

	7642	MORTGAGE (Short Form)			T (O)
Mortgaçor(s):	Earl A. Petty, Jr. Josephine R. Petty			3113 Boardman Ave. Klamath Falls, Orego	on 97601
	 Markfath tiple of the first factors. 				97001
Borrower(s):	Earl A. Petty, Jr. Josephine R. Petty		Address:_	3113 Boardman Ave. Klamath Falls, Orego	on 97601
Mortgagee:	United States National Bank of Oregon,	Klamat	h Falls	Klamach Falls, Orego	Branch
<u>Klamat</u>	ant of Mortgage. By signing below, I'm mo	ortgaging to you, UNIT	ED STATES	NATIONAL BANK OF OREC	GON, this property in
Ac	res, according to the official erk of Klamath County, Oregon.				
security for the 2. Del collection cost	gs and other improvements and fixtures now elebt described below. I agree that I'll be lebt Secured. This mortgage and assignment is, attorneys' fees (including any on appoint the last payment is due	gally bound by all the te of rents secures the pa gals and other amount	ims stated in ayment of th	this mortgage. ne principal, interest, credit reporter a note with an original	oort fee, late charges,
• •					
	s and renewals of any length. The mortgag to you under this mortgage.	ge viill also secure futu	re credit you	may later give me on this pro	operty, and any othe
	urance, Liens, and Upkeep. I'll keep the property insured by compar	nies accept.	6.3 If	any co-borrower or 1 becom	ne insolvent or bank
able to y	ou with fire and theft, and extended coverage	je insurance	6.4 If naven't told	I've given you a false financ you the truth about my financer or about my use of the money	ncial situation, about
owing on of the pro similar or your star mortuage	cy amount will be enough to pay the ent the debt secured by the mortgage or the inst operty, whichever is less, despite any "co-in- rovision in the policy. The insurance polici- idard loss payable endorsement. No one but or lied on the property, except the folice en(s)":	ire amount urable value surance" or es will have t you has a owice "Per-	6.5 If from any ban your branche have coming 6.6 If forfeiture coreclose any	any creditor tries, by legal prick account any co-borrower or se, or any other money or seromyou; or any person tries or threatens to the property under any lan. Permitted Lien or other lien or	ocess, to take money I may have at any of property I may ther of foreclose or declared sale contract; or to the property.
3.2 lien on the other than 3.3 repair and 3.4 not done, the cost interest a then secuthe payminterest, be a defayou have	I'll pay taxes and any debts that might property, and will keep it free of mortgagen yours and the Permitted Liens just describe. I'll also keep the property in good cord will prevent the removal of any of the imp. If any of these things agreed to in this Se, you may do them and add the cost to the lo of your doing these things whenever you to the highest rate charged on any of the norred by this mortgage. You may increase the nents on the secured debt to include the Even if you do these things, any failure to disult under Section 6, and you may still use of for the default. Owners or Transfers. If there are any co-ow	the come a the following and liens, at any didition and provements, peticin 3 are and 1/11 pay a rask, with test hat are amount of a costs and other rights where of the pletely where of the pletely	Ilowing rights time: 7.1 Y due and payal 7.2 Y by this mort 7.3 Y aw. 7.4 Y and pay the a and other law 7.5 Y aw, this mort 8. Satisfac	ights After Default. After a capacity and may use any one, or any of our may declare the entire secuble all at once without notice, our may collect all or any paragage directly from any person our may have any rents from the amount received, over and about a capacity our may use any other rights gage, or other agreements, tion of Mortgage. When the understand that you'll give me	red debt immediately t of the debt secured t obligated to pay it. age under applicable the property collected ve costs of collection ed by this agreement. you have under the secured debt is com-
	are all signing this mortgage. I won't sell the trans one year, or give it away, without g	etting your		of Address; I'll give you my n	
	sion first. If you give me your permissiontgage or my responsibility to pay the debt		ver I move. dress I've give	You may give me any notices on you.	by regular mail at the
this mortgage.	tecting Your Interest. I'l do anything that r		10. Oregon governed by	Law Applies. This mortgage at Oregon law	nd the loan it secures
later be necessa	ary to perfect and preserve your mortgage, a	and I'll pay	zī.	ms o f this mortgage.	
	es and other fees and costs involved. Soult. It will be a default:	Tagree		This transmortgage.	
	If you don't receive any payment on the this mortgage when it's due;		l A. Pett	" Touto	
6.2	If I fail to keep any agreement I've ma	ade in this	A. Fett	y, JI.	
trust deed	, or there is a default under any security d, or other security document that secures		ephine R.	Petty PH	
the debt s	secured by this mortgage;	of the state of th	2 x 2 x 2 x 2 x 2	Com Ostre	
	indi)	VIDIJAL ACKNOWLED	GEMENT		
STATE OF OF					
County of	Klamath)ss.			December 17	, 19 81
	y appeared the above namedEarl A.] ged the foregoing mortgage to betheir	Petty, Jr. and Journal of Land Journal of Land Land Land Land Land Land Land Land	/	R. Petty	
Before m			10	the Dans	المستعادية
			y Public for C	, ** L	vocam ne over the valence of the control of the con
52-3681 10177	(Use with Note 51-3666 on Reg. Z Loans)	Му со	mmission exp	oires: 2. 28. 1987	

THIMMER FALLS BRANCH THE PROPERTY OF ADDRESS WHITE FALLS OREGON OF the attention of: Department
AFTER REC
Witness my hand and seal of County affixed. EVR LYN Biehn Codny Clark (Ref) (Sen) By Pee (\$8.00 Deputy Deputy Deputy Deputy
f certify that the within instrument was received for the record on the 22 day of December 19_81 at 10:37 o'clock A M. and recorded in Book M.81 on page 21.757 Record of Morrigages or said County.
UNITED STATES NATIONAL BANK OI OREGON Mortgagee
то
Mortgage