--FORM. No. 925-SECOND. MORTGAGE-One Pose Long Form (Truth in-Lending Series). 52585 Vol. 73 Page 19905 Gth 'n , 1973 , day of October THIS MORTGAGE, Made this Mortgugor, Wayne E. Scott by Patricia R. Beardsley Mortgagee, to 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 Klamath South 40' of North 80' of Lot 440 and the South 40' of North 80' of Lot 441, Block 126, MILLS 63**4**44 4 ADDITION. m <u>i</u><u>H</u> **** 2 5 Together with all and singular the tenaments, hereditaments and appurtenances thereunto belonging or in anywise app which may hereafter thereto belong or appertain, and the rents, issues and profits therefront, and any and all fixtures upon at the time of the execution of this mortfage or at any time during the term of this mortfage. TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortfagee, his heirs, execu-trators and assigns forever. TO HAVE AND TO HOLD WE WE PROMOTE IS SALETONISSORY NOTE , of which the following is a substantial copy: Trators and assigns forever. This mortgage is intended to secure the payment of Saletonissory note , of which the following is a substantial copy: Klarich Jalls, Origon, Courber \mathcal{P}_{+} , 1975 _____ \$ 2,000.00 14 14 m STEVENS-NESS LAW FUR. CO., PORTLA FORM No. 216-1 ALASSAN NOTE. 1 The morigagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a)* primarily for mortgagor's personal, iamily, household or africultural 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 agricultural purposes. Unrecorded Contract of Sale purposes. UNTECOTAEC CONTRACT OF SALE UNTECOTAEC OF SALE This mortgage is interior, secondary and made subject to a prior formate on the above described real estate made by EverAtt Leach MUNKAMMAN NX HERE MERE MERE MERE MERE AND A MARKEN Wayne Scott Ę, SWAT a Harris State State 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 motifinge as well as the note secured hereby, principal and interest, according to the terms thereol: that while any part of the note secured hereby remains unpuid he will pay all tares, assess-ments and other charges of every nature which may be levied or assessed against said promptly pay and satisfy any and all liers or hereby, when due and payable and before the same become definquent; that he will promptly pay and satisfy any and all liers or encumbrances that are or may become liers on the premises or any part thereal superior to the lien of this motifolds; 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

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and such other hazards as the morthages may from time to time require, in an amount not less than s in a company or companies acceptable to the morthage second, to the morthage according to the morthage second, to the morthage according to the morthage second by the morthage according to the morthage second by the morthage the second according to the morthage second by the morthage according to the morthage second by the second second by the morthage second by the second second by the morthage second second second by the second second before and perform the the morthage second second second by the morthage shall be second by according to the morthage second second second be second before according to the second before according to the second before according to the second second before according to the second before a second before according to the second before according to the second before according to the second before the second before a second by the second before the second before according to the second before the second before

IN WITNESS WHEREOF, said mortgagor has bereunto 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 applicable. If warranty (a) is applicable and if the mortgagee is a creditor, as such word is defined in the Truth-in-tending Aci and Regulation Z, the mortgagee MUST comply with the Act and Regulation by making roquired disclosures; for this purpose, use Stevens-Ness Form No. 1306 or similar.

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	SE/COND MORTGAGE	2	STATE OF OREGON, County of KLA'ATH	I certify that the within instru- ment was received for record on the 16th day of CGTOBER w. 19.73, at Milb occock M 73 on page 13905 , Record of Mortgages of said County.	Witness ray hand and seal of County attixed. W. D. MILNE	By J'Sage LAR Deputy	Leverseness in vis con particula are
•	BE IT R before me, the u	Manath REMEMBERED, T undersigned, a notar	hat on this 9t y public in and fo	h		······	
	before me, the undersigned, a notary public in and for said county and state; presented the Wayne B. Scott known to me to be the identical individual described in and who executed the within instrument and acknowledged to me that he executed the same freely and voluntarily. edged to me that he executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. MUCLUS UCLUS OTABLE OTAB						

7/23/77 My Commission expires