FORM No. 105A-MORTGAGE-One Page Long Form.	
	$ \lambda $
THIC Sec.	<u>Vol M87 Page 546</u> d. DARLENE TOSH, husband and wife
by	
to	dDARLENETOSH, husband and wife orneyatLaw
WITNESSETH, That said	in consideration of Two Thousand Five Hundred gagee, his heirs, executer
frant hand is 27.500)	in consideration of many Martin
tain real property situat in the said mort	defea
in the wit:	, oncealors, administration of acc, aces nereby
Lot 6 in Block 12	in consideration of Two Thousand Five Hundred Bagee, his heirs, executors, administrators and assigns, that cer- County, State of Oregon, bounded and described as Ct No. 1026
Klamath County, Oragon	ct No. 1026, THE MEADOWS,
	MEADOWS,
6 3	
-	
J	
Commonly known as: 4711 Ville P	
	ive, Klamath Falls, OR 97603-8049
or in anywise appart	ive, Klamath Falls, OR 97603-8049 Ats, hereditaments and appurtenances thereunto belonging ter thereto belong or appertain, and the rents, issues and hid premises at the time of the execution of this montant
profits therefrom, and and which may hereaf	ter thereto belong or appertain, and the rents, issues and id premises at the time of the execution of this mortgage ses with the appunt
or at any time the any and all firtures	ter thereto belong on appurtenances thereunto belong
TO HAVE AND of this mortfade	id premises at the time of the rents, issues and
heirs, executors, administ	the of the execution of this mortfade
heirs, executors, administrators and assigns forever. This mortgage is intended to	ses with the appurtenances unto the set
following is a substantial copy:	id premises at the time of the execution of this mortgage ises with the appurtenances unto the said mortgagee, his ayment of the promissory note of which the
	promissory note, of which the
2 500	
\$ 2,500.00	
Thomas W State We, jointly and and	DR March
I (or if more than one maker) we, jointly and sever Thomas W. Swint, Attorney at Two Thousand Five Hundred and no/1 with interest thereon at the rate of 12% Percent and	DR March Fally, promise to pay to the order of , 19 87 Law 851 NE 7th St., Grants Pass, OR 97526 from March 28, 1987 DOLLARS
with interest thereon at the	851 NE 7th ct
The second state of the se	July Page
87, and a like payment on the 28th first payments above required; the lirst payment on the 28th	n any one payment
day of the holds any of said instant of City	
tried have the source and collection costs, even the hands of	from March 28, 1987 n any one payment; interest shall be paid Monthly payment to be made on the 28th day of March thereafter, until the whole are
rited, heard or decided. while words not applicable.	action is filed hereon; how promise and collectible at the
To secure from	ourse in which the suit or action, including a action is filed she
lees on #2127	any annual is
	DONALD TOSH
217-INSTALLMENT NOTE.	Darley, 1
	PARLENE TOSH
The date of maturity of the debt secured by this mortgage is due, to-wit: February 28 , 19 88. And said mortgagor covenants to and with the mortgagee, his is in fee simple of said premises and has a valid uncertainty.	SN Stevens-Ness Low Publishing Co., Parland
due, to-wit: February 28 , 19 88.	s the date on which the target
in les simple of said premises and to the mortander the	t .
Il warrant and los	title thereto
	used gives, that he is lawfully
d before the same may become delinous and property, or this	
or which hereafter may be premises or any part they will prom	to will pay said note, principal and interest
45 the months indy be granted thereof mus	heirs, executors, administrators and assigns, that he is lawfully title thereto at he will pay said note, principal and interest, according to mortgage or the note above described when sets of every ptly pay and setistic
as the mortgagee may from time to time and premises contin	to the lien of this mortanes, and all liens or encumbrane
as the mortgagee may be erected on the said premises contin- on secured by this mortgage, in a company or companies accent of then to the mortgager as their respective companies accen- soon as insured the agent of the same terms of the same terms.	to the lien of this mortgage; that he will keep the buildings nuously insured against loss or damage by fire and multiplications that into the stant the original standard by fire and multiplications.
as the mortgagee may be erected on the said premises contin- on secured by this mortgage, in a company or companies accepted then to the mortgage, in a company or companies accep- soon as insured. Now it the mortgagor shall fail for any reason gagee may provide the days prior to the any reason	to the lien of this mortgage; that liens or encumbrances that muously insured against loss or damage by fire and such other that the original principal sum of the note or pear; all policies of insurance that loss payable first to the
as the mortgagee may be erected on the said premises contin- on secured by this mortgage, in a company or companies accep- not then to the mortgagor as their respective interests may app sortgagee at least fitteen days prior to the expiration of any pol repair and will not accept at mortgagor shall fail for any reason terpair and will not accept at mortgagor shall be approximately and the same at mortgagor shall be approximately and the same at the same at mortgagor shall be approximately a same at the same at mortgagor and the same at mortgagor and the same at the same at mortgagor and the same at mortgagor at the same at mortgagor and the same at mortgagor a	to the lien of this morigage; that he will keep the buildings nuously insured against loss or damage by fire and such other otable to the morigage, with loss or damage by fire and such other pear; all policies of insurance shall be delivered to the mort- n to procure any such inverses.
as the mortgagee may from time to the said premises contin- on secured by this mortgage, in a company or companies accep- not the to the mortgagor as their respective interests may app soon as insured. Now if the mortgagor shall fail for any reason gagee may procure the same at mortgagor is and the approximation of any pol- terpair and will not accept a mortgage and the same approximation of any pol- terpair and will not accept a mortgage and the same at mortgage and	to the lien of this morigage; that he will keep the buildings nuously insured against loss or damage by fire and such other otable to the morigage, with loss or damage by fire and such other pear; all policies of insurance shall be delivered to the mort- n to procure any such inverses.
as the mortdades and be erected on the mereor superior	to the lien of this morigage; that he will keep the buildings nuously insured against loss or damage by fire and such other otable to the morigage, with loss or damage by fire and such other pear; all policies of insurance shall be delivered to the mort- n to procure any such inverses.

67<u>0</u> 9 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 activultural purposes

(b) for an organization or (even it mortgagor is a natural person) are for business or commercial purposes other than 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, but 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 tailure to perform any covenant herein, or if a product of any kind be taken to foreclose any lien on said permises or any part thereol, the mortgage may be foreclosed any time thereafter. And if the mortgage on on this mortgage at once due and payable, and this mortgage may be foreclosed tary time thereafter. And if the mortgage may this option dos and any payment so made shall be added to and become permium as above provided for, the mortgage and shall bear interest at the same rate as said note without waiver, however, of a part of the dott secured by this mortgage, and shall bear interest at the same rate as said note costs incurred by the mortgage any be foreclosed to principal, interest at and all sums any right arising to the mortgage to breach of covenant. And this mortgage ang be foreclosed for principal, interest at and all sums are action being instituted to foreclose this mortgage, the mortgage agrees to pay all reasonable costs incurred by the mortgage for title reports and title search, all statutory 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 and satid soft as closed to a scate entered to and because therein mortgage and be scate by the lien of this mortgage and shall adjudg reasonable costs.

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

written.

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\*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not op-plicable; 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, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Nets Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Nets Form No. 1306, or equivalent.

DARLENE TOSH

DONALD TOSH Daslene

STATE OF OREGON,

County of \_\_\_\_Josephine.....

before me, the undersigned, a notary public in and for said county and state, personally appeared the within ..... named .....

known to me to be the identical individual described in and who executed the within instrument and executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed acknowledged to me that my official seal the day and year last above written.

	My Commis	Notary Public for Oregon. sion expires
MORTGAGE		STATE OF OREGON ss.
(FORM No. 165A) <u>stevens-Ness LAW PUB. CO., PORTLAND. ORE.</u> Donald & Darlene Tosh 414. NW Washington Grants Pass, OR 97526 Thomas W. Swint, Attorney B51 NE 7th St. Grants Pass OR 97526 Thomas W. Swint, Attorney Thomas W. Swint, Attorney OF AFTER RECORDING RETURN TO Thomas W. Swint, Attorney	SPACE RESERVED FOR RECORDER'S USE	I certify that the within instru- ment was received for record on the 2nd day of April, 19.87, at 12:09 o'clock P M., and recorded in book M87 on page 5464 or as file/reel number 73001, Record of Mortgages of said County. Witness my hand and seal of County affixed. Evelyn Blehn, County Clerk Title By Am Amath Deputy.
Grants Pass, OR 97526	Fee: \$9,00	