79 are now a lien but not yet payable. 2. Right of way for 60 foot roadway as disclosed by instrument dated March 5, 1958, recorded June 11, 1958, in Miscellaneous Volume 12, page 575, records of Klamath County, Oregon. 3. Reservations and restrictions contained in Land Status Report recorded October 14, 1958, in Deed Volume 304, page 628, and re-recorded October 17, 1958, in Deed Volume 305, page 46, records of Klamath County, Oregon, as follows: "The following reservations are made: a. Right of way to United States of America, its successors or assigns, for 60 foot road (S-55, Ivory Pine Road), approved by Imo Miller, Superintendent on April 22, 1958, under provisions of the Act of February 5, 1948, (62 Stat. 17). b. The above-described property is subject to all other existing easements for public roads and highway, for public utilities, and for railroads and pipelines and for any other easements or rights-of- (See attached Exhibit "A" and by this reference incorporated herein as if full set forth herein" and any and all futures upon seid promises at the time of the execution of this montgage or in anywise appentioning, and which may hereafter thereto belong or appertain, and the rents, issues and profits therefrom, and any and all futures upon seid promises at the time of the execution of this montgage TO HAVE AND TO HOLD the soid premises with the appurtenances unto the soid mortgage, his heirs, executors, administrators and assigns forever. This mortgage is intended to secure the payment of A promissory note, of which the	
following is a substantial copy:	1
I (or if more than one maker) we, joir	a Falls, Oregon July (, 1978 atly and severally, promise to pay to the order of Arthur E. 1, husband and wife, 4 Klamath Falls Oregon
	at Klamath Falls, Oregon
monthly installments of not less that \$	at Klamath Falls, Oregon nd no/100DOLLARS, ent per annum from July 14-, 1978, until paid, payable in 55.74 in any one payment; interest shall be paid Monthly and where the first payment to be made on the 14 day of cluby of day of each month thereafter, until the whole sum, principal and
interest has been paid; if any of said institutents is a option of the holder of this note. If this note is placed	any of the count indicates to become immediately due and collectible at the int so paid, all principal and interest to become immediately due and collectible at the d in the hands of an attorney for collection, I we promise and agree to pay holder's hough no suit or action is filed hereout however, if a suit or an action is filed, the wed by the court, or courts in which the suit or action, including any appeal therein,
Prepayment without penalty. The secures that certain mortgage	This note Sedmond Prince For even Sedmond Prince
date.	SN Sterens-Ness Law Publishing Co., Portland, Or
comes due, to-wit: A grant	by this mortgage is the date on which the last scheduled principal payment be- , 1995
the terms thereoi; that while any part of said me nature which may be levied or assessed against s able and before the same may become delinquen ars or may become liens on the premises or any j new on or which hereafter may be erected on the herards as the mortgage may from time to time obligation secured by this mortgage, in a compar gages as seen as insured. Now if the mortgager a to the mortgages at least filteen days prior to the the mortgages at will not commit or suffer any put with the mortgages in executing one or more put with the mortgages in executing one or more put with the mortgages of will one or more put with the mortgages in executing one or more put with the mortgages of will one or more	shut all persons; that he will pay said nots, principal and interest, according to one remains unpaid he will pay all taxes, assessments and other charges of every aid property, or this mortfage or the note above described, when due and pay- ty that he will promptly rays and sailisty any and all lieus or encumbraness that part thereof superior to the lieu of this mortfage; that he will keep the buildings a said premises continuously insured against loss or damage by fire and such other or require, in an armons not less them the original principal sum of the note or an or companies secontable to the mortfages, with loss payable first to the mort- tive interests may appear; all policies of insurance shall be delivered to the mort- tive interests may appear; all policies of insurance and to deliver said policies a expiration of any policy of insurance now or hereafter placed on said premises, waste of asid premises. At the request of the mortfages, the mortfages, the interfages that is linkneing statoments to the Uniform Commercial Code, in form satis- the same in the proper public efficient or infigues.

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The morigator warrants that the proceeds of the loon represented by the above described note and this morigage are: (a)* primerily for morigagor's personal, family, household or agricultural purposes (see Important Notice below), (b)- for an organization or force is overtigger is a pateral person) are for business or commercial purposes what then

Advantage of the second provided for the nonlogge indicates persons are not needed of the monthage of the second and shall pay said note according to its terms, this conveyance shall be void, but otherwise shall remain in full loce as a mortgage to secure the performance of coefficient of the payment of tail note: it being agreed that a failure to perform any covenant herein, or if a pro-decime of any kind be taken to bareclose any life on said premises or any part thereof, the mortgage shall have the option to closed at any time thereafter. And if the mortgage shall have the option to closed at any time thereafter. And if the mortgage shall have the option to closed at any time thereafter. And if the mortgage shall have the option to pay any taxes or charges or any life and shall be edded to and be arrowed at the association of the second at the second at the second without waiver, however, of a part difference of the mortgage at any time while the mortgage, and shall beer interior agrees at the second for principal, interest and all arms are paid by the mortgage. In the event of any payment so made shall be event of a suid presented to represent the second for principal, interest and all arms are paid by the mortgage. In the event of any gas any taxes or pay all reasonable costs incurred by the mortgage of this mortgage, and shall be anotgage any any any and the mortgage. In the event of any pay and the second for principal, interest and all arms are calculated to forcelose this mortgage, the mortgage and at any time or pay shall at the appeal and the second incurrence by the second to even and it an uppeal is taken from any transmiter and the any day reasonable costs incurred by the mortgage and actions and distarts and this anotgage and the doubt and the anota incurrence and as any time of pays any taxes or the all of the court any adjude ensemble and the dout and be according instituted to forcelose this mortgage, the mortgage and the all uppeal is taken from any time of any any reasonable costs incurred

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

Edmond ince "IMPORTANT NOTICE: Delete by fining out whichover warmany (u) or (b) to reb ap situally; if warmany (a) is applicable and if the merigages is a craditer, as such war is addited in the Trath-in-Londing Ar to Regulation 2, the marginges Mist complet with the Art and Regulation by making required disclasures; for this purpose, if this instrument is to be a first limits thinks the purchase of a dwalling, use Steven-Heat New Ne. 1305 ar equivalent; if this instrument is NOT to be a first lien, use Stevens-Nets Parme Nc. 1306, or equivalent; 101200 Mary Prince 19. recorded instru-5 the õ County. Title. seal Deputy. cuo within GA record and Ke and said certify that the w Pas received for n M., pag s of sa hand STATE OF OREGON, 2 Ş Record of Mortgages of o'clock лw number Witness County affixed County of 88.H file day book. ment 572 05 E. F STATE OF OREGON, County of Klamath BE IT REMEMBERED, That on this 20 before me, the undersigned, a notary public in and for said county and state, personally appeared the within named Edmond Prince and Mary Prince, husband and wife, known to me to be the identical individuals described in and who executed the within instrument and acknowledged to me that they executed (the same freely and voluntarily. IN TESTIMONY WHEREOF, I have beceunto set my hand affiked my official seal the day and year las above written.

Notary Public for Oregon My Commission expires 8

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way of record, and there is hereby reserved any and all roads, trails, way of record, and there is hereby reserved any and all roads, trails, telephone lines, etc., actually constructed by the United States, with the rights of the United States to maintain, operate, or improve the same so long as needed or used for or by the United States. (Dept. Instr.

4. Rights of Klamath County and the general public in any portion of the herein described premises lying within the limits of any road or

It is further hereby agreed by and between the parties hereto that Buyers shall not fall and remove any of the timber on such property for logs, poles, or other purposes without first obtaining consent of sollers to do not Seilers to do so.

TATE OF OREGON; COUNTY OF KLAMATH; 55.

and for record at request of _______ Klomath County fitle Co.

- s 28th_doy of _____A. D. 1978 at 4:00' clock PM., an

uly recorded in Vol. N78 of Murtgages on Page 16511

Wo D. MILNE, County Clark

Bro Cornecha Shetsch

Fec \$9,60

Exhibit "A"