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FORM No. 925-SECOND MORIGAGE-One TC	314 age Long Form (Truth-In-Lending Series). <u>(1</u>)	n e de la casa de la c	i . 	ىن بىغە يەراقە ئە لەمبىياتىن ب ەيە <u>م</u>
THIS MORTCACE	•	Vol. 7	STOD: 8762		
by Walter	H. and Hasel H. Fle	day of July	, 1975 ,		Link I dans I.
Norman	J. and Lora J. Heyd	len	Mortgagor,		and the second se

WITNESSETH, That said mortgagor, in consideration of Three thousand, three hundred and no/100----Mortgagee, 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 property situated in Klumath County, State of Oregon, bounded and described as follows, to-wit:

Lots 1, 2, and 3, of Block 53, Malin, Gregon

which

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Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and hich may hereafter thereto belong or appertain, and the rents, issues and profits therefrom, and any and all fixtures appertaining, and 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 mortgage, his heirs, executors, adminis-ators and assigns forever. TO HAVE AND TO HOLD the sale pression and experiment of the payment of the promissory note , of which the following is a substantial copy: This mortgage is intended to secure the payment of the promissory note , of which the following is a substantial copy:

We, Norman D. and Lora J. Heyden, promise to pay to walter H. and Hazel M. Fleet, \$3,300, in lawful money of the United States of Amerida, with interest thereon in like lawful money, at the rate of 10% per annum. A payment of \$1,100.00 plus interest, on the balance, will be due July 15, 1976.

\$1,100.00 plus interest, on the balance, will be due on July 15, 1977. \$1,100.00 plus interest, will be due on July 15, 1978.

If not so paid, the whele wum of both principal and interest, to become due and collectible, at the option of the holder of this note. And in case suit or action is instituted to collect this note, or any portion thereof, we promise action is instituted to correct this note, or any portion thereor, we promise and agree to pay, in addition to the costs and disbursements provided by statute, such additional sum, in like lawful money, as the Court may adjudge reasonable, for Attorney's fees to be allowed in said suit or action.

Any and all of the above amounts maybe prepaid at any wime without penalty.

This note shall be secured by a second mortgage on: Lots 1, 2, 2n3 3, of Block The date of maturity of the debt secured by this mortgage is the date on which the last scheduled principal payment becomes due, to-wit:

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 it mortgagor is a natural person) are for business or commercial purposes other than agricultural murposes.

(b) for an organization, (even it inclusing and made subject to a prior mortgage on the above described real estate made by This mortgage is interior, secondary and made subject to a prior mortgage on the above described real estate made by to ..

19....., and recorded in the mortgage records of the above named county in book.....dated hereby being made; the said first mortgage was given to secure a note for the principal sum of \$..... (indicate which), rerelence to said mortgage recordsthereof, or as

......, 19......; said prior mortgage and the obligations secured thereby hereinalter, for brevity, are called simply this thorigage . The mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully seized in lee simple of said premises; that the same are free from all encumbrances except said first mortgage and further except.....

and that he will warrant and lorever delend 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 assossed 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 encumbrances that are or may become liens on the premises or any part thereo; 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 lire



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IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. *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-Londing 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. 8762 or as County. seal of on the instru-MORTGAGE 5 Deputy Title. SECOND within record said and Que PORTLAN Klamath Dech Es 1 th [FORM No. 925] -on page the for tes of hand M STATE OF OREGON, CLERK W. D. MILNE 2 Mortgages s received that U o'clock N 75 on тy boun e/reel number ecord of Mort_l Witness n CUINTY TEVENS-NESS LAW certify Losal. alter つんざ County affixed. County of I ce. was *day* 4;50 book 67 *ment* 0th 3 at in file R_{e} B_{y} ₿ STATE OF OREGON, ŝ FEE ss County of Klamath. BE IT REMEMBERED, That on this BE IT REMEMBERED, That on this 18 day of July public in and for said county and state, personally appeared the within named 18 known to me to be the identical individual. S described in and who executed the within instrument and acknowlexecuted 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. 0. T . 50 64 3 Piece leneuene 0 Notary Public for Oregon My Commission expires A State of Land

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