FORM No. 105A—MORTGAGE—One Page Long Form.	A-38-25084	STEVENS-N	ESS LAW PUBLISHING O	O., PORTLAND OF AT
Varicouver, WA 98668 Paricouver, WA 98668 Varicouver, WA 98668	10th RS, INC., an O	Loc M	Y2rume	A 1 A 1 A 1 A 1 A 1 A 1 A 1 A 1 A 1 A 1
Mortgagor, to UNITED GROCERS,				
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WITNESSETH, That said mort	Mc gagor, in considera	tion of	galaga kaj las gre Si kas i sa la	1 23 80
to him paid by said mortgages, does he ecutors, administrators and assigns, that State of Oregon, bounded and described			o said mortgag Klamath	Dollar ee, Instheirs, ex County
PARCEL 1: The W 1/2 of the NE 1/4 of Section the Willamette N	or de Township	S 1/2 of the SE 25 South, Range th County, Orego	Q Page of	48.80 E.Z.
PARCEL 2: The E 1/2 of the NE 1/4 of Section	N 1/2 of the	S 1/2 of the SE 25 South, Range th County, Orego	1/4 of the	
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2. D. E. Special to above far	w zer	Marian Di Kwan		
Together with all and singular to in anywise appertaining, and which profits therefrom, and any and all fixtuor at any time during the term of this material to the term of t	tres upon said prer ortgage, said premises with the forever, ecure the payments of the first present the payments of the first present the	editaments and appureto belong or appertantises at the time of the three appurtenances of the	ain, and the re the execution of unto the said	nts, issues and this mortgage mortgagee, his
\$30,000, due to United Groce Market, including, but not l account.	ars. Inc. http://	S & S, Inc., dba ensions of credi	M 737	the second second second second second
IN WITNESS WHEREOF said n	iorfigagor has heret	nto-set his head th T. D. RUNALDI F	AHIICPIONS	HAD
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comes due, to-wit:  And said mortgagor covenants to and with seized in tee simple of said premises and has a vi		The first of the effective comment of the second of the se	an Other Roberts (fransk Britisk (gransk by	
and will warrant and lorever detend the same age	and the first reserve that is been been	at I thank I the pite in the		

and will warrant and lorever delend 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 nature which may be levied or assessed against said property, or this mortgage or the note above described, when due and payable 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 thereof superior to the lien of this mortgage; that he will keep the buildings now on or which hereafter may be erected on the said premises continuously insured against loss or damage by lire and such other hazards as the mortgage may from time to time require, in an amount not less than the original principal sum of the note or obligation secured by this mortgage, in a company or companies acceptable to the mortgage, with loss payable first to the mortgage as soon as insured. Now if the mortgage interests may appear; all policies of insurance shall be delivered to the mortgage as soon as insured. Now if the mortgagor's shall fail for any reason to procure any such insurance and to deliver said policies to mortgage at least fifteen days prior to the expiration of any policy of insurance now or hereafter placed on said buildings, in good repair and will not commit or suffer any waste of said premises. At the request, of the mortgage, the mortgage, she mortgage, in a company for more financing statements pursuant to the Uniform Commercial Code, in form satisfactory to the mortgage, and will pay for filing the same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the mortgage.

Deputy

\$8.00

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

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 tull force as a mortgage to secure the performance of caeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage shall have the option to declare the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be fore-premium as above provided for, the mortgagor shall fail to pay any taxes or charges or any lien, encumbrance or insurance a part of the debt secured by this mortgage, and shall bear interest at the same rate as said note without waiver, however, of paid by the mortgage at any time while the mortgagor neglects to repay any sums so paid by the mortgage. In the event of any gage for title reports and title search, all statutory costs and disbursances and such turther sum as the trial court may adjudge therein mortgagor further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's lees in such suit or action, and it an appeal is taken from any judgment or decree entered on such appeal, all sums to be secured by the lien of this mortgage and included in the decree of foreclosure.

Each and all of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators In case suit or action is commenced to foreclose this mortgage, the mortgage may upon motion of the mortgage, appoint a after first deducting all of said receiver's proper charges and sepange of the payment of the decree of foreclosure.

In case suit or action is commenced to foreclose this mortgage, the Court, may upon motion of the mortgage, appoint a receiver to collect the rents and profits arising out of said premises during the pendency of such foreclosure, and apply the same, lies the said mortgage respectively.

In case suit or action is commenced to fore

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written J. D. RINALDI FABRICATORS, INC. gedomit. Madamald Marker, including, but not limited to, extensi John D' Kinalqi' bresident 530,000, due to United Grocors, Inc. by R.S.T. \*\*IMPORTANT NOTICE: Delete, by lining out, whichever; warranty (a) or (b) is not applicable; if warranty (a) is applicable and if the mortgagee is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the mortgage MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is the beautiful to the act and required disclosures; for this purpose, if this from No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306; or equivalent. heirs, executors, administrators and ussigns forever. TO HAVE AND TO HOLD the said promises with the appointmenters antic the said minimals in or at any time during the term of this mortgage. profits therefrom read any and all fixtures upon said premises at the time of the same of this more are STATE OF OREGON, which and which make horoster therake before at appearing one the tree to be and County of Multiment Service tenerosears perceptaments and absorter September 10, 1982 Personally appeared the above named John D. Rinaldi, Prisident of T. D. Rinaldi. Francos Fabricators, Inc. .....voluntary act and deed. Before me OBLICH DANNIN Randall & Du Notary Public for Oregon My commission expires: 7/13 Earlier 22: Since E-1/2 of the N 1/2 of the S 1/2 of the St 1/4 of the N 1/2 of the S 1/2 of the S 1/2 of the S 1/2 of the S 1/4 of Section 8, Township 25 South, Nasge 3 East of S 1/4 of Millamette Meridian, Klamel County, Oregon was commission expuse: PMOKIGAGE of the N 1/2 of the S 1/2 of tonity of Klamath SS. (FORM No. 105A) I certify that the within instru-ESSETEVENS NESS LAW PUBLICOMPORTLAND, ORE COLOR ment was received for record on the 27....day of Sept , 19 82 Last tullipars, to-sus. J. D. RINALDI FABRICATORS. INC. https://www.pagener.com/ at10:35 .... o'clock .. AM., and recorded in book/reel/volume No.M.82.....on page 2759 or as document/fee/file/ MILIAUSSTO, Pet Lynn sund min Sunder, SPACE RESERVED, of instrument/microfilm No. 15860 FOR LOCK TO THE UNITED GROCERS, INC. Record of Mortgages of said County. RECORDER'S USE Tree's an orolon conformation. County affixed. Witness my hand and seal of AFTER RECORDING RETURN TO Sentry Guarantee & Escrow Ind E. Dir. an Occasi co Evelyn Biehn County Clerk Vancouver, WA 98668

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