	e Page L Form (Truth-in-Lending Series).	FEVENS-NESS LAW PUB. CO., PORTLAND. ORE. 97204
OE 28615	i i seren de constante	Vol. <i>m</i> 83Page 16327
THIS MORTGAGE,	Made this 25th	day of January , 19.83
by William A. Made	dalenaandGoldie.M	Maddalena
to Gary L. Hedl	ind, Attorney at Law	Mortgagee
rendered.	vev unto said mortgagee, his hei	on ofunpaidbalanceforservices Dollars, to him paid by said mortgagee, does hereb rs, executors, administrators and assigns, that certain rea tate of Oregon, bounded and described as follows, to-win
portion of Lots2 a	an 5, Block 2, Origi plat thereof on file	Lot 6, and the following described nal Town of Klamath Falls, accordin in the office of the County Clerk larlyddescribed as flollows:
Northerly along and parallel to which lies 2.5 f Southeast corner the Easterly lin 2; thence Easter	the Easterely line of the Southerly line of feet Northeasterly and of Lot 4, Block 2; he of said Lot 2, 160 rdy 44.8 feet to the	er of Lot 2, said Block 2, thence f Lot 2, 160 Feet; thence Westerly f Block 2, 44.8 feet to a point d 40 feetNorthwesterly of the thence Southerly and parallel to feet to the Southerly line of Lot point of beginning.
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TO HAVE AND TO H		or the term of this mongage. Intenances unto the said mortgagee, his heirs, executors, admi
severally promise to pay to	to the order ofGary L. He	iCLAINATH FHLLS , CIELGON. 9-20, 19 after date, I (or if more than one maker) we jointly dlund t. Klamath Falls, Oregon
with interest thereon at the rate MONTHLY diatety due and collectible. Any	te of	and interest, at the option of the holder of this note, to become i e. If this note is placed in the hands of an attorney for collection, notion costs even though no suit or action is filled hereon; if a s
with interest thereon at the rate MONTAL diatest due and collectible. Any promise and agree to pay holde an action is tiled, the amount of appeal therein, is tried, heard or PAYIMENTS AT THAN	te of	and interest, at the option of the holder of this note, to become i
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with interest thereon at the rate MONTAL diately due and collectible. Any promise and agree to pay holde an action is tiled, the amount of appeal therein, is tried, heard or PAYIMENTS AT LESS TMAN \$\frac{1}{2} DEE INDUTY. FORM No. 216-PROMISSORY NOTE. FORM No. 216-PROMISSORY NOTE. The date of maturity due, to-wit: The mortgagor warran (a)* primarily for mo (b) for an organizati purposes. This mortgage is imi THE OREGOK to	te of	DETTE HEREOF until paid; interest io be and interest, at the option of the holder of this note, to become is e. If this note is placed in the hands of an attorney for collection, betion costs, even though no suit or action is filed hereon; if a s be lixed by the court or courts in which the suit or action, includin William A. Maddalena William A. Maddalena To STEVENS-NESS LAW PUB. CO., POL ge is the date on which the last scheduled principal payment bed ented by the above described note and this mortgage are: for agricultural purposes (see Important Notice below), person) are for business or commercial purposes other than agricu to a prior mortgage on the above described real estate ma NS AFFAIRS dated county in book/reel/volume No. , (indicate which), reference to said mortgage re- indicate which, reference to said mortgage re- indicate which), reference to said mortgage re- indicate which) re- indicate which) re- indicate w

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*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable. If warranty (a) is applicable and if the mortgagee is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the mortgagee MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1306 or similar.

County of Klamath

STATE OF OREGON,

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Gary Hedlund, Gtty 325 Main

K. Zalls, DR.

form satisfactory to the mortgage, and will pay for filing the same in the proper public office or offices, as well as the cost of all lies searches made by filing offices or searching agencies as may be deemed desirable by the mortgage. Now, therefore, if said mortgago shall keep and perform the covenants herein contained and shall pay all obligations secured by agreed that a failure to perform any covenant herein, or if a proceeding to its terms, this conveyance shall be void, but otherwise shall remain any part thereof, the mortgage shall have the option of the factor of the mortgage shall have the option of the decay according to a said once or any lien on said process or charges or any lien, encumbrance or insurance premium as above provided for, or fail to do or perform any thing required of him by said fast the mortgage herein, at his option shall have the right to make such payments and to and perform the acts charges the mortgage herein, at his option shall have the right to make such payments and to and perform the acts required to any grift arising to the mortgage and pay time thereatter. And if to do or perform anything required of him by said fast the mortgage here and first mortgage and shall bave the right to make such payments and to do and perform the acts required or any fast arising to the mortgage and shall bave the right to make such payments and the secured hereby without waiver, the mortgage to rithe reports and time way time which the cost of such performance shall be adrequired or any suit or action being instituted to foreclose the mortgage, the mortgage agent and the secure during and your sums of a such and and pay the fast and time secure during the secure during any time which the costs on pay and as such and the secure during any pay and as so paid by the mortgage. In the mortgage and shall be suit a contrade and any independent sum as the trial court may the mortgage to ritile reports and the sum as the appellate court any payenal such any be deceased to refriculate. Interest the

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

edged to me that their executed the same freely and voluntarily.

be in Non-Line before me, the undersigned, a notary public in and for said county and state, personally appeared the within named WILLIAM A. MADDALENA and GOLDIE M. MADDALENA

known to me to be the identical individuals described in and who executed the within instrument and acknowl-

and a second

MORTGAGE (FORM No. 925) Control of Klamath I certify that the within instru-ment was received for record on the 22nd day of Sept. 19.83.

FOR

RECORDER'S USE

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Section 2.5

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3614

Fee: \$8.00

IN TESTIMONY WHEREOF, I have hereunto set my hand and altixed

my official seal the day and year last above written.

My Commission expires

Contraction of the second of t

Quan Columbia

at 9: 52 o'clock .. A.M., and recorded

in book/reel/volume No. M83 on page 16327 or as document/fee/file/

Record of Mortgages of said County.

Evelyn Biehn, County Clerk

Witness my hand and seal of

Deputy

instrument/microfilm No. 28615

PAR Anil

County affixed.

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