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FORM No. 105A-MORTGAGE-Q	ne Page Long Form.	M-16109	- 1	int		
TC	4272		Vo	I. 18 Page	19261	
THIS MORTGA	AGE, Made thi COONS and N	s 18th NATALIE A. CO	day of Aug DONS, husba	eust	, <i>19</i> 78	ġʻ
to JOHN DOBRANS	KI and DOF	ROTHY DOBRANS	SKI, husban	d and wife	Mortgagor,	
WITNESSETH, HUNDRED and No/ grant, bargain, sell and tain real property situat follows, to-wit: That portion of of the Willamett lying Southerly NE4SW2NW2 of Sec Meridian, lying	100(\$25 convey unto sa ted in Klama the S½NW¼ ce Meridiar and Wester ction 13, 2	id mortgagee, his h ath of Section 1 n, in the Cou rly of the Sy Township 35 S	Dollars, to him p neirs, executors, a County, State o 13, Townshi unty of Kla prague Rive South, Rang	aid by said mort dministrators and of Oregon, bounde p 35 South, math, State r Highway. e 9 East of	gagee, does hereby d assigns, that cer- ed and described as Range 9 East e of Oregon, ALSO the the Willamet	
The Mortgagee h of the hereinde of \$800.00 per however, that t default at the	scribed pr acre for s he Note an	coperty as re said release. nd Mortgage h	equested by . This relea herein is pa	Mortgagor ase will be aid current	upon payment given, provid	ded,
or in anywise apperta profits therefrom, and or at any time during TO HAVE AN heirs, executors, admir	ining, and which any and all fix the term of this D TO HOLD f histrators and as is intended to	h may hereafter th stures upon said pr mortgage. the said premises v	nereto belong or remises at the tir with the appurte:	appertain, and ti ne of the executi nances unto the	on of this mortgage said mortgagee, his	
25,500.00	Klama	ath Falls, On	regon	August	18 10 7	0
I (or if more than c and DOROTHY DOBRA	100 mayer   104	inintly and cause it	• .	y to the order of	JOHN DOBRANSK	I I
WENTY FIVE THOUS ith interest thereon at the cal onthly installments * included in the minimum 79, and a like payment of terest has been paid; if any on tion of the holder of this not assonable attorney's fees and contained attorney's fees and mount of such reasonable atto- tried, heard or decided.	AND FIVE H of not less than payments above on the 1st t sold installments of t this note is pl collection costs	at I HUNDRED and N porcent per annum inc s 275.00 in required; the first p day of Eac is not so prid, all prin laced in the hands of a	Klamath Fal No/100 om August 2 any one payment; i ayment to be made ch month wipel and interest to an attorney for colla	5, 1978 interest shall be paid on the 1st thereafter, until (f) become immediate ection, Live promise	until paid, pavadie monthly day of January by due and collectible at a e and after to ny bolk	in ind ind ind the
rike words not applicable.				eth K. Coon		
			/s/ Natal	lie A. Coon	S	
217-INSTALLMENT NOTE.	•••			tita Stechnis	Sens to without straight of the star	
comes due, to-wit: And said mortgage	r covenants to and	, 19 with the mortgagee, h	us heirs, executors a	dministrators and a	ssigns, that he is lawfully	
seized in lee simple of sa and will warrant and fore the terms thereof; that w nature which may be lev, able and before the same are or may become liens now on or which hereafte hazards as the mortgagee obligation secured by this gagee and then to the m gagee as soon as insured. to the mortgagee may procu- in good repair and will r join with the mortgagee, lactory to the mortgagee,	ver defend the san hile any part of sa ied or assessed aga or may become deli, on the premises or or may be erected of er may from time t er mortgage, in a cr ortgagor as their r Now if the mortga filteen days prior the the same at mu- toot commit or suffi- in executing one or	ne against all persons; aid note remains unpa inst said property, or nquent; that he will p any part thereof supe on the said premises c to time require, in an ompany or companies respective interests ma agor shall fail for any to the expiration of a: ortgagor's expense; tha er any waste of said p more linancing stater	that he will pay as id he will pay all it. this mortgage or the comptly pay and sa rior to the lien of it continuously insured amount not less the acceptable to the m by appear; all policie reason to procure ar by policy of insurant it he will keep the 1 remises. At the rec	ates, assessments an e note above descri tisty any and all lie his mortgage; that h against loss or dama an the original prime ortgagee, with loss p s of insurance shall i ny such insurance an or hereafter buildings and improv quest of the mortga be Unitorm Commer	d other charges of every bed, when due and pay- its or encombrances that e will keep the buildings ge by fire and such other "ipal sum of the note or nyable first to the mort- be delivered to the mort- id to deliver snid policies placed on snid buildings, "ements on said premises gee, the mortgagor shall cial Code, in form satis	

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and a start and a second

[he a)* b)	mortgagor warrants that the proceeds of the primarily for mortgagor's personal, family for an organization or forces it	e loan represented by th
<i>o</i> ,	for an organization or Course it	, nousehold or advicula.

19262

e above described note and this mortgage are 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 mortgage to secure the performance of said covenants and the payment of said note: it being agreed that a failure to perform any covenant berein, or if a pro-ceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage shall have the option 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 mortgagor shall fail to pay any taxes or charges or any lien, encumbrance or insurance a part of the debt secured by this 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, do any right arising to the mortgage lor 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 new agree for title reports and title search, all statutory costs and disbursements and such further sum as the trial court may adjudge therein mortgage ruther promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's lees in such suit or action, and if an appeal is taken from any any indiment or de tere entered the covenants and agreements herein contained shall apply to and bind the heits, executors, administrators and assigns of said mortgager and agreements herein contained shall apply to and bind the heits, executors, administrators is commenced to foreclose this mortfage and included in the decree of foreclosure. In case suit or action is commenced to foreclose this mortfage and included in the decree of toreclosure

Each and all of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators 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 mortgagee, appoint a receiver to collect the rents and profits arising out of said premises during the pendency of such foreclosure, and apply the same, after first deducting all of said receiver's proper charges and expenses, to the payment of the amount due under this mortgage. In construing this mortgage, it is understood that the mortgagor or mortgagee may be more than one person; that if the after first deducting all of said receiver's proper charges and expenses, to the payment of the amount due under this mortgage. In construing this mortgage, it is understood that the mortgagor or mortgagee 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 feminine and the reuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to

Mortgagor warrants and agrees that Mortgagor will not sell, harvest, cut or remove, nor permit any other person to harvest, cut or remove any timber on the above-described property untilthis Mortgage and the Note secured hereby have been fully paid and satisfied.

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

second K. B. Corn Catacu U. Coox

\*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not ap-plicable; if warranty (a) is applicable and if the martgages is a creditor, as such word with the Act and Regulation Z, the martgage MUST comply instrument is to be a FIRST to finance the purchase of a dwelling, use Stevens-Nest Form No. 1306, or equivalent.

STATE OF OREGON.

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County of Klamath

BE IT REMEMBERED, That on this 1844 day of August before me, the undersigned, a notary public in and for said county and state, personally appeared the within named KENNETH K. COONS AND NATALIE A. COONS,

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

SPACE RESERVED

FOR

RECORDER'S USE

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.

Addington lene T. Notary Public for Oregon. My Commission expires March 22, 1981

MORTGAGE (FORM No. 105A)

то

RECORDING RETURN TO

T/A Ath: Marlene

FAR LAW PUB, CO., FONSLAND, ORE,

STATE OF OREGON

County of Klamath

55.

I certify that the within instrument was received for record on the 30t May of August , 19 78 , at 3:40 o'clock P. M., and recorded in book 1178 on page 19261 or as file/reel\_number 54272 Record of Mortgages of said County. Witness my hand and seal of County affixed.

By Dernethan Ach de Deputy. 

Fee \$6.00