	7799	5			1 1500	30.00	10 1()	STEVENS.N	ESS LAW P	UBLISHING CO.	PORTLAND, OR. 972
a Walaberi	THIS	MORTO	AGE NO		EIL		1	IN P	187	Dage	14421 ., 19.87., by
	WILLIA	М М. Г	30SSER	T and k	(ARFN F	POCCE	day of	Au	qust		- 2 170
Wast			Agrana A.	,	<u></u>	• DUSSE	KI, hu	sband	and	wife	, 19о./, bյ
	gagor, to	,MEL	BA D.	WINDSO)R		•	<u>ienskala</u>	•		
					••••••						
204	WITN	ESSETH	, That sa	iel morten	do= :-	Mortga	gee,	şikerdiri i		••••••	en Thous
to his	No/10	<u> 10</u>			gor, in coi	sideration	of Une	Hundr	ed s	evente	en Thous
ecutor	u paid bj Is. admin	said me	ortgagee, (does hereb	y grant, b	argain, sell	and com		-(\$1	17,000	en Thous •00) _{Dollars,}
State	of Orego	n, bounc	and assigi led and d	ns, that ce	rtain real	property si	tuated in	ey unto	said m Klam	ortgagee,	en Thous 00)Dollars, his heirs, ex- County,
		Carlotte Committee	· · · · · · ·	onernoen a	s iollows,	to-wit:	4 2 2 3	17	***********	T	·····Countv.
line	SWESE	ş, SE	SW∄ an	d all	that n	ontia-		eren en ere.	in and in Kanada an	St. Digital	n 28, wh
All	that	neaste	rly of	the C	ounty	Suay Pu	of the	MFSMY	of	Sectio	n 28, wh ella Road
east	erly	of + -	toral modern as in		wa and	フトキNMキ	Of Ca	_ i •		~u-LUI	GITS KUSI
Town	ship 3	9 Sou	th Ra	y Koad	known	as the	Bonan	za-lon	ע ככ פוום	nich I	ies North All in n the Cou
of K	lamath	, Sta	te of (Orenoo	East (of the W	√illam∈	ette M	erid	ruau; ian i	All in
			CANN THE		• 1000 F					-uii, <u>1</u>	ii rue Cot
							1.1				
	** CH : 200		CERTA	Y BEV		MA Com	មួយស្រួ	(5.,45.)	in the said	t to gen a con-	
) (E.J. 1	41. Sk)				www.	Nesat l	Chin Par	Cyte days		g CRAT January	
								fight s	1	i ku Sangarti	i i e Sin kawasa
		الله المستورة المستو				Billings				11	NI DEST
dina my	Design	an san sal	States in				de de la constitución de la cons		4		
						A March	i ni		* + 4*	and the second	
	fusilije										
	FAR NOTE.	7.00	to the and	de un sign		ur.					
						TWA PART	Pullari				1.
7	ogether	with all	1. V	lj.				ing the same			Programme and the second
or in an	ywise ap	pertainir	and singu	liar the to	enements,	hereditame thereto bel	ents and	appurten.	ances .	42	
profits th	herefrom,	and an	y and all	ilxtures i	nereatter	hereditame thereto bel premises at	ong or a	pertain,	and th	nereunto le rents	belonging
To	TIME du	ring the	term of th	us mortga	ge.	premises at	the time	of the e	xecutio	on of this	mortgage
heirs, exe	Cutors a	dminiat-		uie said	premises	with the	nnweta				
Th	is morte	age is i	intended	assigns fo	rever.	with the a	- Partolia	ices unte	o the s	aid mort	gagee, his
fcllowing	is a sub	stantial (ору:	eo secure	the pays	nent of (one p	omissory	note.	of m	which it
					the relation			_		·····) 02 p	ruch the
117,000	.00			K1							•
I (or if mo	re than on	e maker)	we. jointly	v.remen	cn…Fal]	s. Orec	Jon	Au	aust	5	
HUNDRED	SEVENHIN	3130.7		una severali	y, promise	to pay to the	order of	MELBA	D. 1	WINDSO	. 1987 R directed
interest 4L.			0 0	2 ****	_				· · · · · · · · · · · · · · ·	L. OL GO	ullrected.
thly	on at the	rate of	9.0	perc	ent per an	num from	August :	 7 1007	7 .7 .5		DOLLARS, aid, payable in s than
.34 in a	nti omm	incins, ar	the dates a	and in amou	ints se fall.	month				. until n	aid
ment sha	ll be d	ne on	r suall	connenc	e on the	7th day	7 Of Ser	tompo.	s of	not les	s than
mente eat					CACO MA	7+h - LL				, auc a	7 1760
ll ist of	. each	year, c	Commenci	na with	an anni	ual payme	nt of n	ot less	thar	1 CO The	a like monthly 5.08, due
or each	April	thereaf	ter,	+19. #±1.11	Worlt 1	1988,	and a	like pa	vment	gne o⊾ , soveti	monthly 5.08, due the 1st
			u continue	until this n	ote, princin	al and in	+1			and X	MOBINIO ;
nds of an aft and if suit	orney for	collection,	I/we prom	tely due an ine and aør	d collectible	at the option	est, is fully on of the ho	paid; if a	y of sa	id installme	Alcohology to is included in ents is not so is placed in
any appeal is	or action			-		DO FARSONALI	0 044	- 1	is note.	If this note	is placed in
	taken fro	m any dec	ision of the	promise to	pay (1) ho	lder's reasons	e attorney thie stace	s rees and	collect	ion costs a	of the ball
	s taken fro s fees in t	m any dec he appella	ision of the	trial court	pay (1) ho , such furth	lder's reasona er sum as m	e attorney able attorne any be fixe	y's fees and y's fees to d by the	l collect be fixed appeller	ion costs of by the tr.	of the holder
	s taken fro s fees in t	m any dec he appella	ision of the	trial court	pay (1) ho , such furth	lder's reasons er sum as m	able attorne nay be fixe	ys fees to d by the	be fixe appellati	d by the tra court, as	ial court and the holder's
NOTE IS	s fees in t	m any dec the appello	ision of the te court.	trial court	Pay (1) ho , such furth EN DATE	lder's reasona er sum as m	able attorned by be fixe	y's fees to d by the	be fixe	d by the tr.	ial court and the holder's
s note is	s fees in t	m any dec the appello	ision of the te court.	trial court	Pay (1) ho , such furth EN DATE	lder's reasons er sum as m	able attorned by be fixe	y's fees to d by the	be fixe	d by the tr.	of the holder ial court and the holder's

comes due, to-witat Maturity of Notes ortgage is the date on which the last scheduled principal payment be-

And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully seized in tee simple of said premises and has a valid, unencumbered title thereto

and will warrant and torever detend 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 note in the property of the mortgage of 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 now on or which hereafter may be erected on the said premises continuously insured against loss or damage by tire 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 of gagee and then to the mortgage in a company or companies acceptable to the mortgage, with loss payable first to the mortgage as soon as insured. Now it the mortgager shall fail for any reason to procure any such insurance shall be delivered to the mortgage may procure the same at mortgagor's expense; that he will keep the buildings and improvements on said premises in good repair and will not commit or suffer any waste of said premises. At the request of the mortgagee, in executing one or more limincing statements pursuant to the Uniform Commercial Code, in form satisfactory to the mortgagee, and will pay for liling the same in the proper public office or offices, as well as the cost of all lien searches made by Illing officers or searching agencies as may be deemed desirable by the mortgagee.

144.33

The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are:

(a) primurily lot mortgagor's personal, tamily, household or agricultural purposes (see Important Notice below).

agricultural purposes.

Now therefore if mortgagor is a natural person) are for business or commercial purposes other than

Spricultural purposes, agricultural purposes, agricultural purposes, of even it mortgagor is a natural person) are for business or commercial purposes other than the state of the said covenants and the payment of said mortgagor shall keep and parform the covenants herein contained and shall pay said note of the state of the said covenants and the payment of said note; it being agreed that a failure to perform any covenant herein contained and shall pay said note according dearer the whole amount unpaid on said note or on said premises or part the reof, the mortgage to secure the performance of premium as above. The mortgage may hall fail to pay any part thereof, the mortgage shall have the option of any right arising to secure by this mortgage may shall tail to pay any notes of charges or any lies excured by this mortgage may shall tail to pay any exest or charges or any lies encumbrance on any right arising to secured by this mortgage may shall tail to pay any avers or charges or any lies encumbrance or part of the debt of the mortgage or pay and shall be added to any shall tail to account the payment so made shall be added to any payment so made shall be added to any time while the mortgage repeated to repay any sums so paid by the mortgage or insurance of the reports and title sarch, all stantions of the mortgage are payments and payment and title sarch, all stantions of the same payment and the payment of the payment o

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

*IMPORTANT NOTICE: Delete, by living out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and if the mortgages in a creditor, as such word with the Act and Regulation by making Regulation Z, the mortgages MUST comply instrument is to be a FIRST lien to fivence and a such word form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Seems No. 1306, or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Contraction of Contracting Contracting and Contracting to the Contraction of Contracting C

X William M

	Marie de la constanta de la co		S. C. dillin	l lien, use Steven	is.
24 Miller make	21. MD 41	Yeon i	TARL AND INC.	· (4.5)	
brough maring	J &	ate of the	Maria (Miglesy) Leda (Maria	enthings of the	k Áta szálo
STATE OF CA	66-70-	41 M	The Martin Root. Drivers on the		Tirri villande
County of	I PRI	to- nace	in to the di	Part Dar Ser	1. 166 z v
County of	Klamata	أرادان والملي	Se.	THE LANGE	n egile s Nagar
		Muster	- OG.	earner this of	in the first of the second sec
Personally	anness.				

Personally appeared the above named WILLIAM M. BOSSERT and KAREN E. BOSSERT, husband and wife

and acknowledged the foregoing instrument to be their

.....voluntary act and deed. Before me:

(OFFICIAL SEAL)

OFFICIAL SEAL DAN W WEGGELAND NOTARY PUBLIC - CALIFORNIA SHASTA COUNTY My comm. expires SEP 24, 1990 Notary Public for Oregon My commission expires: 724190 alifania

MORTGAGE

(FORM No. 105A)

70 AFTER RECORDING RETURN TO

ASPEN TITLE & ESCROW, INC 11.13002

SPACE RESERVED FOR RECORDER'S USE

sar in the more and

STATE OF OREGON, County of Klamath ss. I certify that the within instrument was received for record on the 11th day of August , 19 87, at 4:20 o'clock P. M., and recorded in book/reel/volume No....M87.....on page...1.4421...or as document/fee/file/ instrument/microfilm No.7.7.995 Record of Mortgages of said County.

Witness my hand and seal of County affixed.

Evelyn County Clerk By Am Smill Deputy

Fee: \$9.00