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FORM No. 105A-MORIGAGE OIL 103	COLUMN TRANSPORTED AND A STATE OF THE STATE	ACC Alle LCOM	たせいいけい
NOTES SHOW DAYS STORY		Service Commence of the Commen	
94097 THIS MORTGAGE, Made this		December:	, 1980, by
	コノーカ day of	neceimer	A DONALD
THIS MORTGAGE, Made this CLAUDE E. CRANE and GWENDO	TYN H CRANE. hus	sband and wite, ar	Id"nonaum
AT ALUMER OF THE RANGE SAME AND SAME OF THE	·		
CLAUDE E. CRANE and GWENDO E. HJORT and LINDA L. HJOR Mortgagor, to ROGER I. HELLIWE	RT, husband and w.	THE TWELT husba	nd and
DOCKPATT HELL IWE	LL and DOROTHY J.	""HPTITEMENTAL "Trans."	The second of
Mortgagor, to	несекоми в пав		
		The control of the co	
WITNESSETH, That said mortga	IW Ort gagee,	Twolve Thousand	and no/100ths
That said mortes	gor, in consideration of		Dollars.
WIINKSSETTI.	. 🧡 다른, 하시스트 등록하는 학교를 받아 하시고 하시는 하시는 그 사용적이 하셨습니요.		

15(\$127000.00);====== 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, Cussus man idealised the recent of the State of Oregon, bounded and described as follows, to-wit: L'Ester The the Carlo Butter

PARCEL 1: The (South Half of the East Half of the Southeast Quarter of the Northwest Quarter (S 1/2 E 1/2 SE 1/4 NW 1/4) of Section 13, Township 23 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon.

RESERVING unto Grantors an easement for the benefit of real property of Grantor and Grantors assigns in Sections 12 and 13 of said township and range, which easement will be over a strip of land 30 feet in width extending from the west boundary of the above-described parcel to the east boundary thereof, the (OPENORTH boundary of which strip is the north boundary of the above-described parcel. Refore the

out An easement over a strip of landy 30 feet in width, extending a cont from the east boundary to the West boundary of the East half of the Southeast Quarter of the Northwest Quarter of said Section 13 mathe south boundary of which strip is the north CISES boundary of Parcel 1 above-described. December.

Douglas Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging County of or 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 TTUGG I HIGH note....., of which the heirs, executors, administrators and assigns forever. This mortgage is intended to secure the payment of (DODS) following is a substantial copy:

	December , 12.80-
\$12,000.00	Roseburg, Oregon December , 19.80- Roseburg, Oregon December , 19.80- Roseburg, Oregon ROGER I.
I (or if more than one maker)	we, jointly and severally, promise to pay HELLIWELL, husband and wife,
HELLIWELL and DUROTHY	HELLIWELL, husband and wire, at Roseburg, Oregon, DOLLARS,
monthly installments of its included in the minimum payments at its included in a like payment on the 10 81, and a like payment on the 10 installments of the installments of the installments of the included installments of the included in	## A100ths ## Until paid, payable in percent per annum from
Gwendolyn H / Crane	SN Stevens-Ness Law Publishing Co., Portland,

ORM No. 217—INSTALLMENT NOTE.

SN Stevens-Ness Low Publishing Co., Portland, Ore.

The date of maturity of the dobt secured by this mortgage is the date on which the last scheduled principal payment be-The date of maturity of the debt secured by this mortgages, the debt secured by this mortgages, the debt secured by this mortgages, the debt secured by the debt secur

And said mottgagor covenants to and with the mortgagee, his neits, executors, administrators and assigns, that he is law and in lee simple of said premises and has a valid, unencumbered title thereto, no exceptions.

and will warrant and forever defend the same against all persons; that he will pay said note, principal and interest, according to the terms thereof; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every the terms thereof; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every the terms thereof; that while any part of said property; or this mortgage or the note above described, when due and pay-nature which may be levied or assessed against said property; or this mortgage or the note above described, when due and pay-nature which may be come delinquent; that he will property pay and satisfy any and all liens or encumbrances that able and before the same may become delinquent; that he will property pay and satisfy any and all liens or encumbrances that he will property become liens on the premises or any part thereof superior to the lien of this mortgage; that he will keep the buildings are or may become liens on the premises or any part thereof superior to the mortgage and the note or which hereafter may be erected on the said premises continuously insured against loss payable first to the mortgage and then to the mortgage, in a company or companies acceptable to the mortgage, with loss payable first to the mortgage and then to the mortgager and then to the mortgager said policies of insurance and to deliver said policies as soon as insured. Now if the mortgager shall tail for any reason to procure any such insurance and to deliver said policies to the mortgage at least fifteen days prior to the expiration of any policy of insurance now or hereafter placed on said premises to the mortgage at least fifteen days prior to the expiration of any reason to procure any such insurance and to deliv

scarries uses the most of the control of second description of the control of the IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. eIMPORTANT NOTICE: Delete, by lining out, whichever, warranty (a) or (b) is not opplicable; if warranty (a) is applicable and if the mortgages is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation. Z. the mortgages MUST comply with (tles Act and Regulation by making the guivered disclosurer, for this purpose. If this instrument is to be a FIRST lien to finance the purchase of a develop, use Stevens-Ness form No. 3055 or equivalent (if this instrument is No. 1006, or equivalent.

Ness form No. 1306, or equivalent.

Letter Securities and Complete and Complet Donald Hjor Mild of Hilor Linda L. Hjðrt TO HAVE AND TO HOLD the said premises with the apportenances unto the said mortgages, his or at any time during the term of this mortgage. profits therefrom, and any and all fixtures upon said premises at the time of the execution of this mertgage Together with all and strigular the tenements, bereditaments and apportenances thereinto belonging LALE, OLSO CECOMONIA, and the rents, tesues and the legistering, and the rents, tesues and the rests, tesues and the rests and this marks of the contraction. County ofDouglas... December 22 , 19 80. boundary of Parcel 1 above-described. Resonally appeared the above named the Claude E. Crane and Gwendolyn H. Crane of the Southeast Quarter of the Korthwest Quarter of the Korthwest Quarter wardin the sact boundary to the West boundary of the Best heir and acknowledged the foregoing instrument to be resultheir to e. Their to e. Their with the continuation actiand deed. CARCEL 33 2.170 above-described parcel. Before me: Date the above described parcel twofall Laplic to Olegon the the cof. (Orling 19.28 Service) of which strip is to above described that the Serial township and range, which easement will be over a setrify of land 30 feet in width Whenynygou relieved for a modery in the second secon JOSTAIN THE PROPERTY TO ALTHUMLEDGMENT STEVENS-NESS LAW PUB. CO., PORTLAND, ORE. STATE OF OREGON, chausers County of. Multnomah BE IT REMEMBERED, That on this ______day of _____December _____, 1980, before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within DONALD E. HJORT and LINDA L. HJORT 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 treely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Roger'I. Helliwell and Dorothy J. HelliwellHETPI Michae CH Buch EDP and WHITE HECONDING RETURN TO TITE BY 100 Notary Public for Oregon My Commission expires.

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