SECOND FORM No. 105/ MORTGAGE-One Page Long Form TN =1 9750 المتلة فحرية ا Vol. 1182 Page 2041 9749 536 RILL day of THIS MORTGAGE, Made this..... FREDRIC RAYMOND TAYLOR and JOAN MARIE TAYLOR, Husband and Wife, Mortgagor, to LARRY JAMES GASSER and ROBERT EDWARD GASSER, or the survivor, _____Mortgagee. WITNESSETH, That said mortgagor, in consideration of Eighteen Thousand Two Hundred Seventy-Seven and 24/100 (\$18,277.24) ----- Dollars, to him paid by said mortgagee, does hereby grant, bargain, sell and convey unto said mortgagee, his heirs, ex-State of Oregon, bounded and described as follows, to-wit: Charles of the Nz of the East 230!4-2/3" of Tract 38 of Merrill Tracts, Klamath County, Oregon. Mar Colorador da Cara da C (OMAGINE SING) getore use and acknowledged the foregains instrument $m^{(n,h)}$ FUELL Personally appeared the above stated FREDRIC LAYNOLD STATED IS JOIN AND TO PREDRIC LAYNOLD STATED IS JOIN AND I Copier of p Flamath 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 promissory note....., of which the following is a substantial copy: angan ini menungian Angan ini menungian \$ 18,277.24 Merrill, Oregon Five Years after date, each of the undersigned promises to pay to the order of LARRY JAMES GASSER and ROBERT EDWARD GASSER, or the survivor at Merrill, Oregon Eighteen Thousand Two Hundred Seventy-Seven and 24/100 (\$18,277.24)OLLARS, with interest thereon at the rate of $13\frac{1}{4}$ percent per annum from date hereof until paid. Interest to be paid upon maturity and if not so paid, the whole sum of both principal and interest to become immediately due and collectible, at the option of the holder of this note. If this note is placed in the hands of an attorney for collection, each of the undersigned promises and agrees to pay the reasonable collection costs of the holder hereof; and if suit or action is filed hereon, also promises to pay (1) holder's reasonable attorney's tees to be found to the third court and (2) if any acreat is taken from any devices of the trial court and for the set of the fixed by the trial court and (2) if any appeal is taken from any decision of the trial court, such further sum as may be fixed by the appellate court, as the holder's reasonable attorney's fees in the appellate court. x 15 Freduc Raymond Jaylos Fredric Raymond Taylor x 15 Joan Marie Jayl Joan Marie Taylor No. FORM No. 216-NOTE (Oregon UCC). sc STEVENS NESS LAW PUB CO . PORTLAND The date of maturity of the debt secured by this mortgage is the date on which the last scheduled principal payment be-comes due, to-wit: February 2 . 19 87. And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully selsed in tee simple of said premises and has a valid, unencumbered title thereto and will warrant and lorever defend 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 able and before the same may become delinquent; that he will promptly pay and satisfy any and all liens or encumbrances that 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 hazards as the mortgage may from time to time require, in an anxwnt not less than the original principal sum of the note of fagee as soon as insured. Now if the mortgagor as their respective interests may appear: all policies of insurance shall be delivered to the mortgage and then to the mortgage as their respective interests may appear: all policies of insurance shall be delivered to the mort-fagee and then to the mortgagor as their respective interests may appear: all policies of insurance shall be delivered to the mort-fagee and soon as insured. Now if the mortgagor's expense; that he will keep the buildings in good repair and will not commit on suffer any waste' of asil premises. At the request of the mortfagee, the said premises in good repair and will not commit on suffer any waste' of asil premises. At the request of the mortfagee, the mortfage, and will point suffer any waste' of said premises. At the request of the mortfagee, the mortfage in suffager as an and to deliver as and premises and point with the mortfagee, and will pay for tiling the same in the proper public of the Uniform Commercial Code, in form satis-searches made by tiling officers or searching agencies as may be deened desirable by the mortfagee.

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2042 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), XXX for the montgager a personal, launiy, nousenoid or agricultural purposes (see Important Notice below),

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 ceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage shall have the option to closed at any time thereafter. And if the mortgagor shall fail to pay any taxes or charges or any lien on said premises or any part thereof, the mortgage shall have the option to closed at any time thereafter. And if the mortgagor shall fail to pay any taxes or charges or any lien on startance or insurance a part of the debt secured by this mortgage, and shall bear interest at the same rate as said note without waiver, however, of paid by the mortgagee at any time while the mortgage, the mortgagor agrees to pay all reasonable costs incurred by the mort gage for title reports and title search, all statutory costs and disbursements and such further sum as the trial court may adjudge on such appeal, all sums to be secured by the lien of this mortgage and in an appeal is taken from any judgment or decree entered on such appeal, all sums to be secured by the lien of this mortgage and in an appeal is taken from any judgment or decree entered and all of the covenants sind agreements therein contained shall apply to and bind the heirs, executors, administrators and assigns of said mortgage and of os id mortgage is respectively. The case suit or action is commenced to loreclose therean else the issue of a sub the lien of this mortgage and in the decree of loreclosure. The case suit or action is commenced to loreclose therean atter itrst deducting all of said mortgage is and expenses during the pendency of such loreclosure, and apply the same, the same, and apply the same, the same and shall apply to and bind the heirs, executors, administrators and assigns of said mortgage, it is understood that the mortgage or or mortgage may be more than one perso

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

R 0 édric Raymond Taylor "IMPORTANT-NOTICE: Delete, by lining out, whichever worranty (c) or (b) is not op-plicable; if warranty (a) is applicable and if the mortgages is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the mortgages MUST comply with the Act and Regulation: by making: required disclosures; for this purpose, if this form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. Jaa Mia Jøan Marie Taylor heise hannanden i Gene To HYRE WIN OL GOD OF STREAM OF THE SALE OF STREAM AND STREAM AND STREAM AND STREAM AND STREAM AND STREAM AND ST or at any time donted the form of this morthaugeprobes theredrain, and any and all betteres open and redrived at the time of the execution of the everyore STATE OF OREGON HUR SAN MART WOR PREMIER PRESENT OF SUBJECT OF SUBJECT OF STREET Personally appeared the above named FREDRIC RAYMOND TAYLOR and JOAN MARIE TAYLOR, Husband and Wife, and acknowledged the foregoing instrument to be. their S. N.E.E. voluntary act and deed. 5,74 $\{\tilde{V}_{i}\}$ Before me: (OFFICIAL SEAL) Summe Allelle SUBUS! Notary Public for Oregon My commission expires: 3-y-z-3. : ೧೭೯೭೦ MORTGAGE Star of MORTGAGE Star Start County of MKlamath I certify that the within instru-State (Reserved to the second second NESS LAW PUB, CO., PORTLAND, ment was received for record on the day of Feb., 19.82, Mr. and Mrs. Fredric. Raymond Taylor 34 100 TO SPACE RESERVED FOR Record of Monthlement A content for the file of the AFTER RECORDING RETURN TO Parks & Ratliff LVANOND L Attorneys at Law 229 NTE 74Th Deptify

Fee \$8.00