المتحر أخلت والمقدد والمدارك 瀫 9001 m FORM No. 925-SECOND MORTGAGE-One Page Long Form (Truth-in-Londing Series) 23 \_\_\_\_\_**7** ALC: NAME Si 137 ંજીં TB , 19 73, . ..... July LAUPENCE MELL GRIFFIN and SONJA ANN GRIFFIN, bushand and vito day of. ... Mortgagor, bv DALE J. FLEHA and DARLEME M. ELEHA, bushand and wife Mortéagee. to WITNESSETH, That said mortgagor, in consideration of FOUR THOUGAND SIX HUNDPHD SWITHTY grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that certain real County, State of Oregon, bounded and described as follows, to-wit: property situated in KLAMATE Deginning at a point which is the intersection of the East line of Section 14, Township 39 South, Bango 0 East of the Eillawelte Meridian, with North-14, Township 39 South, Bango 0 East of the Eillawelte Meridian, with North-Westerly right of way line of the Klamath Falls-Ashland Eighway, which point is North 42.8 feet from the Northeast corner of the SE 1/4 SE 1/4 of said Section 14; thence along the Northeast corner of the SE 1/4 SE 1/4 of said Michael South 53° 20 1/2' East 169.20 feet; thence North 28°27 1/2' test 203.1 feet; South 53° 20 1/2' Lest 169.20 feet; thence North 28°27 1/2' test 203.1 feet; South 53° 20 1/2' Lest 249.5 feet; thence North 28°27 1/2' test 267 thence South 72° 12 1/2' West 249.5 feet; thence North 24° 08 1/2' test feet; thence North 54° 42 1/2' Test 316 Sect; thence North 24° 08 1/2' test feet; thence North along stid Fest line of the SP 1/4 NE 1/3 of said 2329.5 feet, more or less, to the Yest line of the SP 1/4 NE 1/3 of said corless, to the North along stid Fest line of Sistence of 50.5 feet, more section 14; thence North along stid Fest line of Sistence of 1322.7 Thence East along the North line of said SE 1/4 NE 1/4 of said Section 14; thence East along the North line of said SE 1/4 NE 1/4; thence South along the feet to the Northeast corner of said SE 1/4 NE 1/4; thence fourth along the Last line of said Section 14, a distance of 2607.2 feet, more or lise, to the point of beginning, being a portion of the F 1/2 SE 1/4 and SE 1/4 NE 1/4 of Section 14, Township 39 fourth, Pange 8 Fust of the Uillapette Peridian. oginning at a point which is the intersection of the East line of Section 1140 R.I.e. 12.10 M 18.11  $\Gamma_{\rm el}$ 1 2 50 1.14 5 ٧Ĵ-:<u>-</u>\_\_\_\_ 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, adminis-tators and assime increas trators and assigns lorever. This mortgage is intended to secure the payment of the promissory note , of which the following is a substantial copy. \_\_\_\_\_ 1300 19 HILLING MATER, OVER SHI, JULY I (or if more than one maker) we, jointly and severally, promise to pay to the order of 18 6,625.00 Mr. Avalia K. INNA J. LINA AND DURING A. H. POUN T. CUIZED CI. MIDDON OF PROPERTY PILV DOLLARS, until paid, payable in installments of not less than  $\$.02 \cdot 00$  in any one payment; interest shall be paid \* is included in the minimum payments above required; the first payment to be made on the day of th the minimum payments above required; the first payment to be made on the day of 10 1 Jaurice Mail Driff-Sonja ann Shiffin 1941) 1941) 1941) 1. Amount of note—Amt. financed \$... 2. FINANCE CHARGE (interest from ...... date to maturity) Total of payments (1 + 2) . S\_\_\_\_\_\_ No. of payments \_\_\_\_\_\_; ANNUAL PERCENTAGE RATE \_\_\_\_\_ 5 If prepaid, precomputed interest, then uncarned, will be aboted. 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, (even il mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes. \* Strike words not applicable. . Liff purposes. This mortgage is interior, secondary and made subject to a prior mortgage on the above described real estate made by LAURENCE NEL GRIFFIN and SONJA ANN GRIFFIN, husband and wife, to STATE OF OREGOV, REPRESENTED and acting by DIRECTOR OF VETERAN'S AFFAIRS deted July 1300, 173, and recorded in the mortgage records of the above named county in book \$\$73, at page 0000 S. first mortgage was given to secure a note for the principal sum of \$35,875.00---; the unpaid-principal belance-thereof on-thefirst mortgage was given to secure a note for the principal sum of \$33,615.00---; the unpaid-principal-behave-thereof on-the-date of the execution of this instrument is \$35,875.00 and no more; interest thereon is paid to an another the obligations secured thereby hereinatter, for brevity, are called simply "first mortgage", said prior mortgage and the obligations secured thereby hereinatter, for brevity, are called simply "first mortgage", the mortgage covenants to and with the mortgage, his heirs, executors, administrators and assigns, that he is lawfully seized in fee simple of said premises; that the same are free from all encumbrances except said first mortgage and further except Mr. Est and that he will warrant and lorever defend the same against all persons; further, that he will do and perform all things required of him and pay all obligations due or to become due under the terms of said first mortgage as well as the note secured hereby, principal and interest, according to the terms thereof; that while any part of the note secured hereby remains unpaid he will pay all taxes, assess-ments and other charges of every nature which may be levied or assessed against said property, or this mortgage or the note secured hereby, when due and payable and before the same become delinquent; that he will promptly pay and satisfy any and all liens or hereby, when due and payable and before the same become delinquent; that he will promptly pay and satisfy any and all liens or hereby and 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 now on or which hereafter may be erected on the said premises continuously insured against loss or damage by fire لم د 

nd such other hazards as the mortgagee may from time to time require, in an amount not less than \$ in a company or companies acceptable to the mortgagee herein, with loss payable. first to the holder of the said first mortgage; second, to the mort- gagee named herein and then to the mortgagor as their respective interests may appear; all policies of insurance shall be delivered to age named herein and then to the mortgager as insured and a certificate of insurance executed by the company in which said insurance he holder of the said first mortgage as soon as insured and a certificate of insurance executed by the company in which said expira- te the said first mortgage as soon as insured and a certificate of insurance executed by the company in the mortgager's expirate the mortgage is and a certificate of insurance executed by the company in which said insurance be holder of the said first mortgage as soon as insured and a device of the mortgage named in this instrument. Now if the expira- te company is the amount of said coverage, shall be deliver said policies as aloresaid at least filteen days prior to the expira- terior is subwing the amount of said coverage and to deliver said policies as aloresaid at least filteen days produce the same at mortgager's expense;	
Stage functor of the said first mortgage is solution instrume and to delivered to the multigage introduction of the amount of said coverage, shall be delivered to the multigage states and it heast filteen days prior was expense; swritten, showing the amount of said coverage, shall be delivered to said coverage. The mortgage may procure the same at mortgage any wastes shall be amount of said coverage, shall be delivered to said premises in good repair and will not commit or suffer any waste to of any policy of insurance now or hereafter placed on said premises in good repair and will not commit or suffer any waste the mortgage. The buildings and improvements on said premises in good repair and will not commit or suffer any waste find any policy of insurance now or hereafter placed on said premises in good repair and will not commit or suffer any waste find the mortgage in executing one or more linancing statements pursuant to the Uniform Commercial Code, in nortgage shall 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 mortgage shall join with the mortgager, and will pay for filing the same in the proper public office or offices, as well as the cost of all lien mortgage shall be filing officers or searching agencies as may be deened desirable by the mortgage. The solution of the solution of a said covenants herein contained and shall pay all obligations secured by nortgage shall be secured hereby according to its terms, this conveyance shall be void, but otherwise shall remain mortgage to secure the performance of all of said covenants and the payments of the not said premises or in full force as a mortgage to secure the performance of all of said covenants and the payments of the nort approx of the genes or charges to the inort appreser public office and the pay for the solution of s	
and parable, and this mortfage may be inclusive as above provided for, or full to do and perform the word of the added to and or any lien, encumbrance or insurance premium as above provided for, or full to do and perform the word do and perform the word of the added to and or any lien, encumbrance or insurance premium as above provided for, or full to do and perform the word do and perform the word of the added to and or any lien, encumbrance or insurance premium as above provided for, or full to do and perform the word do and mortfage, the mortfage herein, at his option, shall have the right to make such performance shall be added to and the mortfage, the mortfage into the mortfage, and shall bear interest at the same rate as the note secured hereby without waiver, the mortfage or under said first mortfage, and shall bear interest at the same rate as the note secured hereby without waiver, here do any right arising to the mortfage to breach of covenant. And this mortfage may be foreclosed for principal, interest and all sums paid by the mortfage at any time while the mortfage neglects to repay any sums so paid by the mortfage, and the event of any suit or action being instituted to foreclose this mortfage, the mortfage agrees to pay all reasonable costs incurred by the mortfage for title reports and title search, all statutory costs and disbursements and such further sum as the trial court adjudge reasonable as plaintiff's attorney's fees in such suit or action, and if an appeal is taken from any judgment or decree entered aljudge reasonable as plaintiff's attorney's lees in such suit or action, and included in the decree of foreclosure. Therein, mortfager further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's fees such appeal, all such sums to be secured by the lien of this mortfage and included in the decree of foreclosure. Therein, mortfager further promises to pay such sum as the appellate court shall apply to and bind the heirs, executors, administrators	
assigns of said mortgager and of said mortgage foreclose this mortgage, the chain moy such foreclosure, and apply the same assigns of said mortgager and of said premises during the pendency of such foreclosure, and apply the same assigns of a case suit or action is commenced to foreclose this mortgage. In case suit or action is commenced to fail premises during the pendency of such foreclosure, and apply the mortfage. If collect the rents and profits arising out of said premises during the pendency of such foreclosure, and apply the mortfage. If collect the rents and profits arising out of said expenses, to the payment of the amount due under this mortfage. That if the conducting all of said receiver's proper charges and expenses, to the payment of the amount due make the mortfage. In construing this mortfage, it is understood that the mortfager or mortfage may be more than one person; that it neater, and for a construing this mortfage, it is understood that the mortfager or mortfage may be more the leminine and the neuter, and in construing this mortfage, it is understood that the mortfager or mortfage the physical the pendency of such apply equally to corporations feet so requires, the singular pronoun shall be taken to mean and include to make the provisions hereof apply equally to corporations that denerally all gramatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.	
IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. Jaunace Neth Joinford Saunace Neth Joinford (a) or (b) is not applicable. If warranty (a) is applicable and if (a) or (b) is not applicable in defined in the Truth-	
(a) or (b) is not applicable. If warranty (a) is defined in the Truth- the mortgagee is a creditor, as such word is defined in the Truth- the mortgagee is a creditor, as such word is defined in the Truth- in-Lending Act and Regulation by making required disclosures; for with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1306 or similar.	
SECOND SECOND PRECOND PRE OF OREGON, FORM No. 925 PROM PRECOND PREASE OF OREGON, PROM PRECOND PREASE OF OREGON, PROM PRECOND PROM PRECOND PROM	
STATE OF OREGON, STATE OF OREGON, SS. 5740 73	
County of KLAMATH BE IT REMEMBERED, That on this day of July 3 <sup>240</sup> , 19.73, BE IT REMEMBERED, That on this day of July 3 <sup>240</sup> , 19.73, before me, the undersigned, a notary public in and for said county and state, personally appeared the within named before me, the undersigned, a notary public in and for said county and state, personally appeared the within named LAURENCE NETL GRIFFIN and SONJA ANN GRIFFIN, husband and wife, known to me to be the identical individual. S described in and who executed the within instrument and acknowl- known to me to be the identical individual. S described in and who executed the within instrument and acknowl- known to me to be the identical individual. S described in and who executed the within instrument and acknowl- known to me to be the identical individual. S described in and who executed the within instrument and acknowl- known to me to be the identical individual. S described in and who executed the within instrument and acknowl- known to me to be the identical individual. S described in and who executed the within instrument and acknowl- known to me to be the identical individual. S described in and who executed the within instrument and acknowl- known to me to be the identical individual. S described in and who executed the within instrument and acknowl- known to me to be the identical individual. S described in and who executed the within instrument and acknowl- known to me to be the identical individual. S described in and who executed the within instrument and acknowl- known to me to be the identical individual. S described in and who executed the within instrument and acknowl- second the identical individual. S described in a second the identical individual acknowledge the second t	
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