	FORM No. 105A-MORTGAGE-One Page Long Form.		HING CO., PORTLAND, OR, 97204
	K-3606/ 31	day of March	, 1983, by
	Max E. Hite and Norene Hite, husband and wi	10	
	Mortéagar to Stephen A. Hall, trustee for Eli datéd Aug. 18, 1977, as to a 1/2 interest; a Hall, under that certain trust agreement dat WITNESSETH. That said mortgagor, in considera Ninety and 12/100 (\$17,590.12) to him paid by said mortgagee, does hereby grant, bargain ecutors, administrators and assigns, that certain real proper	n, sell and convey unto said monthly situated in Klamath	d Five Hundred Dollars, ortéagee, his heirs, ex-
	State of Oregon, bounded and described as follows, to-will		
	The Northeast Quarter of Section 30, Township Meridian, Klamath County, Oregon.	p 30 Journ, Kange V Last	
	Together with all and singular the tenements, or in anywise appertaining, and which may hereafter profits therefrom, and any and all fixtures upon said	thereto helong or apperiant, u	la lite fetter,
N S.	profits therefrom, and any and an interes upon our of or at any time during the term of this mortgage. TO HAVE AND TO HOLD the said premises heirs, executors, administrators and assigns forever. This mortgage is intended to secure the pay following is a substantial copy:	s with the appurtenances unto	the said mortgagee, his
с. С. С.	\$ 17,590.12 Grants Pass, 0 under that certain trust agreement dated Aug. A: HallHall, under that as to a 1/2 usite effect Marie L. Hall, under that with interest thereon at the rate of	Hundred Ninety 5 12/100 annum from March 30, 1983	t; interest shall be paid rst payment to be made
	on the last day of April , 17 each month thereafter, until the whole sum, prin ments is not so paid, the whole sum of both principal and option of the holder of this note. If this note is placed in the signed promises and agrees to pay the reasonable collection hereon, also promises to pay (1) holder's reasonable attorned peal is taken from any decision of the trial court, such furth holder's reasonable attorney's fees in the appellate court. assign their interest in the subject property Due March 31, 1985.	ncipal and interest has been par interest to become immediately he hands of any attorney for coll n costs of the holder hereof; an ey's fees to be fixed by the trial	id; it any of said install- due and collectible at the lection, each of the under- id if suit or action is filed I court and (2) if any ap- he appellate court, as the herein shall sell of the shall become immed
	At	/2/ Norene Hite	
	• Strine words not applicable. INO.	téaée is the date on which the last so	cheduled principal payment be-
	comes due, to-wit: March 51 , 1965	ee, his heirs, executors, administrators	
	seized in lee simple of said premises and has a varia, and has		ocieal and interest, according to
	and will warrant and forever defend the same against all pers the terms thereof; that while any part of said note remains of nature which may be levied or assessed against said property able and before the same may become definquent; that he w are or may become liens on the premises or any part thereof now on or which hereafter may be erected on the said premi-	, or this mortgage or the note above vill promptly pay and satisfy any and superior to the lien of this mortgage ses continuously insured against loss of	g described, when due and pay- d all liens or encumbrances that ; that he will keep the buildings or damage by fire and such other sol, minimized sum of the note of
	now on or which hereafter may be erected on the said premi- hazards as the mortgagee may from time to time require, in obligation secured by this mortgage, in a company or compa- gagee and then to the mortgagor as their respective interest gagee as soon as insured. Now if the mortgagor shall fail for to the mortgagee at least filteen days prior to the expiration the mortgage and will not commit or suffer any waste of s join with the mortgagee in executing one or more financing s factory to the mortgage, and will pay for filing the same in searches made by filing officers or searching agencies as may	nies acceptable to the mortgagee, wit is may appear; all policies of insurance any reason to procure any such insur of any policy of insurance now or he ; that he will keep the buildings and said premises. At the request of the statements pursuant to the Uniform	th loss payable first to the more re-shall be delivered to the more reacter and to deliver said policie- reafter placed on said buildings 1 improvements on said premise mortgagee, the mortgagor shal Commercial Code, in form satis , as well as the cost of all lie.

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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.

Agricultural purposes. 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 all of said covenants and the payment of said note; it being agreed that a failure to perform any covenant here in or if a pro-declare the whole amount unpaid on said note or on said premises or any part thereof, the mortgage shall have the option of a part of the debt secure by this mortgage may the pay any taxes or any part thereof, the mortgage may be fore-any right arising to the mortgage to predage and shall be added to any pay taxes or any part. How we have the added to a insurance premium as above provided for, the mortgage may the same rate as said note without waiver, however, on any right arising to the mortgage to breach of covenant. And this mortgage may be fore-losed how this mortgage and the search, all statutory costs and dister pay any all reasonable to principal, interest and all sums to be secured by the mortgage, the mortgage may and be fore-form any time there any time while the mortgage, the mortgage may as any all reasonable costs incurred by the mort addee tor title reports and the search, all statutory costs and disturements and such further sum as the trial court may and on such appeal, all sums to be secured by the lien of this mortgage and in the decree of foreclose. In case suit or action and of said mortgage respectively. In case suit or action and of said mortgage respectively. The covenants and all edition of the mortgage and and in the decree of foreclose. In case suit or action and of said mortgage respectively. In case suit or action and of said mortgage respectively. In case suit or action and of said mortgage respectively. In case suit or action and of said mortgage respectively. In case suit or action and of said mortgage respectively. In case suit or action i

In case suit or action is commenced to foreclose this mortgage, the Court, may upon motion of the mortgagee, appoint a receiver to collect the rents and profits arising out of said premises during the pendency of such foreclosure, and apply the same, after first deducting all of said receiver's proper charges and expenses, to the payment of the amount due under this mortgage. In construind this mortfade it is understood that the mortfador or mortfadee may be more than one person: that if the after first 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 context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine, the feminine and that it the and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to

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

*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not ap-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 purpase, if whis instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1306, or equivalent; if this instrument is NOT to be a first lien, use Stevens-

Mar C Lite Morene Stite

STATE OF OREGON, County of Jacphine ss. Personally appeared the above named MAX EHITE AND NORING HITE

SPACE RESERVED

FOR RECORDER'S USE

8.00

(OFFICIAL SEAL) 1.10

Before me:

Before me: Carol Schult Notary Public for Oregon My commission expires: 6-13-1-3

MORTGAGE (FORM No. 105A) STEVENS-NESS LAW PUD. CO., PORTLAND, ORE.

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AFTER RECORDING RETURN TO Josephine County Title P.O. Box 71 Grants Pass, Or. 97526 a a parameter a substance de la compansa de la comp A su compansa de la c

STATE OF OREGON, County of Klamath ss. I certify that the within instrument was received for record on the day of April 1983 at. 10:58 o'clock M., and recorded in book/reel/volume No. M83 on page 4842 or as document/fee/lile/ instrument/microfilm No. 21977 Record of Mortgages of said County.

Witness my hand and seal of County affixed.

EVELYN BIEHN COUNTY CLERK

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