M No: 105A-MORTGAGE-One Page Long Farm.	T/A # M-38-22391-7 Vol. mg Page 15876
88660	21stday ofAugust, 1980,
THIS MORTGAGE, Made this	Mortgagor,
KATHLEEN MARIE WRIGHT	Charles and and and
MAC CARELLI and LOZETT	A C. CARELLI THURNEY SEVEN THOUSAND EIGHT
	dor in consideration of the second does hereby
NDRED AND NO/100	mortgagee, his heirs, executors, administrators and assigns, that cer- mortgagee, his heirs, executors, administrators and assigns, that cer- TH County, State of Oregon, bounded and described as
in real property situated in KLAMA	mortgagee, his heirs, executors, administrators and described as TH County, State of Oregon, bounded and described as
Home to wit:	1 1 1 Contion 4. IOWIISILLP 40
South, Range, 91 East of the	willamette Meridian, in the County of being more particularly described as
amoth State OI ULESUN,	II
	$1 \rightarrow 5 \rightarrow $
and A TOWNSNIP 40 Douces,	Gentione 3 and 4. Salu
A LIGH THA SPELLUH VY	
Township and Range and be	Meridian bears North 0° 54 43 west 50 rect,
said Section 4, to a 5/8"	West 590 feet parallel to the North Last 438 feet rebar; thence South 0° 54' 43" East 438 feet lorth 89° 57' 30" East 590 feet to a 5/8" rebar lorth Sections 3 and 4, said Township and Range; ben Sections 3 and 4, said section line to the lest 438 feet along said section line to the
ALABAA NOTER Use Stander Will	No 2017
noint OI DESILLIO	GEO MOL PONDOW CECHRED BY THIS FIORICAGE
TIMENTATELY DUE DID	· # # # # # # # # # # # # # # # # # # #
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Together with all and singular	r the tenements, hereditaments and appurchances increases insues and in may hereafter thereto belong or appertain, and the rents, issues and the may hereafter thereto belong or appertain, and the rents, issues and the time of the execution of this mortgage
or at any time during the term of the	the said premises with the appurtenances unto the said more of
heirs, executors, administrators and a	ssigns to nevment of one promissory note, of which
This mortgage, is intended to following is a substantial copy:	a dia diverting use Stevents. Ni to Eq. (They from the Stevents.
ACTION AND A THE TEST AT A COMPANY OF	
	Klamath Falls, Oregon , August 21, , 19
<u>27,800.00</u>	
27.800.00 On or before August 1, 1 severally promise to pay to the order	983 Areksing Lozerta C. CARELLI, husband of MAC CARELLI and Lozerta C. CARELLI, husband
CONTRACTOR THOUSAND L	983 of MAC CARELLI and LOZETTA C. CARELLI, HUSDard at 5179 No. Hwy. 97, Terrebonne, OR 97 at 5179 No. Hwy. 97, Terrebonne, OR 97 IGHT HUNDRED and No/100
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*80 AUL 21 PH 4 19

The mortgagon warrants that the proceeds of the loan represented by the above described note and this mortgage are: The mortgagon warrants that the proceeds of the loan represented by the above described note and this mortgage are: (b) for an organization or (even if mortgagor is a natural person) are for business or commercial purposes (see Important Notice below), in and the agricultural, purposes if or any and the mortgage is a natural person are for business or commercial purposes (the rename of the units, this conveyance shall, be void, but otherwise shall remain in full force as a mortgage to secure the performance of load to said covenants and the payment of said note; if being agreed that a failure to perform any covenant herein, or if a pro-ceeding of any kind be taken. To loreclose any lien on said premises or any part, thereof, the mortgage shall have the option to ceeding of any kind be taken. To loreclose any lien on said premises or any part, thereof the mortgage in summaria. I any inter thereafter. And if the mortgage shall have on this mortgage and any payment so made shall be added to and become closed at any time thereafter. And if the mortgage may shall have on any pay the said note without waiver, however, of a part of the debt secured by this mortgage, and shall be and this mortgage is any be tor-said or the mortgage do rubrench of coveniant. And this mortgage rates as said note without waiver, however, of a part of the debt secured by this mortgage, and shall be and this mortgage rates as said note without waiver, however, of a part of the debt secured by the mortgage on rubred and given interest at the same tare as said note without waiver, however, of a secondable, as plaintiff satorney's lees this mortgage, the mortgage rages to pay all reasonable costs further y deat there in miring a this pay the satorney's lees the mortgage rade and shall apply to and bind the hers, executors, administrators is considered by the mortgage, and shall be and the mortgage rade and shall

atter tirst deducting all of said receiver's proper charges and expenses, to the payment of the amount due under this mortgage. In construing this mortgage, it is understood that the mortgagor or mortgagee may be more than one person; that if the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine, the teminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

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

written

WRIGHT KATHLEEN MARIE

Fee \$7.00

*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not ap-plicable; if warranty (a) is applicable and if the margages is a creditor, as such war is defined in the Truit-in-Lending Art and Regulation Z, the morgages MUST comply with the Art and Regulation by making required disclosures; for this purpose, if this intrument is to be a "FIST line" to intrare the purchase of a dwilling; us Stevent-Ness Robin Vie. 1305; or sequivalent; if this instrument is NOT to be a first line, use Stevent-Ness Sam No. 1306. or sequivalent;

TO HAVE AND TO HOLD the said premises with the appartematices unto the said mortgages, but heirs, executors, administrators and assigns forever.

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Lang and all lixtures upon said premises at the time of the evention of the monthuge or at any time during the term of this mortgage. STATE OF OREGON wind, and which may hereafter thereto beleng of appending, day the search in and Togerhor with all and singular the togerhoris, hereditennears and ontartenears from the second of the second singular the togerhority the second singular the second secon

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L'BE DE REMEREDIT hat on this VOIISH Orday of OrAugust O. D. 19.80, before ine the undersigned, a notary public in and for said county and state, personally appeared the within namedionin VII OK VAL AVEL OF THE PROFERING AREA AND THE PROFESSION OF THE PROFESSIO

and M. Cowillbip 40 South, Range 9 East of the Willamette Neridian, from Which the Section corner common to Sections 3 and 4, said Sprochip and forge and Sections 33 Mr Commission's birst 253247 9. East 104 / Section State Meridian bears Nort Notath Empiricial One South Sections 30 Ceet:

Reginning ar a 5/80 robail		SS.
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KLUNDED STATE OF CI	peing more particular county of ment was received for record on 21st day of _August	ru- the
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follows to with	VI.H at 4:10 o'clock P.M., and too	as
Aram Amedein self and convey upto a	space Reserved	
WUTNESSETH, That said mont HUNDRED AND NG/100-	Record of Mortgages of said Country of Witness my hand and seal	t of
MAC CARELLT and LOZET	County affixed.	أيتدرج
AFTER RECORDING RETURN TO	Wn. D. Milne	
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