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DRM No. 105A-MORTGAGE-One Page Long Form. <u>38-2232</u>	1- 191. Mgd Page 17658
<u> </u>	September
THIS MORTGAGE, Made this 17th day of THIS MORTGAGE, Made this 17th	land Nife Mortgagor,
GIAVES and JUANNE F. OH	
ROBERT E. GLAVES and JOANNE F. GLAVES, F. GLAVES, F. GLENN D. AKERS and MARGARET E. AKERS, F. GLENN D. AKERS AND A	Husband and Wife Mortgagee,
ROBERT E. GLAVES CAMERS AND MARGARET E. AKERS, F GLENN D. AKERS and MARGARET E. AKERS, F WITNESSETH, That said.mortgagor, in consideration of J WITNESSETH, That said.mortgagor, in consideration of J HUNDRED SEVENTY AND NO/100Dollars, t HUNDRED SEVENTY AND NO/100County transference of the said mortgage, his heirs, execution from the said convey with MATH County	WENTY THEFE INVOLUTE does hereby
HUNDRED SEVENIA convey unto said mortgagee, his heirs, exercise sell and convey unto said mortgagee sell and convey unto said mortgagees sell and convey unto said mortg	, State of Oregon, bounded and described and
WITNESSEAR, Y AND NO/100 Dollars, t HUNDRED SEVENTY AND NO/100 Dollars, t grant, bargain, sell and convey unto said mortgagee, his heirs, exec grant, bargain, sell and convey unto said mortgagee, his heirs, exec tain real property situated in KLAMATH County	TO SUNSET VILLAGE,
follows, to-with Elightin A	DDIIIO
Lot 13, Block 13, Tract NO. 1112, Dregon. in the County of Klamath, State of Oregon.	AND AND
THIS MORTGAGE IS A SECOND MORIGAGE IN FAVOR OF STA	ATE OF OREGUN, NEL LUCZAL
IN THE COUNCY OF THIS MORTGAGE AND IS THIS MORTGAGE IS A SECOND MORTGAGE AND IS JUNIOR TO A FIRST MORTGAGE IN FAVOR OF STA BY AND ACTING THROUGH THE DIRECTOR OF VETH BY AND ACTING THROUGH THE DIRECTOR OF VETH	ERAND AFFALLE.
JUNIOR TO A TIME DIRECTOR OF VEH- BY AND ACTING THROUGH THE DIRECTOR OF VEH- SHOULD ALL OR ANY OF THE PROPERTY SECURED SHOULD ALL OR ANY OF THE PROPERTY SHALL BECOME	HEREBY BE SOLD, OR CONVEYED,
THE PROPERTY SECOND	IMMEDIATELY DUE AND TAIND
BY AND ACTING THE PROPERTY SECURED SHOULD ALL OR ANY OF THE PROPERTY SECURED THEN THE NOTE SECURED HEREBY SHALL BECOME THEN THE NOTE SECURED HEREBY SHALL BECOME	
THEN THE NOTE SECURED HEREBY SHALL BROOM AT THE OPTION OF THE HOLDER OF SAID NOTE.	4 1 -
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Beneficial and the second s	
Together with all and singular the tenements, herean or in anywise appertaining, and which may hereafter thereto profits therefrom, and any and all fixtures upon said premiss or at any time during the term of this mortgage. TO HAVE AND TO HOLD the said premises with heirs, executors, administrators and assigns forever. This mortgage is intended to secure the payment	of one promissory note, of which the
followine is a substantial conv.	19 80
Trails Ores	
 \$.23,5.70.000. I (or if more than one maker) we, joinity E. AKERS GLENN D. AKERS and MARGARET E. AKERS GLENN D. AKERS and MARGARET E. AKERS advo. TWENTY THREE THOUSAND FIVE HUNDRED SEVE with interest thereon at the rate of 10% percent per annum tro monthly installments of not less than \$ 200.00 in Monthly installments of not less than \$ 200.00 in XXXXXXXXX the minimum payments above required; the lirst pi is included in the minimum payments is not so paid, all prin installments is not so paid, all prin installments is not is placed in the hands of reasonable attorney's lees and collection costs, even though no suit or reasonable attorney's lees and collection costs, even though no suit or is tried, heard or decided. * Such reasonable attorney's tees shall be fixed by the court. is tried, heard or decided. * Such reasonable attorney's tees shall be tixed by the court. is tried, heard or decided. * Such reasonable attorney's tees shall be fixed by the court. is tried, heard or decided. * Such reasonable attorney's tees shall be fixed by the court. * Such reasonable attorney's tees shall be fixed by the court. * Such reasonable attorney's tees shall be fixed by the court. 	Husband data or as directed rland, Wyoming or as directed rland, Wyoming or as directed rland, ND NO/100
UNTE.	the beirs, executors, administrators and assigns, that he is lawfully
FORM No. 217-INSTALLMENT NOTE.	e is the date the
due to-with a mortagee,	
anital III ICO anotes	the he will pay show the other offer the start
it werrant and forever defend the same against emains unp	and he will pay an the note above described, in encumbrances that
the terms be levied of asked addinguent; that he will	to the lien of this more a damage by fire and such
able and the become liens on the pretinent on the said pretiness	not less than the original love navable first to the
now on on the mortgagee may from the a company or companie	and to deliver salu policies of management and to deliver salu policies
gagee and then to the mortgagor the mortgagor shall tail for an	any policy of insurance now of and improvements on said por shall
to the mortgagee at least inteen duye at mortgagor's expense, a	d premises. At the request of Commercial Code, in formal lien
the mortgage in and will not commit or sure in and in good repair and will not commit one or more linancing sta in good repair and will not commit one or more linancing stating one or more linancing stating the same in t	that he will set request of the horse commercial Code, in form suits d premises. At the request of the Uniform Commercial Code, in form suits thements pursuant to the Uniform Commercial Code, in form suits the proper public office or offices, as well as the cost of all lien the proper public office or offices, as well as the cost of all lien be deemed desirable by the mortgagee.
the mortgagee in and will not commit of source more financing sta in good repair and will not commit of source or more financing sta join with the mortgagee, and will pay tor filing the same in t factory to the mortgage, and will pay tor filing the same in t searches made by filing officers or searching agencies as may	
Searcies man	

(a)* (b)

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 it mortgagor is a natural person) are for business or commercial purposes other than

(b) for an organization of twent is integrated is a natural person? are for outsiness of commercial purposes other than 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 evenants and the 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 thereof, the mortgage shall have the option to closed at any time thereafter. And if the mortgage root on this mortgage are once due and payable, and this mortgage may be foreclosed 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 apart 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 of breach of covenant. And this mortgage may be foreclosed for principal, interest and all sums so be secured by the mortgage, the mortgage or apy any sums so paid by the mortgage. In the event of any exampter so made any payment so made for principal, interest and all sums to be secured by the lien of this mortgage and appeal is taken from any indigment or decree entered or such appeal, all sums to be secured by the lien of this mortgage to could here do toreclosuse.
The case and all of the covenants and agreements here in could able premises during the payment of a product of the rest stand and experiments here in could able and blad green sonable as plaintiffs attorney's fees in such suit or action, and if an appeal is taken from any indigment or decree entered to any the source of the covenants and agreements here in could able apply to and bind the heirs, executors, administrators and stand and freements here in courtfage, the council able apply to and bind t

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

17659

*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not op-plicable; if warranty (a) is applicable and if the mortgagee is a creditor, as such word with the Act and Regulation by making required disclosures; for this purpose, if this form No. 1305 or equivalent, if this instrument is NOT to be a first lien, use Stevens-Ness Ness Form No. 1306, or equivalent.

JOANNE F. GLAVES

STATE OF OREGON.

County of KLAMATH

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BE IT REMEMBERED, That on this 17th day of September before me, the undersigned, a notary public in and for said county and state, personally appeared the within named

Robert E. Glaves and Joanne F. Glaves known to me to be the identical individuals 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.

delingto lene Notary Public for Oregon. My Commission expires 3-22-81

ByChraetha

Fee \$7.00

Allich Deputy. See a garage

MORTGAGE STATE OF OREGON (FORM No. 105A) SS. County of Klamath HAS CAN PUR, DU., PORTLAND, ORE I certify that the within instrument was received for record on the 17th day of September , 1980 , at 3:02 o'clock P M., and recorded то SPACE RESERVED in book M80 on page 17658 or as file/reel number 39785 FOR RECORDER'S USE Record of Mortgages of said County. AFTER RECORDING Witness my hand and seal of RETURN County affixed. , Wm. D. MilneTitle Ę, 1.17