			NS-NESS LAW PUBLISHING	CO., PORTLAND, OR. 97204
FORM No. 105A-MORTGAGE-One Page Long F	orm.	00	olmal Pa	3757
<b>"26444</b>	EGG \$13' K-429	00 64 ⊵1.⊊	1114/21	198 <del>,</del>
	26th	day ofF	ebruary	, 1991, by
THIS MORTGAGE, Mad	e trus		weign signs,	PRIMER CIEST
ERNEST K. HERMAN AND JA	NET L. HERMAN, h	usband and wife	<u>Caralley A.</u>	
Martindor to				कस्य अध्य अध्याप
ANNA-BELLE FLEET		were	rd of Marthage	रक्ष व्यक्षि श्वमानद्वी
		Mortgagee,	EN THOUSAND A	ND NO/100
WITNESSETH, That sai	d mortgagor, in cons	ideration of POURID	(\$14,000.	00) Dollar
		130.18	anid morts	acee his heirs, ex
to him paid by said mortgagee, ecutors, administrators and assig	does hereby grant, ba	rgam, sen and convey	KLAMATH	County
administrators and assig	ns, that certain real p	Moberty orthogram	TOTAL ST	
State of Oregon, bounded and o	lescribed as follows,	O-WII. 03994	<ul> <li>those the contract of</li> </ul>	
The following described		turate in Klamath	County, Orego	n:
The following described :	real property si	ruare In Kramarii	. इंस्क्रास्टर	rantiningi 🐧 🔻

MOSLOVOE

A piece or parcel of land situated in Lots 51 and 52 of Merrill Tracts, a platted portion of Klamath County in the City of Merrill, Oregon, being more particularly described as follows: Beginning at a 5/8 inch aluminum capped iron pin from which the Northeast corner of Section 11, Township 41 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon, bears North 40.0 feet and East 355.3 feet distant, said point of beginning also being on the South right-of-way of the Oregon State Highway No. 50; thence West along the South right-of-way of said Highway 70.0 feet to a 5/8 inch aluminum capped iron pin; thence South 60.0 feet to a 5/8 inch aluminum capped iron pin; thence East 70.0 feet to a 5/8 inch aluminum capped iron pin; thence North 60.0 feet (70.0 feet by deed record), more or less, to the point of beginning.

ERITAR E HARMAN AND JAMES C. HERMAN Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging CHARLES OF YOUR 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 A promissory note....., of which the following is a substantial copy:

\$ 14,000.00	Klamath Falls,	Oregon , erally, promise to	February 26 to pay to the order of	., 19. 91
ANNA-BELLE FLEE	ET	_ KI AMATH FA	LLS. OREGON OR AS DIRECTED	
with interest thereon at the monthly installed in the monthly installed in the minimal of the mi	AND AND NO/100———————————————————————————————————	im from Marcl in any one payme irst payment to be r each month ill principal and inter ts of an attorney for it or action is illed outt, or courts in wi	th 1. 1991 until paid  ment; interest shall be paid month1  made on the 1st day of Apri  thereafter, until the whole sum, i  rest to become immediately due and colle  or collection, I/we promise and agree to  hich the suit or action, including any ap-	I, payable in  Y. and  I.,  principal and ectible at the pay holder's is filed the
THIS NOTE IS S MORTGAGE OF EV	SECURED BY A VEN DATE		T K. HERMAN L. HERMAN	

याप्त नहरूपमानेकव्यूष्ट्रको छ। न्यान्तिकार्त्व विव्यूक्तांवरकार्य क्रिका

1988 Sievens-Ness Law Publishing Co., Partland, OR 97204

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

and will warrant and torever 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 the terms thereof; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every the terms thereof; that while any part thereof superior to the note above described, when due and paynature which may be levied or assessed against said property, or this mortgage or the note above described, when due and paynature which may be levied or assessed against said property, or this mortgage or the note above described, when due and paynature which he will keep the buildings 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 are or may become liens on the premises on time to time require, in an amount not less than the original principal sum of the note or hazards as the mortgage may from time to time require, in an amount not less than the original principal sum of the note or hazards as the mortgage may from time to time require, in an amount not less than the original principal sum of the note or hazards as the mortgage, in a company or companies acceptable to the mortgage, with loss payable lirst to the mortgage as soon as insured. Now if the mortgage shall fail for any reason to procure any such insurance and to deliver said policies gages as soon as insured. Now if the mortgager shall fail for any reason to procure any such insurance and to deliver said policies gages as soon as insured. Now if the mortgager shall fail for any reason to procure any such insurance and to deliver said policies the mortgage as soon as insured. Now if the mortgager shall fail for any reason to procure any such insurance and to deliver said policies the mortgage as soon as insured. Now if the mortgager is prior to the expiration of any policy of insurance

The mortgagor warrants that the proceeds of the loan epresented 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 proceeding of any kind be taken to foreclose any lien on said premises or any part thereot, the mortgage shall have the option to ceeding of any kind be taken to foreclose any lien on said premises or any part thereot, the mortgage shall have the option to ceeding of any time thereafter. And if the mortgage remain is mortgage at once due and payable, and this mortgage may be foreclosed at any time thereafter. And if the mortgage may at his option do so, and any payment so made shall be added to and become premium as above provided for, the mortgage, and shall bear interest at the same rate as said note without waiver, however, of a part of the debt secured by this mortgage, and shall bear interest at the same rate as said note without waiver, however, of a part of the debt secured by this mortgage, and shall bear interest at the same rate as said note without waiver, however, of the mortgage at any time while the mortgagor neglects to repay any sums so paid by the mortgage. In the event of any paid by the mortgage at any time while the mortgagor neglects to repay any sums so paid by the mortgage. In the event of any reasonable as plaintiff's attorney's lees in such suit or action, and if an appeal is taken from any judgment or decree entered therein mortgagor further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's lees in such suit or action, and if an appeal is taken from any judgment or decree entered therein mortgagor further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's lees in such such as a payable promises to pa

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. ERNEST K. HERMAN \*IMPORTANT NOTICE: Delete, by lining out, whithever warranty (a) or (b) is not applicable; if warranty (c) is applicable and if the mortgagee is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the mortgagee MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST-lien to finance the purchase of a dwelling, are Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306; or equivalent. JANET L. HERMAN Ω'..... beits, exactions, administrators and assigns lunarer. TO HAVE AND TO ROLD the said promises with the apparticulated using the and northerings, the भा को क्रमण क्षेत्रक केल्लिक स्थान स्थाम भी समेव स्वभावत्रीत STATE OF OREGON with and which may horacles thereto belong on appearance of the control of the c profits thetelesing and say early all fixtures upon taki produces at the standoff the expansion of that executively Personally appeared the above named \_\_\_\_\_\_\_\_ ERNEST K. HERMAN AND JANET L. HERMAN and acknowledged the foregoing instrument to be THEIR voluntary act and deed. (70.0 feet by deed record), more or lean, Before me point Eact 70:0 feet to a 5/8 Inch aluminum camped ito (Obttory Reyr) ence South 60.0 fact to a 5/8 Ind. III appear 10 Notary Public for Oregon A COMMISSION Exhibits the 100 Moridian, Migmath County, Oregon, be an Marth County, Chegon, be an Marth County, County also being on the Calledon State W. Commission expires at the County of the Calledon State W. Commission expires at the County of the Calledon Chegon State W. Commission expires at the County of the County MA COMMISSION EXLIMES LEB' 51' 1882 is: corner of Section 11, Township 41 Cont. h. particularly described as follows: Beginning at a 5/8 inch almainer cannot or wenter, λιαπού TH THE CITA placeed portion of piece or parcel of land situated in Lots 51 and 52 of Tage OF OREGON, SS. MORTGAGE County of Klamath Colling that the within instru-(FORM No. 105A) ment was received for record on the lst ....day of ...... March ..., 19...91, era in American NO 148143.0 TATEVENS-NESS LAW PUR at. 10:21 d'clock A.M., and recorded 1,3,31 ope some part and any that in book/reel/volume No... M91 ......on page....3757....or as document/fee/file/ page 3/5/1....or as document/ ree/ me/
instrument/microfilm No. 26444.....,
FOR Record of Mortenees of said County. WITHESS LOW, That sale mor Record of Mortgages of said County. RECORDER'S USE Witness my hand and seal of County affixed. ELIAFTER RECORDING RETURN TO HERENS husband and wit Evelyn Biehn, County Clerk KCTC THIS MINITE AGE, Made this TOTAL By Quiling Mullendose Deputy

Fee \$13.00