FORM No. 105A-MORTGAGE-One Poge Long Form.	8-17984-D. Vol. 79 Page 15669
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by EMMET D. KNESS and CYN	A day of MORCH, 19 79 THIA A. KNESS, AKA CYNDI KNESS,
and wille	Manda a second
" to PACIFIC WEST MORTGAGE	CO., an Oregon corporation
grant, bargain, sell and convey unto said mor	Mortgaged in consideration ofTWELVETHOUSAND. FIVEHUNDR
	operty in the County of Klamath, State o
Block 4, Bly, Klamath County, O parcel heretofore conveyed to J by deed recorded in Volume 105 of County, Oregon, South 295 feet, line of Ager Street which is 50 that certain parcel of land here by deed recorded in Volume 144 Klamath County, Oregon; thence I line of Ager Street 34 feet to d description; thence Northerly pa more or less, to the Easterly li 23° 17' West along the Easterly more or less, to an intersection	terly line of Smith Street, Bly, Oregon, feet from the Southeast corner of Lot 6, regon; thence along the Westerly line of . C. Edsall, et al., to C. W. Woodcock of Deeds, at page 72, records of Klamath more or less, to a point on the Norther] feet North of the Northeast corner of etofore conveyed to Paul Hamilton Gilbert of Deeds, at page 73, records of North 88° 20' West along the Northerly the true point of beginning of this arallel with the Section line, 217.85 fee ine of Smith Street extended; thence Sout line of Smith Street extended, 236.3 fee n with said Northerly line of Ager Street et, more or less, to the point of beginni
그는 것은 이렇게 해외하는 것이 되는 것이다. 이는 것은 것이 많은 것은 것은 것은 것은 것이 있는 것이 있다. 그는 것이 가지 않는 것이 같이 있는 것이 같이 있는 것이 같이 있는 것이 같이 있는 것이 같이 있다.	
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TO HAVE AND TO HOLD the said TO HAVE AND TO HOLD the said heirs, executors, administrators and assigns for This mortgage is intended to secure following is a substantial copy: 12,500.00. I (or if more than one maker) we, jointly an PACIFIC WEST MORTGAGE. CO. TWELVE. THOUSAND. FIVE. HUNDRED AND ith interest thereon at the rate of 11.9 percent per Nonthly installments of not less than \$ 219.9 REMOVEDENT the minimum payments above required; to 10.79., and a like payment on the simulation of the holder of this note is placed in the asonable attorney's tees and collection costs, even though m mount of such reasonable attorney's less shall be fixed by the tried, heard or decided. The date of manurity or the deor secured by the And said mortfaxed coversants to min with the rate seized in lee simple of said premises and has a valid, un and will warrant and forever defend the same against and the terms thereoul; that while any part of said note reminature and will warrant and forever defend the same against and the terms thereoul; that while any part of said note reminature which may be levided or ascassed against and pre- able and belore the same may become definquent; that are or may become liens on the premises or any part the now on or which hereafter may be erected on the said phazards as the mortgage may from time to time required obligation secured by this mortgage, is a company or co gage and then to the mortgage as their respective im gage as soon as insured. Now if the mortgagor shell laid to the mortgage at least filtren days prior to the expired at the terms thoreout this mortgage is the armorgagor's expired and will nortfage and will not commit or suffer any waster to mortgage and mortfage in a company or co gage and then to the mortgage is the expired of set in good repair and will not commit or suffer any waster to the mortgage at least filtren days prior to the expired to the mortgage at least filtren days prior to the expired the mortgage at least filtren days prio	son said premises at the time of the execution of this mortgage e. premises with the appurtenances unto the said mortgagee, his ever. the payment of promissory note, of which the ever. the payment of promissory note, of which the

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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 mottgagor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization or (even it mortgagor is a natural person) are for business or commercial purposes other than

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Now, therefore, if said mortgager 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 to its terms, this conveyance shall, be void, but otherwise shall remain in full force as a mortgage 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-declare the whole amount unpaid on said note or on this mortgage or any part thereol, the mortgage shall have the option to closed at any time thereafter. And it the mortgager shall fail to pay any taxes or charges or any lien, encumbrance or insurance closed at any time thereafter. And it the mortgage may at his option do so, and any payment so made shall be added to and become premium as above provided for, the mortgage may at his option do so, and any payment so made shall be added to and become premium as above provided for the mortgage, may at his option do so, and any payment so made shall be added to and become premium as above provided to this mortgage, the mortgage agrees to pay all reasonable costs incurred by the mort gage for the debt secured by this mortgage, the mortgage agrees to pay all reasonable costs incurred by the mort gage for title reports and till search, all statutory costs and disbursements and such further sum as the trial court may adjudge frasonable as plaintiff's attorney's fees in such sums to be secured by the lien of this mortgage and included in the decree of torelosure. administrators and assigns of said mortgage, it is divergage respectively. The case suit or action is commenced to forcelose this mortgage and included in the decree of torelosure. The assess if or action is commenced to forcelose this mortgage, the Court, may upon motion of the mortgagee, appoint a mession a staid mortgage or and of said mortgage respectively. The case suit or action is commenced to forcelose

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

STATE OF OREGON, County of KOMBERED, That on before me, the undersigned, a notary pub named EMMET D. KNESS an husband and wife known to me to be the identical individe acknowledged to me that they IN	this of first line, we steven so a first line, we steven have been been been been been been set of the been been been been been been been be	ay of
MORTGAGE (FORM No. 109A) TEVENSINGS LAW FUN CONTAINS UNE EMMET D. KNESS and CYNTHI A. KNESS. aka CYNDI KNESS TO PACIFIC WEST MORTGAGE CO. an Oregon corporation ATTEM RECORD NG RETURN TO Pacific West Mortgage Co. P. O. Box 497 Stayton, OR 97383 #2118		file/reel number 69997

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