1 - 2	2019 37093 FORM No. 1054-МОЛТСАСЕ-Оне Ferry Long Form	╴╧ ╴┶╬╕╬┉╹╔╗╘┍┺╍┺╍┺┙┉╹┉╹┉╹┉╹ ╝
	577 THIS MORTGAGE, Made this 16th day of August 19.72, by Richard II. Otter an and Mary Otteman, husband and wife, Mortgagor,	
	to Viola Buck Wirnesserth, That said mortgagor, in consideration of Two Thousand, One Hundred WIRNESSERTH, That said mortgagor, in consideration of Two Thousand, One Hundred	<u>1 - Alter Alter Herrich Constant</u>
	WITNESSETH, That said mortgager, in consideration of the party and 00/100 Dollars, to him paid by said mortgagee, does hereby form, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that certain real property situated in Klamath County, State of Oregon, bounded and described as follows, to-wit: Lots 3, 4, 5 and 6, Block 25, and Lots 1, 2, 3, 4, 5, 6, 7 and 6, Block 26, TERMINAL CITY ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the records of Klamath County, Oregon.	A CAR AND A
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	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 me promissory note, of which the following is a substantial copy:	E
	\$2,130.00 Klamath Falls, Oregon August 16 . 19 72	
	On August 16, 1973, Viola Buck	N 102
	DOLLARS, DOLLARS, with interest thereon at the rate of five percent per annum from August 16, 1972 until paid Interest to be paid at maturity and if not so paid, the whole sum of both principal and interest to become im- mediately due and collectible, at the option of the holder of this note. All or any portion of the principal hereof may be paid at any time. If this note is placed in the hands of an attorney for collection, each of the undersigned promises and agrees to pay holder's reasonable collection costs, including attorney's fees, even though no suit or action is filed hereon; however, if such suit or action, including any appeal therein, is tried, heard or decided. No prepayment prior to January 1, 1973; thereafter, all or any portion may be prepaid without penalty. a/ Mary Otterson	
		E THE STATE
	NO. FORM No. 216—NOTE (Oregon UCC). 45K	the second se
	And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawlully solved in the 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 and will warrant and torever detend the same against all persons; that he will pay said note, principal and interest, according to and will warrant and torever detend the same against all persons; that he will pay said note, principal and interest, according to and will warrant and torever detend the same against all persons; that he will pay said note, principal and interest, according to and will warrant and torever detend the same against all persons; that he will pay said note, principal and interest, according to and will warrant and torever detend the same against all persons; that he will pay said note, principal and interest, according to and will warrant and torever detend the same against all persons; that he will pay all taxes, assessments and other charges of every	A CONTRACTOR OF
	the terms thereof; that while any part of shin block to the tone of the nortgage or the note above described, when due and pay- neture which may be levied or assessed against said property, or this mortgage or the note above described, when due and pay- able and before the same may become delinquent; that he will promptly pay and satisfy any and all liens or encumbrances that able and before the same may become delinquent; that he will promptly pay and satisfy any and all liens or encumbrances that able and before the same may become delinquent; that he will be of the same may be when the part when the other the part of the same may be been able to be able of the same be been been able of the same terms the part when the other the same terms of the part of the same terms of t	
	now on or which hereafter may be decided in the require; in an amount not less than the original principal sum of the hole of hazards as the mortagee may from time to time require; in an amount not less than the original principal sum of the hole of obligation secured by this mortage; in a company or companies acceptable to the mortage; with loss payable lirst to the mort- obligation secured by this mortage; in a company or companies acceptable to the mortage; with loss payable lirst to the mort- dage and then to the mortagio as their require; interests may appear; all policies of insurance shall be delivered to the mort- gage and then to the mortagior as their requestive interests may appear on the procure any such insurance and to deliver said policies of	Real International
	gage as soon as instruction instruction of the expiration of any policy of insurance now or hereinter places on said premises to the mortgage any procure the same at mortgagor's expense; that he will keep the buildings and improvements on said premises the mortgage may procure the same at mortgagor's expense; that he will keep the buildings and improvements on said premises in good repair and will not commit or suffer any waste of said premises. At the request of the mortgagee, the mortgage join with the mortgagee in executing one or more financing statements pursuant to the Unitorn Commercial Code, in form satis- join with the mortgagee, and will pay for tiling the same in the proper public office or offices, as well as the cost of all lien factory to the mortgagee, and will pay for tiling the same in the proper public office by the mortgagee, searches made by filing officers or searching agencies as may be deemed desirable by the mortgagee.	A CONTRACT OF A

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On the Street 2

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-++ + + + fr. 9866 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, family, household or agricultural purposes (see Important Notice below), (b) for an organization or (even if mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes. An organization of the interfage is a matter problem in the basis of the contract of perform the formation of the first state of the first state of the state o 1944 1975 19 IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. frelead Alteman Spary N. Otten ſ, *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and if the mortgager is a creditor, as toth word is delined in the Truth-in-Lending Act and Regulation 2, the mortgager MUST camply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST line to finance the purshase of a dwelling, use Stevens-Ness Form No. 1050 or equivalent; it is instrument is NOT to be a first line, use Stevens-Ness - 13 is to be a FIRST 1305 or equivale No. 1306, or equ instrumen Form No. Ness Form Ť. ŏ * 000 id County. and seal AGE Title. Deputy 87.4 ď 19 \mathcal{O} and rec 9865 within Faller. s of said (hand and has KLAMATH Der page 9 67395 PM., the for . Bex 15 MORTG. OREGON, 3 ecord of Mortgages o Witness my ho ounty affixed. clerk W. D. MILIN ß that J o'clock 72 ~~ ч R B mber certify as recei 8 of Bounty of. 0 st day 2;28 c book M 7 ing fee nu STATE OF ounty () 0. L We HH B Record e ment lst filing By 13 in at j.th STATE OF OREGON, County ofKlanath BE IT REMEMBERED, That on this 1st day of August , 19.72, before me, the undersigned, a notery public in and for said county and state, personally appeared the within Richard H. Otteman and Mary Otteman, husband and wife, named known to me to be the identical individual.9... described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily. and the second IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above, written ો Parolyn 2 1 . C. Notary Eublic for Oregon? i Va My Commission expires ... A (1-1) 3 9. 44