La ang A.A. ?	68898 MORTGAGE-One Page Long Form.		Vol.m7g	Page 14369	)
2340 Sorthis	8-18962-17	this 11th day	the second s	ge 13855	Ð
hv		DN K. NAU, Husband		, 19, 19,	
		IA M. BREHM, Husban		Mortgagor,	
NO/100 grant, bargai	in, sell and convey unto a porty situated in Kl	ortgagor, in consideration of Balance Dollars, Said mortgagee, his heirs, exe	THIRTY SEVEN TH	rtgagee, does hereby nd assigns, that cer-	
Lots 12 a Oregon.	and 13, BLOCK 3,	STEWART, in the C	ounty of Klamat	h, State of	
· · · · · · ·	an di sana sa kara sa k Kara sa kara sa		en se		
	ORTGAGE IS A SEC TO A FIRST MORT gon Corporation.	OND MORTGAGE AND I GAGE IN FAVOR OF PA	S BEING RECORDE ACIFIC WEST MOR	D SECOND AND IGAGE COMPANY	,
n an	er the file		district each end of the	A general sector	
anna Ba	bert C. Hav and	Sharon 8. Neu	en an		
This T	frust Deed is be	ing re-recorded to	show a copy of	the Note	
profits therefr or at any time TO HA heirs, executor This m	rom, and any and all fix e during the term of this AVE AND TO HOLD th rs, administrators and ass	he said premises with the p	ong of appertain, and the time of the execution of the time of the execution of the time appurtenances unto the time the time of time of the time of time of the time of time	ne rents, issues and on of this mortgage said mortgagee, his	
37,000.00 I (or if more BERTHA M.	Klama than one maker) we, joi BREHM busband	ath Falls, Oregon ntly and severally, promise a and wife	June to pay to the order of	L1 , 19 79 JOHN M. BREHM	
HIRTY SEVEN th interest thereon at nonthly insta www.www.www. included in the mi 79, and a like pay event has been paid; ii	THOUSAND and No/ the rate of 9 percent illiments of not less than \$ 4 inimum payments above req yment on the 7 th I any of said installments is n this note. If this note is placed	ent klamath H 100	Ealls, Oregon; of 12, 1979 ent; interest shall be paid made on the 7th day thereafter, until the of rest to become immediately of r collection, 1/we promise a hereon; however, il a suit of ich the suit or, action, hock	or as directed 	
ount of such reasonable ried, heard or decided			second in a filler		
ount of such reasonab ried, heard or decided					
ount of such reasonab ried, heard or decided		, La	Alexant K. S.	IQLI	
The date or comes due, to-wit:	. Philipped and spectrum and an	ed by this mortdage is the date o	on which the last scheduled p	principal payment be-	
The date or count of such reasonab tried, heard or decided ike words not applicable. The date or comes due, to-wit: And said m saised in fee sinp in favor and will warrant a the terms thereof; nature which may able and before th are or may become now on or which h hazards as the mo	nortgagor covenants to and with ole of said premises and has a Of Pacific West and lorever delend the same a that while any part of said be levied or assessed against be levied or assessed against be same may become delinque liens on the premises or any hereafter may be seected on the littagee may from time to the	ed by this mortdage is the date on 1992	on which the last scheduled p tors, administrators and assig SEECSRE here in any said note, principal and all taxes, assessments and o or the note above described nd satisfy any and all liens of of this mortgage; that he w ured against loss or damage b	principal payment be- ns, that he is lawfully SST NOTEBASE interest, according to the charges of every , when due and pay- or encumbrances that ill keep the buildings y fire and such other	(1) A set of the se
The date of count of such reasonab tried, heard or decided tried, heard or decided the words not opplicable. The date of comes due, to-wit: And said m soired in tee simp in favor and will warrant a the forms thereof; nature which may able and before th are or may become now on cr which h hazards as the mo obligation secured gagee and then to gagee as soon as in to the mortgagee any in good repair and join with the mort jactory to the mor	nortgagor covenants to and with ole of said premises and has a Of Pacific West and forever defend the same a that while any part of said be levied or assessed against he same may become delinque e liens on the premises or any hereafter. may be erected on t by this mortgage, in a compu- othe mortgage, in a compu- she mortgage, in a compu- she mortgage as their respensured. Now if the mortgager as their respensation of the the by this mortgage is their respensation of the same the same at mortgage will not commit or suffer ar gages in executing one or more theas and will pay for time	ed by this mortgage is the date o 19.92 th the i rtgagee, his heirs, execut valid, unencumbered title thereto Mcrtgage Co., as a against all persons: that he will pay note remains unpaid he will pay and property, or this mortgage ent; that he will promptly pay ar	on which the last scheduled p tors, administrators and assig SECOBE for a fini- may said note, principal and all taxes, assessments and o or the note above described and satisty any and all liens of this mort gage; that he w ured against loss or damage h se than the original principa he mort gage, with loss pays olicies of insurance shall be a tre any such insurance and to urance new or herealter place the buildings and improveme e toquest of the mort gage, to this or the mort gage.	principal payment be- ns, that he is lawfully SST MOTLEASE interest, according to the charges of every or encumbrances that ill keep the buildings by fire and such other I sum of the note or ble first to the mort- lelivered to the mort- lelivered to the mort- belivers and puildings, ints on said piremises the mortgagor shall	
The date of count of such reasonab tried, heard or decided tried, heard or decided count of the source and said and said an saised in fee simp In favor and will warrant a the torms thereof; nature which may able and before th are or may become now on or which h hazards as the mo obligation secured gagee and then to gagee as soon as in to the mortgagee and the mortgage may in good repair and join with the mort join with the mort	nortgagor covenants to and with ole of said premises and has a Of Pacific West and forever defend the same a that while any part of said be levied or assessed against he same may become delinque e liens on the premises or any hereafter. may be erected on t by this mortgage, in a compu- othe mortgage, in a compu- she mortgage, in a compu- she mortgage as their respensured. Now if the mortgager as their respensation of the the by this mortgage is their respensation of the same the same at mortgage will not commit or suffer ar gages in executing one or more theas and will pay for time	ed by this mortdage is the date on 19 92 th the i rtdagee, his heirs, executivalid, unencumbered title thereto MCTLBAGE CO., AS against all persons; that he will pay said property, or this mortdage ent; that he will promptly pay ar y part thereof superior to the lion the said premises continuously insu- me require, in an amount not less any or companies acceptable to the scilve interests may appear; all pe- shall fail for any reason to procu- he expiration of any policy of insu- ago's expense; that he will keep to ny waste of said premises. At the re linancing statements pursuant in the pursue of said premises.	on which the last scheduled p tors, administrators and assig SECOBE for a fini- may said note, principal and all taxes, assessments and o or the note above described and satisty any and all liens of this mort gage; that he w ured against loss or damage h se than the original principa he mort gage, with loss pays olicies of insurance shall be a tre any such insurance and to urance new or herealter place the buildings and improveme e toquest of the mort gage, to this or the mort gage.	principal payment be- ns, that he is lawfully SST MOTLEASE interest, according to the charges of every or encumbrances that ill keep the buildings by fire and such other I sum of the note or ble first to the mort- lelivered to the mort- lelivered to the mort- belivers and puildings, ints on said piremises the mortgagor shall	

## **143701385**5

mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), for an organization or (even il mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes. (a)\* (b)

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 periormance of all of said covenants and the payment of said note; it being agreed that a lailute 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 thereot, 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 mortgagor shall fail to pay any taxes or charges or any lien, encumbrance or insurance 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 of the mortgage, the mortgage may be foreclosed for principal, interest and all sums suit or action being instituted to foreclose this mortgage, the mortgage or agrees to pay all reasonable costs incurred by the mort-gage of title reports and title search, all statutory costs and disbursements and such lurther sum as the trial court may adjudge therein mortgagor further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's fees and assign of said mortgagor and of said mortgage respectively. In case suit or action is commenced to foreclose therein contained shall apply to and bind the heirs, executors, administrators and assign of said mortgage of a said mortgage respectively. In case suit or action is commenced to foreclose the smortgage and included in the decree of foreclosure. Each and all of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators and assign of said mortgage, it is underslood that the mortgage may be more foreclosure, and apply the samortgage. In construing this mortgage, it is underslood that the

	ROBERT G. NAU (
*IMPORTANT NOTICE: Delete, by lining out, whichev, plicable; if warranty (a) is applicable and if the mort is defined in the Truth-in-landing Act and Regulation with the Act and Regulation by making required dis instrument is to be a FIRST lien to finance the purchas Form. No. 1305; or equivalent; if this instrument is NC Ness Form No. 1306; or equivalent.	er warranty (a) or (b) is not ap- gages is a creditor, as such word 2. The mortgages MUST comply closures; for this purpose, if this e of a dweiling, us Stavent-Ness SHARON K. NAU
House Form No. 1366, or equivalent, it this instrument is NC Noss Form No. 1366, or equivalent, a subsequent of House Contraction of a data production of the	Y SWARE THE POSTANT OF ANY
10, FAUS AUD TO 8645	En volt group and white the appart to be a set of the second second second second second second second second s
je dia to remonstrativ any ana area of a marina diriky die rema of fin	ninger bekan. Anne setter all ander service bester statistical setter all setter setter setter setter setter setter setter s
그는 것은 것은 것은 것이 가지 않는 것을 많은 것 같아.	A SPACE ANALYSING A PROPERTY OF A PROPERTY AND A PR
County of Klamath	
LUIS IT 32: NGGO IS DE BE IT REMEMBERED. That	ton this 12th day of June 19.79
before me, the undersigned, a notary	public in and for said county and state personally appared the within
	Sharon K. Nau
known to me to be the identical ind acknowledged to me that they I	ividual described in and who executed the within instrument and 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.
known forme ito be the identical ind acknowledged to me that they I	ividual described in and who executed the within instrument and executed the same freely and voluntarily. N TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. M. Wilene Addition
known forme to be the identical ind acknowledged to me that they	ividual described in and who executed the within instrument and executed the same freely and voluntarily. N TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official teal the day and year last above written. Marlene Addition for
MORTGAGE	ividual described in and who executed the within instrument and executed the same freely and voluntarily. N TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official teal the day and year last above written. Marlene Addition for WGF 211 AVAL OF BYC Notary Public for Oregon. WGF 211 AVAL OF BYC Notary Public for Oregon. STATE OF OREGON
MORTGAGE	ividual
MORTGAGE	ividual
MORTGAGE	ividual
MORTGAGE	ividual       described in and who executed the within instrument and executed the same freely and voluntarily.         N TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.         WOLLAND         WOLLAND         WOLLAND         WOLLAND         STATE OF OREGON         SSIDNER         I certify that the within instru- ment was received for record on the 12thday of June 1979         at 3:50       o'clock. P. M., and recorded in book. M79 on page13855 or us tile/reel number 68893
MORTGAGE MORTGAGE MORTGAGE MORTGAGE MAU II MAU II M	ividual       described in and who executed the within instrument and executed the same freely and voluntarily.         N TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official ceal the day and year last above written.         Wallene         State OF OREGON         ss.         I certify that the within instrument was received for record on the 12thday of June         12thday of June         10 book       M79 on page 38.55 or us         tile/reel number       68293
MORTGAGE (FORM No. 105A) (CC) STEVENS NEES LAW PUD. CO., PORTLAND, ORE NAU TO BREHM	ividual       described in and who executed the within instrument and executed the same freely and voluntarily.         N TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official ceal the day and year last above written.         Wallene         State OF OREGON         ss.         I certify that the within instrument was received for record on the 12thday of June         12thday of June         10 book       M79 on page 38.55 or us         tile/reel number       68293
MORTGAGE MORTGAGE MORTGAGE MORTGAGE MORTGAGE MAU TO BREHM MAU AFTER RECORDING RETURN TO	ividual

14371 STATE OF OREGON; COUNTY OF KLAMATH; 53. this 19t blay of June A. D. 1979 at 10:41 oclock A.M., and ruly recorded in Vol. 179 of Mortgages on Page 14369 Fee \$9.00 By Permetha Altoch FORM No. 853-GENERAL POWER OF ATTORNEY-Individual of Comor