FORM No. 105A-MORTGAGE-One Page Long Pa	/A #/	11-38-1182- STEVENS, NESS	LAW BUILDENING CO. PORTLAND	08 97204
™ 1633 :		Kol.m	8/ Pege 1199	
THIS MORTGAGE, Mad RICHARD W. FRITZ an	d CYNTHIA J	, FRITZ, husband and		1, by
Mortgagor, toWILLIAM G and wife	, HUTCHISON	and COLINDA B. HUT(CHISON, husban	d
WITNESSETH, That said and 70/100 to him paid by said mortgagee, do ecutors, administrators and assign State of Oregon, bounded and de	- (1,094.70) pes hereby grant, s, that certain real	bargain, sell and convey unto property situated inK1	said mortgagee, his he	Dollars, eirs, ex-
Lot/435, Block 126, in the County of K1			KLAMATH FALLS	•
THIS MORTGAGE IS A AND JUNIOR TO A FIR REPRESENTED AND ACT	ST MORTGAGE	IN FAVOR OF STATE (OF OREGON,	
and advantage of the second			and a second state of the	
heirs, executors, administrators at	this mortgage. LD the said pren nd assigns forever.	nises with the appurtenances	unto the said mortga	gee, his
s 1,094.70	P.1	amath Ralls O		
on or before June 15, severally promise to pay to the ord husband and wife One thousand ninety for with interest thereon at the rate of 12 g	1982 r of WILL]	Lamath Falls, Oregor MXXXXXXXXX, I (or if more IAM G. HUTCHISON and at Klamath Falls, 10	than one maker) we COLINDA B. HU Ore, or as d	JTCHISON, irected
at matur: LLY and if distely due and collectible. Any part hereof promise and agree to pay holder's reasonal an action is filed, the amount of such reason appeal therein, is tried, heard or decided.	e attorney's fees and	time. It this note is placed in the collection costs, even though no si	hands of an attorney for c uit or action is filed barac	ollection, I/we
		/s/ RICHARD W	· · · · · · · · · · · · · · · · · · ·	
		/s/ CYNTHIA J.	, FRITZ	
FOIM No. 216- PROMISSORY NOTE				
nen en		ale en al composition à la production à la composition de la composition de la composition de la composition de La composition de la c	IBSTEVENS.NESS LAW PUT	8. CO., PORTLAND, ORE
comes due, to-wit: June 15	. 19 82	ortgage is the date on which the lat		
solution in the stappe of said premises a	d líns a valid, unenc			
and will warrant and forever defend the the terms thereof; that while any part nature which may be levied or assessi- able and before the same may become are or may become liens on the premise now on or which hereafter may be ere- hazards as the mortgage may from the obligation secured by this mortgage; in gagee and then to the mortgagor as the gage as soon as insured. Now if the mi- to the mortgage may procure the sume the mortgage may procure the sume	of said note remains against said propert delinquent; that he is of any part thereo ted on the said prea me to time require, a company or comp eir respective interes ortgagor shall fail foo rior to the expiration	unpaid he will pay an taxes, asses y, or this montgage or the note ab- will promptly pay and satisfy any - f superior to the lien of this mortga- nises continuously insured against los in an amount not less than the ori- unies acceptable to the mortgagee, v sts may appear; all policies of insure any reason to procure any such ins- of any policy of insurance now or	sments and other charges sive described, when due a and all liens or encumbrau ge; that he will keep the s or damage by lire and as ginal principal sum of the vith loss payable first to t unce shall be delivered to t urance and to deliver saic hereafter placed on said b	of every and pay- nces that buildings ich other s note or he mort- the mort- t policies suildings,
in good repair and will not commit ut join with the mortgages in executing or inctory to the mortgages, and will pay searches made by liling officers or sea	suffer any waste of to or more financing for filing the same i	uid premises, At the request of the statements pursuant to the Uniform of the Uniform of the control of the statements o	ie mortgagee, the mortga i Conmercial Code, in foi is, as well as the cost of	gor shall rm satis-

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 it mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes.

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, bit 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 pro-ceeding 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 or on this mortgage at once due and payable, and this mortgage may be fore-closed at any time therealter. And if 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 without waiver, however, of any right arising to the mortgage at any time while the niortgage neglects to repay any sums so paid by the mortgage. In the event of any suit or action being instituted to foreclose this mortgage, the mortfage may be foreclosed for principal, interest and all sums paid by the mortgage at any time while the niortgage neglects to repay any sums so paid by the mortgage. In the event of any suit or action being instituted to foreclose this mortgage, the mortfage agrees to pay all reasonable costs incurred by the mort-gage for title reports and title search, all statitory costs and disbursements and such further sum as the trial court may adjudge reasonable as plaintiff's attorney's tees in such suit or action, and if an appeal is taken from any judgment or decree entered therein mortgage of urther promises to pay such sum as the epiellate court shall adjudge reasonable as plaintiff's attorney's fees on such appeal, all sums to be secured by the lien of this mortgage, the Court, may upon motion of the mortgage, appoint a In case suit or action is commenced to loreclose this mortgage, the court, may upon motion

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written.

*IMPORTANT NOTICE: Delate, by lining out, whichever warranty (a) or (b) is not op-plicable; if warranty (a) is applicable and if the mortgages is a craditor, os such vord is defined in the Truth-in-Londing Act and Regulation 1, the mortgagee MUST camply with the Act and Regulation by making required discusre; for this purpose, if this instrument is to be a FIRST lien to finance the purchasm of a dwelling, use Steven-Ness Ness Form Vo. 1305, or equivalent: it his instrument is to be a FIRST lien to finance the purchasm of a dwelling, use Steven-Ness Ness Form No. 1306, or equivalent.

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County of Klamath

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Personally appeared the above named Richard W. Fritz 4 T. 100

Before m breene. Notary Public for Oregon

VID-VCITIG OF JUL My commission expires: 3-2 REFERENCE OF MAD INNERS TO V LINE HOHIGED IN BEALE OF STREET THIS MORNEACH IS A SECOND MORTCARE AND IS THERE LEADED



Fee \$7.00