	FORM No. 105A-MORTGAGE-One Page Long Form. DTC-17535L STEVENS. NESS LAW PUBLISHING CO., FORTLAND, CH. 19204
	THIS MORTGAGE, Made this 7TH day of JANUARY 19.87, by JOHN AND CATHY COGAR
	Mortgagor, toSOUTH_VALLEY_STATE_BANK
·	Mortgagee, WITNESSETH, That said mortgagor, in consideration of THIRTY THOUSAND AND NO/100Dollars, WITH RIGHTS TO FUTURE ADVANCES AND RENEWALSDollars, to him paid by said mortgagee, does hereby grant, bargain, sell and convey unto said mortgagee, his heirs, ex- ecutors, administrators and assigns, that certain real property situated in KLAMATH County, State of Oregon, bounded and described as follows, to-wit:
111 L 11	Tract 45 ALTAMONT SMALL FARMS, Klamath County, Oregon, less a ten foot strip of land off the West side of Tract 45, as deeded by F.L. Weaver et ux, to Klamath County, recorded September 11, 1944 in Book 168 at page 541, Deed Records of Klamath County, Oregon.
	AND ALSO EXCEPTING that portion conveyed to Klamath County by Warranty Deed recorded April 17, 1979 in Volume M79, page 8412, Microfilm Records of Klamath County, Oregon.
	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:
	Note dated January 7, 1987 for \$30,000.00 to mature January 7, 1992
1 1 1	
	The date of maturity of the debt secured by this mortgage is the date on which the last scheduled principal payment be-
	The date of maturity of the debt secured by the maturity and the secure of the date of maturity of the debt secure by the secure of the secure
	and will warrant and lorever delend 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 nature which may be levied or assessed against said property, or this mortfage 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 are or may become liens on the premises or any part thereof superior to the lien of this mortfage; that he will keep the buildings now on or which hereafter may be erected on the said premises continuously insured against loss or dunage by the and such other hazards as the mortgage may from time to time require, in an amount not less than the original principal sum of the note or obligation secured by this mortgage, in a company or companies acceptable to the mortgage, with loss payable first to the mort- gagee and then to the mortgagor as their respective interests may appear; all policies of insurance shall be delivered to the mort- gagee at least filteen days prior to the expiration of any policy of insurance now or hereafter placed on said premises to the mortgage at least filteen days prior to the expiration of any policy of insurance now or hereafter placed on said premises in good repair and will not commit or suffer any waste of said premises. At the request of the mortgage, the mortgagor shall in good repair and will not commit or suffer any waste of said premises. At the request of the mortgagee, in form satis- join with the mortgage, and will pay for filing the same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the mortgagee.

318

y

ĥ

				1/0/0 2/6:	
(AXX & (b) I (c) I (	whole amount lingue or the mort ny time thereafter. And if the mort s above provided for, the mortgage, a he debt secured by this mortgage, a rising to the mortgagee for breach o rising to the mortgagee the breach ion being instituted to foreclose this ion being instituted to foreclose this ion being instituted to foreclose this interports and title search, all stat as plaintiff's attorney's fees in such ortgagor further promises to pay su ortgagor lurther promises to pay su orgend, all sums to be secured by the beand all of the covenants and agrees as of said mortgagor and of said mort or action is commenced to	tep and perform the coven- to therwise shall remain in note; it being agreed that lien on said premises or a e or on this mortgage at gagor shall fuil to pay any e may at his option do so, nd shall bear interest at t f covenant. And this mortf nortgagor neglects to repay s mortgage, the mortgagor utory costs and disbursem h suit or action, and if ar ch sum as the appellate c lien of this mortfage and genents herein contained s rtgagee respectively. > foreclose this mortfage. In	ants herein contained n full force as a mort it a fuilure to perform iny part thereof, the a once due and payably y taxes or charges or , and any payment so the same rate as said gage may be foreclosed y any sums so paid by agrees to pay all rea- ents and such further n appeal is taken fro- court shall adjudge re- included in the decree- shall apply to and bin the Court, may upon uring the perdency of the the the decree-	I note and this mortgage are: XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
is de with		ichever warranty (a) or (b) is n martgayse is a creditor, as such ha mangage MUST	hot op- h word comply	nd the day and year first abov R. John Cogar Cathy Coga Cathy Coga	re r 
	TATE OF OREGON, County ofKlamath Personally appeared the and acknowledged the foregoing	above namedJohn g instrument to bet	Coger and Cat	and the second	deed.
	(OFFICIAL SEAL)		$\sim 1^{\prime}$ o	for Oregon n expires: 9/12/89 STATE OF OREGON,	
	AFTER RECORDING RE	LAND. ORL.	FPACE RESERVED FOR RECORDER'S USE	I certify that the whom ment was received for record 8 th day of January at 10:54 o'clock AM., and in book 'reel volume No M87 page 317 or as documen instrument/microfilm No. 77 Record of Mortgages of sai Witness my hand ar County affixed.	d on 1 , 19.8 1 record 7 1 fee/f 0189 d Cou nd sea
		to Bank	\$9.00	Evelyn Blehn, Count	