	·	Acida	31005	на било страница 1914 - Принципания 1917 - Принципания страница (Принципания)	NESS LAW PUBLISHING CO., PORTLAND, OR 97204_	
ON A	. 735A-MORTGAGE.	_ DOPEN_		COPYRIGHT 1983 STEVENS	mg2 Page 19850	
	THIS MORTGAGE, Ma SCOTT T FARRAR AND L	<i>de this</i> 15TH INDA L FARRAR,	day AS TENANTS	of BY THE ENTIRET		
			•••••••••••••••••	· · · · · · · · · · · · · · · · · · ·	hereinafter called Mortgagor,	
		1 mortgagor, in con	sideration of	TEN THOUSAND	hereinafter called Mortgagee,) AND NO/100 d mortgagee, does hereby grant,	
bargai	in, sell and convey unto sa	id mortgagee, mort	gagee's heirs, e	xecutors, administr	rators and assigns, that certain and described as follows, to-wit:	
	8, BLOCK 15, BUENA V ATH, STATE OR OREGON		TO THE CITY	OF KLAMATH FAL	LS, IN THE COUNTY OF	
and wh premise	hich may hereafter thereto belo	ong or appertain, and tot this mortgage or a premises with the appu	taments and appun the rents, issues a at any time during artenances unto the	tenances thereunto be ind profits therefrom, the term of this mortg said mortgagee, mortg	agee's news, executors, auministrators	
PROM		NUARY 15, 1992	BETWEEN SCO	TT T AND LINDA	A L FARRAR AND CHARLES B.	
M	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: MARCH 1 19 95					
The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgagor are: (a)* primerily for mortgagor's personal, family or household purposes (see Important Notice below); (b) by and set were not a set of the notify and year of year bear and year and set were set of the set of the notify agor is lawfully setsed in fee and set mortgagor covenants to and with the mortgager, morgagers nerve, executors, administrators and assigns, that mortgagor is lawfully setsed in fee simple of said premises and has a valid, unencumbered title thereto						
any par	t of said note remains unpaid mortg	agor will pay all taxes, as	sessments and other t	harges of every hardre w	est according to the terms thereol; that while hich may be levied or assessed against said quent; that mortgagor will promptly pay and to the lien of this mortgage; that mortgagor gainst loss or damage by lire, with extended	
coverage have all premises any was terms, t of said	e, in the sum of \$ FULL AMOL 1 policies of insurance on said proper s to the mortfagee as soon as insured; ste of scid premises. Now, therefore, this conveyance shall be void, but o note: it being agreed that a juive t	INT ty made payable to the m that mortgagor will keep it said mortgagor shall k therwise shall remain in f o perform any covenant h	nortgagee as mortgaged the building and impri- eep and perform the ull force as a mortga erein, or if proceeding	in a company or com 's interest may appear and overnents on said premises covenants herein containe to secure the performants of any kind be taken to said any kind be taken to	panies acceptable to the mortgagee, and will i will deliver all policies of insurance on said in good repair and will not commit or sulfer ed and shall pay said note according to its tee of all of said covenants and the payment o loreclose on any lien on said premises or writage at once due and payable time bring	
of the e pay any ment so ever, of	of the essence with respect to such payment and/or performance, and this increase may be foreclosed at any intermediate and one pay any taxes or charges of any lien, encumbrances or insurance permium as above provided for, the mortgage may at mortgage's option do so, and any pay any taxes or charges of any lien, encumbrances or insurance permium as above provided for, the mortgage may at mortgage's option do so, and any pay any taxes or charges of any be deded to and become a part of the debt secured by this mortgage, and shall bear interest at the same rate as said note without waiver, ho ever, of any right arising to the mortgage for breach of covenant. And this mortgage may be foreclosed for principal, interest and all sums paid by the mortgage of the mortgage.					
adjudge losing p sums to tors and of the i first de	In the event of any suit or action being instituted to foreclose this mortgage, the losing party in such suit or action agrees to pay all reasonable costs incurred by the prevailing party therein for till reports and till exactly, all statutes or the suit or action agrees to pay all reasonable costs incurred by the prevailing party therein for till reports and till exactly, all statutes or the suit or action any judgment or decree entered therein the adjudge reasonable as the prevailing party is attorney's fees in such suit or action and if an appeal is taken from any judgment or decree entered therein the losing party further promises to pay such sum as the appeal the court shall adjuggements herein contained shall apply to and bind the heirs, executors, administra- tors and assigns of said mortgages and of said mortgages reportierly. In case suit or action is commended to foreclose this mortgage, the court may, upon motion of the mortgages, appoint a receiver to collect the rent as provide suit or action is commended to foreclose the mortgage, and apply the same, first deducting all proper charges and expenses attending the execution of said trust, as the court may direct in its judgment or decree. In construing this mortgage, is understood that the mortgage on mortgages may be more than one person, that if the context so requires, the singular In construing this mortgage.					
include	In construing this mortgage, it is understood that the mortgager or mortgager may de hore than one person, that to individuals, includes the plural, and all grammatical changes shall be made so that this mortgage shall apply equally to corporations and to individuals. IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written					
is not with t	DRTANT NOTICE: Delete, by lining applicable; if warranty (a) is appli the Truth-in-lending Act and Regu ss; for this purpose use S-N Form N	icable, the mortgagee Mi ulation Z by making rea	UST comply 5	COLT.T FARRAR	T. tarran Jassar	
STA	TE OF OREGON,	J	L	INDA L FARRAR		
C	ounty of KLAMATH		55.2			
This instrument was acknowledged before me on January 16						
by SCOTT T FARRAR AND LINDA L FARRAR						
(Seai	ARGE NOTARY PUE	kal resal La 2180 BLKC - Oregoon IN MO. 224515	Notar	Public for Oregon	12/14/23	
<u> </u>	MY CONSINESION E	KPIRES DEC. 14, 1833	My con	nmission expires		
	MORTGA	\GE			OF OREGON, y of Klamath ss.	
	SCOTT AND LINDA FA	RRAR		ment wa	certify that the within instru- as received for record on the lay of	
	то		(DON'T USE Space: Resef For Record Label in Co	THIS at 3:39 WED in book/	o'clockPM., and recorded reel/volume NoM92on 35or as fee/file/instrument/	
	CHARLES B ROGERS		TIES WHEN USED.)	 microfilm Record of 	n/reception No.40431, of Mortgage of said County. Vitness my hand and seal of	
No.	AFTER RECORDING RU CHARLES B ROGERS	ETURN TO		County a	affixed.	
11		- I		Evelyr	n Biehn, County Clerk	
	2659 E JEFFERSON S LONG BEACH CA 90	810			uline Mullinde Deputy	