4843Vol. 1 Your -One Page Long Form (Truth-in-Londing Series FORM No. 925-SECOND MORTGAGE Chi TB 384April May 6 , 1975 ., day of THIS MORTGAGE, Made this by LARRY I. WHEAT and SHERRY G. WHEAT, husband and wife Mortgagor, to CHARLES M. HAGEN and DEANNA C. HAGEN, husband and wife Mortgagee, WITNESSETH, That said mortgagor, in consideration of Dollars, to him paid by said mortgagee, does hereby 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 The South 52 feet of Lot 10 and the North 5 feet of Lot 11, Block 1, FIRST ADDITION TO TONATEE HOMES, according to the official plat thereof on file in the records of Klamath 1975 County, Oregon. 10 NAM \$6,720.13 Klamath Falls, Oregon, May <u>6th</u>,1975 We, jointly and severally, promise to pay to the order of CHARLES M. HAGEN and DEANNA C. HAGEN, Husband & wife, at Klamath Falls, Oregon SIX THOUSAND SEVEN HUNDRED TWENTY and 13/100---(\$6,720.13)--DOLLARS, with interest thereon at the rate of 8% percent per annum from April 1, 1975 until paid, payable in monthly installments of not less than \$75.00 in any one payment; interest shall be paid monthly and is included in the minimum payment, increase shall be paid monenty and is included in the minimum payments above required; the first payment to be made on the 1st day of May, 1975, and a like payment on the 1st day of each month thereafter, until the whole sum, principal and interest has been paid; if any of said installments is not so paid, all principal and interest to become immediately due and collectible at the option of the holder of this note. If this note is placed in the hands of an attorney for collection, we promise and agree to pay holder's reasonable attorney's fees and collection costs, even though no suit or action is filed hereon; however, if a suit or an action is filed the amount of such reasonable attorney's fees shall be fixed by the court, or courts in which the suit or action, including any appeal therein, is tried, heard or decided. /s/ Larry I. Wheat LARRY I. WHEAT /s/ Sherry G. Wheat SHERRY G. WHEAT (a)* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below). (B)X SOLVARY SAMASHON FOR MORE MARKEN MARKING SAMASHAMPAUPLES CONTACT MARKEN SAMASHAMPAUPLES CONTACT SAMASHAMPAUPLES CON NAMEN MAR purposes: This mortgage is interior, secondary and made subject to a prior mortgage on the above described real estate Earl E. Oxley and Ruth A. Oxley, husband and wife dated February 2 to Commerce Investment, Inc., a corporation 19.62, and recorded in the mortgage records of the above named county in book. 208 thereof. or as 1973-012 hereby being made; the said first mortgage was given to secure a note for the principal sum of \$14,350.00; the unpaid and no more; interest thereon is paid principal balance thereof on the date of the execution of this instrument is \$, 19.....; said prior mortgege and the obligations secured thereby hereinalter, for brevity, are called simply "first mortgage". The mortgager covenants to end with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully saised in lee simple of sold premises; that the same are free from all encumbrances except said first mortgage and urther except. AS. ADCVE in lee simple of sold premises; that the same are free from all encumbrances except said first mortgage and urther except. AS. ADCVE gtated & contracts, liens, assessments, rules, and regulations for irrigation drainage and sewage, and reservations, restrictions, easements & rights of drainage and sewage, and reservations, restrictions, easements & rights of drainage and belower defend the same against all premises; further, that he will do and perform all things required of add that he will warrant and lowever defend the same against all premises; further, that he will do and perform all things required of and interest, according to the terms thereof; that while any part of the note secured hereby, mincipal him and other charges of every nature which may be levied or assessed against and 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 diene or hereby, when due and payable and before the same become dainquent; that he will promptly pay and satisfy any and all diene or hereby, when due and payable and before the same become dainquent; that he will promptly pay and satisfy any and all diene or hereby, when due and payable and before the same become dainquent; that he will promptly pay and satisfy any and all diene or hereby and and are or may become liens on the premises or any part there 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 demage by dire RETURN D: D.L. HATS 2261 S. 6th VINNATH FAILS. OR 10

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recrete the second here the mortgage may from time to time require, in on amount not less than dinsurable in a sumpany or companies acceptable to the mortgage herein, with loss payable, tirst to the holder of the said instances dual to the mortgage berein, with loss payable, tirst to the holder of the said instance shall be delivered to the hold of the said instance that the delivered to invitate of the said instance of the said instance of the said instance dual to the mortgage many in which said instance or shall be delivered to the mortgage many in the said instance of the said instance

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

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SHERRY G/

LARRY

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WHEAT

WHÉAT

*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-Lending Act and Regulation Z, the mortgagee MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1306 or similar.

Coun MORTGAGE page.4843 within record , and said SECOND М., of the County of KLANATH FORM No. 925) for STATE OF OREGON, o'clock P OLERK Mortgages WM. D. MILNE ទួ that my MA certify affixed. COUNTY Witness 0 X nu ő Was Jav book... County 3 a ŝ

STATE OF OREGON,

County of Klamath

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May BE IT REMEMBERED, That on this oth day of April 19 75 before me, the undersigned, a notary public in and for said county and state, personally appeared the within named LARRY T, WHEAT and SHERRY G. WHEAT

known to me to be the identical individuals described in and who executed the within instrument and acknowledged to me that theyexecuted 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. HOULS

Notary Public for Oregon. My Commission expires

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