Now, therefore, it said mortgagor shall keep and perform the covenants herein contained and shall pay said note(s) 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(s); it being agreed that a failure to perform any covenant herein, or it proceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage shall have the option to declare the whole amount unpaid on said note(s) or on this mortgage at once due and payable, and this mortgage may be foreclosed at any time thereafter. And if the mortgagor shall fail to pay any taxes or charges or any lien, encumbrance or insurance premium as above provided for, 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, and shall bear interest at the same rate as said note(s) without waiver, however, 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 at any time while the mortgagor neglects to repay any sums so paid by the mortgage. And it suit be commenced to foreclose this mortgage, the attorney's fees provided for in said note(s) shall be included in the lien of this mortgage. Each and all of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators and assigns of said mortgagor and of said mortgage respectively.

In case suit or action is commenced to foreclose this mortgage, the Court, may, upon motion of the mortgage, appoint a receiver to collect the rents and profits arising out of said premises during the pendency of such foreclosure, and apply the same to the payment of the amount due under this mortgage, first deducting all proper charges and expenses attending the execution of said trust.

In construing this mortgage, it is understood that the mortgagor or mortgagee may be more than one person; that if the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN V above writt	VITNESS WI	HEREOF,	said morti	gagor has	hereunto s	et his h	and and sea	al the d	ay and ye	ear first
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MORTGAGE (PORM No. 105A)	To	John Stein et ux	STATE OF ORECOM, County of Sigarmarnia.	I certify that the within instru- ment was received for record on the	and recorded in book 3.5 on page 58.7, Record of Mortgages of said County.	Witness my hand and seal of County affixed.	Evelynno Mood County Gent-Recorder. By 20 Disminnon	Deputy, STEVENS-NESS LAW PUB, CO., PORTLAND	INDEXED: DIR. S INDIRECT: C	RECORDED: COMPARED MAILED
BE IT	OREGON, Multnomah REMEMBE e undersigned, bzro J. Barr	RED, Tha a Notary hard, a	Public in a single m	20th. and for sa	id County	f	otober te, personal	ly appe	, 19 ared the w	59.,
known to me acknowledged	to be the id to me that	116	lividual executed	d the sam	l in and v e freely an	d volunt	cuted the varily, hereunto se	•	,	

my official seal the day and year last above written.

Notary Public for Oregon.. My Commission expires July 13, 1962