				-
FORM No. 105A—MORTGAGE—One Page Long Form.	ເພະ ຂໍລາດກໍ		sLishing Co., PORTLAND, O	B 97204
™ <b>48565</b>			age 68	389
THIS MORTGAGE, Made this 23rd VERNON M. GEARHARD and FRANCES	day of GEARHARD	April		, by
Mortgagor, to KLAMATH FALLS BRICK AND	TILE COMPANY			· · · · · · · · · · · · · · · · · · ·
	Mortgagee,			
WITNESSETH, That said mortgagor, in cons FOUR THOUSAND FOUR HUNDRED THIR	ideration of TY SEVEN AND	65/100	Po	ollars
ecutors, administrators and assigns, that certain real processing state of Oregon, bounded and described as follows, which is the second of the North of the North of the North of the North of the Swings of the Sw	with, Range 1 $W_{\perp}^{1}SE_{\perp}^{1}$ convey 78, and SAVI to Leverett ded Septembe	O E.W.M , SAVI ed to Gary and NG AND EXCEPTI L. Hartley, Jr r 11, 1984, Vo	NG AND Teresa NG that . and	
E. NOTARY C.	Mariay Public Abraga Public		196 71 (1986) 11 (1986) 12 (1986)	
Manual Comment	Before me:			
and posticuladed the floogung pestimient to be			หรือเรียบระวิจากการที่ เพิ่มพูดกั	erch.

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 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.

h compression that the contract

TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgagee, his heirs, executors, administrators and assigns forever.

This mortgage is intended to secure the payment of promissory note, of which the ranga asar jera nahasa igi sar following is a substantial copy:

<b>s</b> .4.437.65		•	April 23,	85 و
On Demand	after date, I (or	if more than o	ne maker) we joint	ly and
severally promise to pay to the order ofKIAMATH	at KIAMATH FALI			
FOUR THOUSAND FOUR HUNDRED THI			DOL	LARS,
with interest thereon at the rate of 12.5% per annum from at end of note term and it not so paid, all princip	pal and interest, at the o	ption of the holder	intil paid; interest to it of this note, to become	be paid imme-
diately due and collectible. Any part hereof may be paid at any to promise and agree to pay holder's reasonable attorney's fees and c an action is filed, the amount of such reasonable attorney's fees sha	ollection costs, even tho	uéh no suit or act.	ion is filed hereon: if a	suit or
appeal therein, is tried, heard or decided.		or courts in which	the suit or action, includ	rpg any
	D.	170	I in a las	
	Span	reezf [ ]	SICUPIO	100
#6일 경기를 보다면요 공개를 가게 되고 있는데 이번 네트를				

The date of maturity of the debt secured by this mortgage is the date on which the last scheduled principal payment becomes due, to-wit: On Demand

Committee of the process of the committee of the committe

And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully seized in tee simple of said premises and has a valid, unencumbered title thereto

and will warrant and forever detend 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 satisfy 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 fire 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 obligation secured by this mortgage, in a company or companies acceptable to the mortgagee, with loss payable lires to the mortgage and then to the mortgage as soon as insured. Now if the mortgager shall fail for any reason to procure any such insurance shall be delivered to the mortgage as least fifteen days prior to the expiration of any policy of insurance now or hereafter placed on said buildings, the mortgage may procure the same at mortgage's expense; that he will keep the buildings and improvements on said premises in good repair and will not commit or suffer any waste of said premises. At the request of the mortgage, in mortgage, and ill not commit or suffer any waste of said premises of the buildings and improvements on said premises in good repair and will not commit or suffer any waste of said premises. At the request of the mortgage, and will pay for liling the same in the proper public office or offices, as well as the cort of all lien searches made by tiling officers or searching agencies as may be deemed desirable by the mortgagee.

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),

advicultural nurposes. Agricultural purposes.

Now, therefore, if said mortfagor shall keep and perform the covenants herein contained and shall pay said note according all of said covenants and the payment of said note; it being agreed that a failure to perform any covenant herein, or if a proceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortfagee shall have the option to ceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortfagee shall have the option to ceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortfagee shall have the option to declare the whole amount unpaid on said note or on this mortfage at once due and payable, and this mortfage may be foreclosed at any time thereafter. And if the mortfagee may at his option do so, and any payment so made shall be added to not premium as above provided for, the mortfagee may at his option do so, and any payment so made shall be added to and become any right arising to the mortfage or make the same rate as said note without waiver, however, of paid by the mortfagee at any time while the mortfagor neglects to repay any sums so paid by the mortfagee. In the event of any faesonable as plaintiffs attorney's lees in such suit or action being instituted to foreclose this mortfage, the mortfagor agrees to pay all reasonable costs incurred by the mortfagor further promises to pay such sum as the appellate court shall adjudge reasonable costs incurred by the mortfagor further promises to pay such sum as the appellate court shall adjudge reasonable costs alminiffs attorney's lees and assigns of said mortfagor and of said mortfage respectively.

In case suit or action is commenced to loreclose this mortfage, the Court, may upon motion of the mortfagee, appoint a face with the decree of foreclosure, and apply the same, and that give necessary proper charges and expenses, to the payment of the amount due under this mortfage.

In construing this mortfage, it is unders

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

elimportant notice: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and if the mortgages is a creditor, as such word with the Act and Regulation by making required disclosures; for this purpose, if this Form No. 1305 or equivolent; if this instrument is to be a FIRST limit to finance the purchase of a dwelling, use Stevens-Ness Ness Form No. 1305, or equivalent. minutes on and white force

TO HAVE AND TO HOLD the said principles with the appuirment that or se any time derive the form of this mortgode. profits therettoen, and any and all fixtures upon and premiers at the time of the STATE OF OREGON, many and who have become interests belong or any together with all and singular see the execute perfect or any

April 24 , 19.85 Personally appeared the above named Vernon M. Gearhard Frances M. Gearhard and acknowledged the foregoing instrument to be \_\_\_\_\_\_\_their\_\_\_\_

The first of the second of the

The present of the

HE GENERAL PROPERTY SERVICES

FOR

Capy Branch, Burkering Call and

SPACE RESERVED

RECORDER'S USE

MANAGER AND OFFRU PAYA ₽ : -- 0-0

Before me:

Notary Public for Oregon My commission expires: ..... March 17, 1986.....

MORTGAGE STATE OF OREGON, Some State of STEVENS-NESS LAW PUB. CO., PORTLAND

MALLY ESS TO H LIVE SEE MADE

AFTER RECORDING RETURN TO

ecusion of the entropy of the contract of the

RLAMAIH FALLS BRICK & TILE CO. P.O. BOX 573 KLAWATH FALLS, ORE 97501

.voluntary act and deed.

ment was received for record on the 8th day of May 19 85 at 4:03 o'clock M., and recorded instrument/microfilm No. 48565 Record of Mortgages of said County.

Witness my hand and seal of County affixed.

Evelyn Biehn, County Clerk By PAm Smith  $\supset_{Deputy}$