FORM No. 105A One Pape Long ? 67343 is called as one TANS-HESS LAW FUELISHING MX0 Page 19169 • THIS MORTGAGE, Made this 1st day of October 1986 PANN S. FARR And Second Contractor and a second Mortgagor, to OTTO GRUBER to him paid by said mortgagee, does hereby grant, bargain, sell and convey unto said mortgagee, his heirs, ex-State of Oregon, bounded and described as follows, to-wit: All of Government Lot 2, Section 2, Township 39 South, Range 13 East of the Willamette Meridian, in the County of Klamath, State of Oregon, LESS the East 495 feet thereof. ž The companies even A HOLD, AND IN THE THE THE **ക്ര**വക്കുന്ന <u> B</u>isker, vor der s BALLARS SEC. and approved the second the second to the state of the an and a start of the second start of the an end of the 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. 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 the promissory note ....., of which the following is a substantial copy: THIS NOTE IS SECURED BY MORTGAGE OF EVEN DATE \$ 3,300.00 Klamath Falls, Oregon October 1 , 19.86 I (or if more than one maker) we, jointly and severally, promise to pay to the order of OTTO GRUBER at Klamath Falls, Oregon or as designated principal and interest payable in monthly installments of not less than \$ 108,04 in any one payment; each payment as made shall be applied first to accumulated interest and the balance to principal; the first payment to be made on the 15th day of October , 19.86, and a like payment on the 15th ... day of each month thereafter until September 15 , 1989, when the whole unpaid balance hereol, if any, shall become due and payable; if any of said holder of this note. If this note is placed in the hands of an attorney for collection, I/we promise and agree to pay the reasonable attorney's lees to be fixed by the trial court and (2) if any appeal is taken from any decision of the trial court, such further sum as may be fixed by the appellate court, as the holder's reasonable attorney's fees in the appellate court. September 15 There shall be no prepayment penalty. 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: September 15 , 19 89 And said mortgagor covenants to and with the mortgages, his heirs, executors, administrators and assigns, that he is lawfully soised in fee simple of said premises and has a valid, unencumbered title thereto and will warrant and lorever defend the same against all persons; that he will pay said note, principal and interest, according to the terms thereol; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every able 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 new on or which hereafter may be evected on the said premises continuously instred against loss or damage by fire and such other obligation accured by this mortgage, in a company or companies acceptable to the mortgage, with loss payable first to the mort gages and then to the mortgages in a company or companies acceptable to the mortgage, with loss payable first to the mort-gages and such other mortgages and filer not gage shall fail for any reason to procure any such insurance and he delivered to the mort-gages may procure the same filter nay appress; that he will keep the buildings to the mortgage at least filteen 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, in form said factory to the mortgage, and will pay for filing the same in the proper public offic of or contrages, as well as the cost of all lien searches made by filing officers or said premises and proper public office of offices of the mortgage, buildings in good repair and will not commit or suffer any waste of said premises. At the request of the mortgage, in a cost of any appress proper public office of officers of officers of a said premises of a said premises and building officers or searching agencies as may be deemed desirable by the mortgage.

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, jamily, household or agricultural purposes (see Important Notice below), (b) for an organization or (even il mortgagor is a natural person) are for business or commercial purposes other than advicultural merchans

19170

(b) for an organization of (even it mortgagor is a natural person) are for Dusiness or commercial purposes ofter than agricultural purposes.
Now, therefore, if said mortgagor shall keep and perform the covenants herein contained and shall pay said note according to its ferms, this conveyance shall be void, but otherwise shall remain in itull force as a mortgage to secure the performance of declare the whole amount unpaid on said note or on this mortgage at once due and paysble, and there in or if a process of the mortgage shall have the option of a said note or on this mortgage at once due and paysble, and this mortgage may be lored as any time thereafter. And if 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 may at his mortgage may be forced as a part of the debt secured by this mortgage in believes into the songer may time thereafter. And if the mortgage may at his mortgage may be forced one whole where the wave, however, of any right arising to the mortgage to breach of covenant. And this mortgage may be forced one whole where the wave, however, of suit arising to the mortgage of the secured by this mortgage in motigage at any sums so paid by the mortgage. In the event of any resumble as plaintiff's attorney's tees in such suit or action, and if an appeal is taken from any inglement or decelase. In the event of any resumable, all sums to be secured by the lien of this mortfage in appeal is taken for any sub addied to declare in terest and substantion of action as the appendix of action is action as a paysing where the covenants and such suit or action, and if an appeal, all sums to be secured to the mortgage of the secure and the debt covenant and a greements herein contained shall apply to and bind the heirs, executors, administrators and sitile search, and the mortgage or respective.

IN WITNESS WHERE( written.	DF, said mortgagor has here	unto set his Hand the day and year first
		• And the day and year first
*IMPORTANT NOTICE: Delete, by lining out, a pliceble, if warrenty (a) is applicable and if N is defined in the Truth-in-Londing Act and he with the Act and Regulation by mething requi- instrument is to be a FIBST Start to fiscativit the Form No. 1305 or squivalent, if this instrument New Form No. 1305, or equivalent.	which was warranty (a) or (b) is not approximately a scatter, we such word priorition $\chi$ , the morpages Albert comply purchase of a dwelling, use Star. Note its NOT to be a first frame. Neas	Ann S. Farr
DH OL (GAY 23VV) (Comments of the Province	MID 106 State Longert	
STATE OF ORRESTRYCATTION	The life was and the state of the states	n ter en state de la companya de la El companya de la comp
County of ALAMEDA		The provide a state of the s
Personally appeared the abc		
and acknowledged the foregoing ins	trument to be	iervoluntary act and dec
HUUST NOTARY PU		ugdish Lat Kapour ublic for <b>Disson</b> California mission expires: May 6, 1988
MORTGAGE	t a state and the contract of	The CTATE of the
(FORM No. 185A) ATEVENS. NEES LAW PUB. COL. FORTLAND. ORF.	an a	County of Klamath ss
Ann S. Farr		21st day of October
ALLY 2 SELTON LINE STOR OF.	SPACE RESERVED	in book / real fuction M., and recorded
Otto Gruber	FOR RECORDER'S USE	instrument/microfilm No
AFTER RECORDING RETURN TO Cato Gruber		County affixed.
10200 Bolss Avenus #9 Westminster, CA 92683	Fee: \$9.00	Evelyn Biehn, County Clerk
1 10 - The french and the store of the state of the state		They find Deputy