FORM No. 755A-MO				
THIS M byMary L(	82374 ORTGAGE, Made this Du Stewart 734 E	23rd Idorado K1	Vol. <u>NXI</u> Page_ day of October amath Falls OR 97601	22087 
to KLAMATH	ADIOLOGY ASSOCIATES,	PC PENSION &		inafter called Mortgagor,
and Seventee bargain, sell and erty situated in Lot 2 in	I convey unto said mortgage Klamath Course State Courses S	or, in consideration bee, his heirs, execution nty, State of Oreg	heren n of <u>Thirty Five</u> Thousa bulars, to him paid by said morn ators, administrators and assign to n, bounded and described as to the City of Klamath file in the office of t	faiter called Mortgagee, and. Three Hundred fagee, does hereby grant, is, that certain real prop- follows, to-wit:
assigns forever. This mortgage Mary Lou	eafter thereto belong or apperta e of the execution of this mort to Hold the said premises with e is intended to secure the payar Stewart after date	t, hereditaments and in, and the rents, is age or at any time the appurtenances ment of a certain pro	ESCRIPTION CN REVERSE SIDE) appurtenances thereunto belonging issues and profits therefrom, and an during the term of this mortgage, unto the said mortgagee, his heirs, o missory note, described as follows: Severally promise to pa l Profit Sharing Tweet	executors, administrators and
interest	thereon at the rate o	Three Hundred f 12% per ann	and Seventeen and 05/1 um from October 25, 198	C Klamath Falls, 00 with 7 until paid
(a)* primarily to	or mortgagor's personal family band	epresented by the abov	e described nots and this mortgage are: rposes (see Important Notice below), valuesa or commercial purposes other tha , edministrators and assigns, that he is law	
terms, this conveyance sh ment of said note; it bein ises or any part thereoit, it and this mortgage may be ance premium as above p secured by this mortgage, coverant. And this mortga any sums so paid by the costs incurred by the mori- reasonable as plaintil's aid nomises to pay such sum incurses to pay such such such such such incurses to pay such such such such such such such such	es. Now, therefore, it said mortiface all be void, but otherwise shall prevent is agreed that a failure to perform a mortiface shall have the option to e foreclosed at any time therapion to norided for, the mortiface must be and shall bear interest at the small mortifage. In the event of any said face for vitile reports and title environ formey's lees in such suit or actioned included in the decree of foreclosure and shall bear interest and the said included in the decree of foreclosure as the appellate court shall adjudge included in the decree of foreclosure apple the same to the payment of the nortfage, it is understood that the mo- mean and include the plural, the main ake the provisions hereof apply equa is WHEREOF, said mortfage late, by lining out, whichever warm	p in outlding and im, shall keep and perform in in full force as a m ny covenant herein, or ofectare the whole am ind if the mortfagfor sh s option do so, and an ate as said note withou niterest and all sums p and of said sistifue , all statutory costs an of it an appeal is tak reasonable as plaintil Each and all of the and of said mortfagfee and of said mortfagfee e amount due under t rtfafor or mortfagfee treations and ly to corporations and for has hercunto conty (a) or	id note, principal and interest according t ges of every nature which may be levied of same may become delinquent; that he wil hart thereof superior to the lon of this in it the morigage against loss or damage be interest may appear and will deliver all novements on said premises in good repain the coverants herein contained and shall brotegies of any kind be taken to fore our unpaid on said note and on this mor- all fail to pay any taxes or charges of ar y payment so made shall be added to an all fail to pay any taxes or charges of ary to waiver, however, of any right arising ti d to foreclose this morifage, the morifage d to foreclose this morifage, and on this mor- respectively. In case suit or action is a there and agreements herein contained the the rents and profits arising out of add his morifage, list deducting all proper cl ay be more than one person; that if the cost of unividuals. Set his hand the day and yean	I policies of insurance and will and will not commit on said pay said note accord or suifer pay said note accord or suifer pay said note accord or insuf- close on any line on said prem- tigage at one and payable, by lien, encumbrances or insur- nd become a part of the debt o the nortfagee for breach of the mortfage for breach of the mortfage or pay all reasonable the trial court may adjudge of therein mortfagor further h sums to be secured by the shall apply to and bind the commenced to forcelose this premises during the pendency barges and expenses attending pontext so requires, the singular natical changes shall be made
comply with the Truth-in- duked-disclopyies; for thi lien to finance the Bercha Aquivalent; if this pattom No. 13861 w. Figuralent.	Londing Act and Regulation Z by a s purpose, if this instrument is to ise of a dwelling, use S-N Form No ant is NOT to be a first lien, use	egee MUST making re- be a FIRST 0. 1305 or S-N Form	Mary Jace	teward
Personali atteau	and acknowledged	the terregoing inst	rument to be	
MO	RTGAGE		STATE OF ORE	
	T0	(DON'T USE Space; Resei For Record Label in CC Ties Wher Used.)	County of I certify that ment was received 9th day of De ver at 2:24 o'clock I ning in book M37 on tilling fee number Record of Mortgage	ss. Klamath at the within instru- for record on the ecember, 19.87., M., and recorded page 22087 or as 82374, so of said County
Mary La 134 E Klamat	CORDING REFURN TO DU Stewart Talorado A Falls OR97601	Fee: \$5.00	Witness my County affixed. Evelyn Biehn, Klamath County By PAma for	Clerk
15.00 lask	)			

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