FORM No. 105A-MORIGAGE-One Page Long Farm.	Vol. 80 Page	6670
T/A 38-21422-M THIS MORTGAGE, Made this 8th	day of April	, <i>19</i> .80.,
by ALBERT H. NEWNAM and MARIA B. NEWNAM		Mortgagor,

to HAROLD L. JENSEN and EILEEN C. JENSEN, Husband and Wife Mortgagee, WITNESSETH, That said mortgagor, in consideration of FIFTEEN THOUSAND AND NO/100---Dollars, to him paid by said mortgagee, does hereby

grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that certain real property situated in Klamath County, State of Oregon, bounded and described as follows, to-wit:

Lot 16, Block 3, Tract No. 1103, EAST HILLS ESTATES, in the County of Klamath, State of Oregon.

THIS MORTGAGE IS A SECOND MORTGAGE AND IS BEING RECORDED SECOND AND JUNIOR TO A FIRST MORTGAGE IN FAVOR OF THE STATE OF OREGON, REPRESENTED AND ACTING BY THE DIRECTOR OF VETERANS' AFFAIRS.

DE LILIE S VILLE SO

Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging ot in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and profits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage or at any time during the term of this mortgage.

TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgagee, his heirs, executors, administrators and assigns forever.

This mortgage is intended to secure the payment of QNC, promissory note....., of which the tollowing is a substantial copy:

	Klamath Falls, Or	regon	April 8	. 1980
HAROLD L. JENS	en and the second secon	Hy, promise , Husband Klamath I	to pay to the order of 1 and Wife Falls, Ore.,or	as directed
All interest thereon at the far Nonthly are dimensional a 80, and a like payment where has been rach it also out in the header of the far in a file attorney's tess mil- construction to each teasers the out in the send or decided. Since work not opplicable. Since and a file attorney attorney attorney attorney attorney attorney attorne	AND NO/100	from May 4 payment to be ch month function is the raction is the or control in	4, 1980 ment: interest shall be paid made on the 4th thereather, until that erest to become immediates for collection. I we promise	until paid, pavable in Month Ly and av of June . whole sum, principal and v due and collectible at the and agree to pav holder's t or an action is filed, the huding any appeal therein.
lue and payable.				Tenne Art States and an
The date of maturi Ma	fy of the debt secured by this mortage by 4 . 19 85 .			
And said mortgagor seized in fee simple of sai	covenants to and with the motigagee, I d premises and has a valid, unencumber			
the terms thereof; that w	ver delend the same against all persons; hile unv part of said note remains unpe- ed or assessed against said projecty, or may become delinquent; that be will p		the note above described	l, when due and pay-

nature which may be levied or assessed against said property, or this mortgage or the note above described, when we have become delinquent; that he will promptly pay and satisty any and all liens or encumbrances that able and before the same may become delinquent; that he will promptly pay and satisty any and all liens or encumbrances that are or may become liens on the premises or any part the red superior to the lien of this mortgage; that he will keep the buildings are or may become liens on the premises or any part the red superior to the lien of this mortgage; that he will keep the buildings new on or which hereafter may be erected on the said premoves continuously insured against loss of damage by fire and such other new on or which hereafter may be erected on the said premoves continuously insured against loss of damage by fire and such other new on or which hereafter may be erected on the said premoves continuously insured against loss of damage by fire and such other obligation secured by this mortgage in a company or companies acceptable to the mortgage, with loss payable lirst to the mortgege and then to the mortgagor as their respective interests may appear; all policies of insurance shall be delivered to the mortgege 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 mortgage may procure the same at mortgagor's expense; that he will keep the buildings and improvements on said premises the mortgage may procure the same at mortgagor's expense; that he will keep the buildings of the mortgage, the mortgage shall for any waste of said premises. At the request of the mortgage, and will not commit or suffer any waste of said premises. At the request of the mortgage, and will not commit or suffer any waste of said premises are in the proper public office or offices, as well as the cost of all lien factory to the mortgage, and will pay for tiling the san e in the proper public office or offices, as well as the cost of all

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 association purposes.

(b) for an organization of (even it motifies is a natural person) are for busines of commercial purposes other than spricultural purposes.
Now, therefore, if said mortifies shall keep and perform the covenants herein contained and shall pay said note according to said covenants and the payment of said note, it being agreed that a lalure to perform any covenant herein, or if a provide at whole amount unpaid on said note or on this mortifies at an order all and the payment of said note or on this mortifies at order does any lien, strengthere is an order at the shall have the option of a provide at any time thereafter. And it is note does on this mortifies at order does any lien, strengthere or the does secured by this mortifies may any taxes or charges or any lien, strengthere or insurance or any wight arising to the mortifies of covenant. And this mortifies may payment so made shall be added to and bear or the age of the repay any time while the mortifies or any stress or and by the mortifies. In the mortifies or any stress or and by the mortifies or insurance or any wight arising to the mortifies or covenant. And this mortifies may atoms to and be the intortifies or any stress or and by the mortifies. In the order addet or and all sure is addet to a does and this mortifies and such surface at any indicate or the mortifies. In the appellate courts hall the does arean and all the second and pay stress or any indicate the mortifies or any indicate the mortifies and such structures and such turther sure as the trial court may addited to a solution where in the association of the mortifies. In the mortifies and the interest and such turther sure as the trial court may addited to any indicate the reparts and the second appellate courts and such surface at any indicate the mortifies and an appeal is the trial ture to the enderes. In the evena

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

Maria seleur MARIA B. NEWNAM

ALBERT H. NEWNAM

\*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not ap-plicable; if warranty (a) is applicable and if the mortgagee is a creditor, as such ward is defined in the Truth-in-tending making required disclosures; for this aurpore, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ners Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-

STATE OF OREGON,

County of Klamath

BE IT REMEMBERED, That on this 9 H before me, the undersigned, a notary public in and for said county and state, personally appeared the within

80

Albert H. Newnam and Maria B. Newnam known to me to be the identical individual acknowledged to me that they 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.

arlene V. Addingto Notary Public for Oregon. My Commission expires 3-22-8

MORTGAGE

(FORM No. 185A) ANS NEES LAW PUB UC PORTLAND CHI

TO

AFTER RECORDING RETURN TO Mr. + Mrs. Harold Jensen P.O. Bex 1239 C. ty, 9760/

......

SPACE RESURVED FOR RECORDER'H USE

STATE OF OREGON

County of Klamath SS.

I certify that the within instrument was received for record on the 9th day of April ..., 19.80, at 11:20 o'clock A. M., and recorded in book M80 on page 6670 or as file/reel number 82991

Record of Mortgages of said County. Witness my hand and seal of County affixed. Wm. D. Milne

2 By Ternethandfetsch Deputy. Fee \$7.00