FORM No. 105A-MORTGAGE-One Page Long For	[]]] · · · · · · · · · · · · · · · · · ·		
70103 THIS MORTGAGE, Made by Ward Edwards and Bett	this <u>1 st</u> Fdwards	t day of July	, <i>19</i> 79;
toKlamath River Acres	医白癜素 激励的印刷演漫的形式地址的主义		Mortgagor,
		ELEVEN THOUSAND	Mortgagee, SEVEN HUNDRED-
WITNESSETH, That said Seventy Eight and 56/100	(\$11,778.56)	Dollars, to him paid by said m	ortgagee, does hereby and assigns, that cer-
Seventy Eight and 56/100 grant, bargain, sell and convey un tain real property situated in KL	to said mortgagee, h amath	County, State of Oregon, bou	nded and described as
follows, to-wit:		· · · · · (o) of contion S	ix (6) in town-
abin forty (40) SOULL OF	ange erene (e)	dense state state state of a d	lot 8. thence.
west at right angles to se	10 east Time or	, , , , , , , , , , , , , , , , , , ,	terly line of said
of, the Keno-Worden Highway Highway to the point where	said line inte	rsects the west line of sa	id Lot 8; thence, hence, east along
north along said west line	8 to the north	east corner of said lot; t	hence, south along
the north line of said lo the east line of said Lot	to the point of	beginning.	
18 III E			
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			es thereunto belonging
Together with all and si	ngular the tenement which may hereaft	s, hereditaments and appurtenance or thereto belong or appertain, and a premises at the time of the exe	d the rents, issues and
or manywise uppertained			
profits therefrom, and any and	all fixfures upon sa		
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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.

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agricultural purposes. Now, therefore, it 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 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 thereof, 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 foreach of covenant. And this mortgage may be fore-closed at any time bries the incortgage reaction covenant. And this mortgage is pay any sums so paid by the mortgage. In the event of any spaid by the mortgage at any time while the mortgage, the mortgage rates to repay any sums so paid by the mortgage. In the event of any suit or action being instituted to foreclose this mortgage, the mortgage and included in the decree of foreclosure. Magnetic further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's lees in such appeal, all sums to be secured by the lien of this mortgage and included in the decree of foreclosure. Mad and assign of said mortgager and of said mortgage remoter courts and included in the decree of foreclosure. Mad and assign of said mortgager and of said mortgage erespectively. 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 rents and profits arising out of said premises during the pendency of such foreclosure, and apply the same

corporations and to individuals.

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

Ward Edwards Edward *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not plicable; if warranty (a) is applicable and if the mortgagee is a creditor, as such a is defined in the Truth-in-Landing Act and Regulation Z, the mortgagee [MUST cor-with the Act and Regulation by making required disclosures; for this purpose, if instrument is to be a FIRST lien to finance, the jourchase of a dwelling, use Stevens-farm No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Steven Ness Form No. 1306, or equivalent. Betty Edwards use Stevens MATTRACT 1316 1 SOUTH: 5 236 neau within instru-17 ment was received for record on the recorded 5 10 ġ Oregon Ward Edwards & Betty Edwards amath River Acres of Oregon. Record of Mortgages of said County. seal on page. 16331 19.7 3.8 e H Box 52, Keno, Oregon 97627 7 04 03 and CO., PORTLAND o'clock. A.M., and Recording Return K L C L C L C Я hand certify that the Keno, Oregon 97627 Acres 97627 July County of ... Klamath STATE OF OREGON ខ្ព STEVENS-NESS LAW PUB. Witness my Vh. D. Milne County Cler as file number. Klamath River Oregon \$6.00 book 117.9. County affixed day of Box at. 11:53. Fee After eno. llth. Box 5 .5 à I i <u>r</u>o 300 Nos liteau & corrida | 01 | 8616 1 14; Served 1 Server 的复数防御
The fight of t S. M. S. solu zour Ô 2012 153614 STATE OF OREGON, 71/10/ **1**11111 s (m) County of Klamath 1.5 王明福 他的问题和自己的 they be less 的动物的分 ., 19 79 . before me, the undersigned, a notary public in and for said county and state, personally appeared the within named Ward Edwards und Betty Edwards 3400 known to me to be the identical individuals described in and who executed the within instrument and IN TESTIMONY WHEREOF, I have hereunto set my Jand and affixed my official seal the day and year last above written. my official seal the day and year sizel al sonaces M DECH HANG

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My Commission expires 4/18/80