	FORM No. 105A-MORTGAGE-One Page Long Form. TA-M-38-25694.9 THIS MORTGAGE, Made this 10th by Gary L. Parrish, James W. Parrish and Gaylord Content March	
	TC 1:3034)	
	THIS MORTGAGE, Made this 10th by Gary L. Parrish, James W. Parrish and Gaylord Cont	
	THIS MORTGAGE, Made this 10th by Gary L. Parrish, James W. Parrish and Gaylord Carter and Mel Martin to Emerald Empire Banking Co. P.O. Box 1520 a	
	to Emerald Empire Banking Co P.O. Box 1533 Springfield, Or 97477 Mortgagor,	
	france in Consideration of Fife	
	grant, bargain, sell and convey unto said mortgager, in consideration of Fifteen Thousand and 00/100 tain real property situated in Klamath County, State of Oregon, bounded and described as follows, to-wit:	
	All that assigns, that cer-	
	East of the visit of the SE' of South and Leschbed as	10
	lying East of a line parallet1 to and distand 550 feet Westerlyfrom the center line of said Central Pacific Railway Company money is	
	chereto.	а _{са} 21-20
	EXCEPTING THEREFROM that portion deeded to the	
	EXCEPTING THEREFROM that portion deeded to the Central Pacific Railway Company.	
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	Together with all and sindular it	Rec. 2
	Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and which may hereafter thereto belong or appertain, and thereunto belonging profits therefrom, and any and all fixtures upon said premises at the time of the rents, issues and or at any time during the term of this mortgage. TO HAVE AND TO HOLD the add	9, 29 9, 39 9, 39
	profits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage. TO HAVE AND TO HOLD the said premises with the apprent	
	the said provide the sa	
	This mortgage is intended to secure the payment of a promissory note of which the Springfield Open	6 18 19 19 19 19 19
	The original note is maintained in the files at Emerald Empire Baning Company,	
	a second se	- - -
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		新設に
	The date of majurity of the deht secured by this mortgage is the date on which the last scheduled principal payment be- And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and main is a valid, unencumbered title theret.	
	And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully the terms thereof; that while any part of against all persons of	
	Enter and Assister all a second states and assister all a second se	
	blo and before the serviced or assessed against entains unpaid he will pay said note, primeral	
	trarag as the mortfade when due mode and thereof superior to the in the satisfy any and satisfy any and all it is a satisfy any any and all it is a satisfy any any any any any any any any any an	
Aa.	dee as soon as instruct and their respectively in an amount not less than the original will keep the buildings	
the in	the mortgagee at least filteen days prior to the expiration of any pear; all policies of insurance shall be delivered to the mort- good repair and will be delivered to the same at mortgage.	
join tac seal	the mortgagee at least filteen days prior to the expiration of any reason to procure any such insurance shall be delivered to the mortgage of mortgagee may procure the same at mortgagor shall fail for any reason to procure any such insurance shall be delivered to the mort- good repair and will not commit or suffer any waste of said premises. At the request of the mortgagee, the mortgage, the mortgagee, and will pay for filing the same in the proper public office or offices, as well.	
	officers or searching adversion in the proper public of the Uniform Company the mortgage, the mortgage shall	1. 151 15 1. 151 15 1. 151 15
	deemed desirable by the mortgagee,	100
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The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: 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

Agricultural purposes. Now, therefore, if 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 all of said covenants and the payment of said note; it being agreed that a failure to perform any covenant herein, or if a pro-declare the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be fore-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 lor, the mortgage may at his option do so, and any payment so made shall be added to and become 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 for breach of covenant. And this mortgage agrees to pay all reasonable costs incurred by the mortgage, the mortgage agrees to pay all reasonable costs incurred by the mortgage for title reports and title search, all statutory costs and disbursements and such further sum as the trial court may algudge there in mortgagor further promises to pay such sum as the appellate court shall algudge reasonable as plaintiff's attorney's lees in such suit or action, and if an appeal is taken from any judgment or decree entered assigns of said mortgagor and of said mortgage enspectively. In case said on sid mortgage respectively. In case said on sid mortgage and of said mortgage and included in the decree of foreclosure. In constrained and all of the covenants and agrees to spay upon motion of the mortgagee, appoint a also said said mortgagor and of said mortgage respectively. In case said of said mortgage respectively. In case said or said mortgage respectively. In constrained all of as add precises and expenses during the pendency of such foreclosure, and appid, the same alter is deducting all of said receive alter 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 feminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to contorations and to individuals. IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. L. Parrish *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and if the martgages is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the martgages MUST comply instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Ness Form No. 1306, or equivalent. carry Le James W. Parrish Gaylord Mel Martin **NRTGAGE** I certify that the within instru-was received for record on the dav of March 1083 recorded ð or as file number 21399 Record of Mortgages of said County Witness my hand and seal County affixed. on page 3947 r 21399 and of Klamath 10:53 o'clock AM. book M83 on p STATE OF OREGON, land de ç Evelyn Blehn County Clerk \$3.00 of By/Junctha Fee \$3.(County merado ment 15th . 0 at in Q, STATE OF OREGON, County of Lane BE IT REMEMBERED, That on this before me, the undersigned, a notary public in and for said county and state, personally appeared the within named Gary L. Parrish, James W. Parrish, Gaylord M. Carter, Mol Martin known to me to be the identical individual S described in and who executed the within instrument and my official seal the day and year last above written. 10³ Ser. Notary Public for Oregon. My 'Commission expires 10-7-83