FORM No. 105A-MORTGAGE-One Page Long Form.		Vol. M <u>80 Pago</u>		
TC			840~	A
GERALD E. JOHNSON a	his 15th day of	<u>January</u> nd.and.Wife,	<u>, 19</u> 80,	ন্দ্র
toJAMES.WKERNS.and.DOROTH	YCKERNS,HusbandandW			
WITNESSETH, That said mo and No/100- grant, bargain, sell and convey unto tain real property situated inKlam follows, to-wit:	ald mortgagee. his heirs, executor	VEN THOUSAND ONE I m paid by said mortga s. administrators and d	gee, does hereby	
The South 450 f Government Lot Township 38 Sou SAVING AND EXCE feet of the Nor	eet of the North one-half 5 in the NW 1/4 of Section th, Range 8 E.W.M., PTING therefrom the South th one-half of Government of Section 12, Township 3 E.W.M.,	1-12, 225 Lot		
provisions ther Company, record	reements, including the te eof, to the California Ore ed November 10, 1944, in I Records of Klamath County, he raising and lowering of eservations, restrictions, ay of record and those app	egon Power Deed Vol. Oregon, Upper easements		0
or in anywise appertaining, and whic profits therefrom, and any and all fin or at any time during the term of this TO HAVE AND TO HOLD heirs, executors, administrators and as	ctures upon said premises at the mortgage. the said premises with the appur	r appertain, and the r time of the execution o tenances unto the said	ents, issues and of this mortgage mortgagee, his	
7,100.00	Klamath Falls, Oregon	January 15		80
I (or it more than one maker) we, jointly C. KERDS, OR THE SURVIVOR OF SEVEN THOUSAND ONE HUNDRED and N with interest thereon at the rate of 10 Annual installments, at the dates January, 1981; \$2,240.00 on or t before the 15th day of January, or before the 15th day of January	them, at o/100	der of James W. Ko 449 Laguna St., K nuary 15, 1980, .00 on or before (uary, 1982; \$2,240	erns and Doro lamath Falls, DOLL the "Inth day").00 on or	tliy Ore ARS, blt in
Addoh/rat defits. if had bell bell bell bell bell bell the payments above required, which shall contin- paid, all principal and interest to become immu- the hands of an attorney for collection. If we pr hereof, and if suit or action is liked hereon al (2) if any appeal is taken from any decision of reasonable attorney's fees in the appellate court No part of the principal or inte on this note may be paid during	ue until this note, principal and interes diately due and collectible at the option omise and agree to pay the reasonable so promise to pay (1) holder's reasonal the trial court, such further surg as ma	t, is fully paid; if any of s i of the holder of this note attorney's lees and colle- ble attorney's leas to be bi-	. If this note is plac- tion costs of the h ed by the trial court ite, court, as the ho	ed in older
comes due, to-wit: January 15	, <i>19</i> .84	Lynn K. Rando	14.0-1	्राहर्षे द्वारा जे
수가 것 수가 있는 것 수가 가지 않는 것 같은 것이 같은 것 같은 것 같은 것 같은 것 같은 것 같은 것 같	with the mortgagee, his heirs, executors, a valid, unencumbered title thereto	administrators and assigns,	that he is lawfully	

And July 15 PH 1

and will warrant and forever defend the same against all persons; that he will pay said note, principal and interest, according to the terms thereol; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every nature which may be levied or assessed against said property, or this mortgage or the note above described, when due and payable and before the same may become delinquent; that he will promptly pay and satisfy any and all liens or encumbrances that are or may become liens on the premises or any part thereof superior to the lien of this mortgage; that he will keep the buildings now on or which hereafter may be erected on the said premises continuously insured against loss or damage by lire and such other hazards as the mortgage may from time to time require, in an amount not less than the original principal sum of the mortafgee and then to the mortgagor as their respective interests may appear; all policies of insurance shall be delivered to the mortgagee as soon as insured. Now if the mortgagor shall fail for any reason to procure any such insurance and to deliver said policies to the mortgagee any procure the same at mortgagor's expense; that he will keep the buildings and improvements on said buildings, the mortgagee any procure the same at mortgagor's expense; that he will keep the buildings and improvements on said premises in good repair and will not commit or suffer any waste of said premises. At the request of the mortgagee, the mortgage in executing one or more financing statements pursuant to the Uniform Commercial Code, in form statfactory to the mortgagee, and will pay tor tiling the same in the proper public office, or offices, as well as the cost of all lien searches made by liling officers or searching agencies as may be deemed desirable by the mortgagee.

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다고문	mortgagor warrants primarily for mor	that the proceed	s of the loan re	presented by the	ral nurposes (see	Important	Notice Delow J,	than
The	mortgagor warrants	that the propal.	family, househ	old or agricultu	for husiness of	commercia	l purposes other	
(a)*	mortgagor warrants primarily for mor for an organizatio	tgagor's personal	rtéaéor is a nat	ural person) and	6 101 <i>M</i> u		사람이 같은 것 같아. 말 같은 것	e
12	for an organizatio	n or (even n mo	•••		이 물건을 물건을 받는 것을			dins

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tinde are:

(b) In all organization of even it intergage is a natural persony are not business or commercial purposes orner than 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 to ist terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of conveyance shall be payment of said note; it being agreed that a failure to perform any covenant herein, or if a proceeding of any kind be taken to foreclose any lien on said premises or any part thereot, the mortgage may be forecleding of any kind be taken to foreclose any lien on said premises or any part thereot, the mortgage covenants and the mortgage may be forecleding of any kind be taken to foreclose any lien on said premises or any part thereot, the mortgage may be forecleding of any kind be taken to foreclose any lien on said note; it being any takes or charges or any lien, encumbrance or insurance clear any time thereafter. And if 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 nay has hall be anterest at the same rate as said note without waiver, however, of any right arising to the mortgage to breach of covenant. And this mortgage age any as be foreclosed for principal, interest and all sums any right arising to the mortgage to beach any time while the mortgage of the mortgage age and shall be another to be added to and become since and being instituted to loreclose this mortgage. In mortgage and instituted to loreclose this mortgage, and thus mortgage at any time while the mortgage of the mortgage age and subtrasements and such turber sum as the trial court may adjude reasonable as plaintiff's attorney's tees in such suit or action, and it an appeal is taken from any judgment or decree entered

corporations and to individuals.

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above Gerald E. John Gerald E. John written. Johnson *IMPORTANT NOTICE: Delate, by lining out, whichever warranty (a) or (b) is not ap-plicable; if warranty (a) is 'applicable' and 'feb mortgages is a creditor, as such word with the Act and Regulation by making warranty equivalent and the purchase of a dwelling, use Stevens-Nex Instrument is to be a flass, lien to finance, the purchase of a dwelling, use Stevens-Nex Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Nexs Form No. 1306, or equivalent. lim Jean A. Johnson tients, executions, and an anti-sectors and sectors and TO MARE TAD TO WOLD the semi-members and the Older DV ON WILL AND TO 2 Continue and and an all all ö XEAN recorded the 19.80... instru-SS. County. seal Wm. M. Ganong-Attorney P. O. Box 57 Klamath Falls, OR 97601 an, N uo The second of th page...840. 011 0001 and n book M80. on page. 8 n as file number 79356. Record of Mortgages of said 6 Witness my hand and Klamath.)RTGA(Mm. D. Milne The land No. 105A) ounty..Cler! **OREGON** ខ្ព \$7 TATE OF OR N OUT OF County of U OT County of U OT Certify to ្រំផ្លូវជា affixed et www ់លំ Fee ETHDI Ċ1. OF. 好的 计开 County E - aRt para 10, - Bulli postana liecc ST 5 -<u>c</u>ò LONTETOTE ៍ជា bunch, nauge 5, F. G.M., n the Marily for secondly ray to available STATE OF OREGON, D. 1105-00 EFM and DINITE OF COARLESS IN SSTATE OF OREGON, D. 1105-00 EFM and SSTATE OF COARLESS EFF Klimath^o T^{CCL} County of ________ ., *19*.80 known to me to be the identical individual. S 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 hereunto set my hand and affixed my official seal the day and year last above written. UELING STATE STATES STATES STATES STATES STATES 24