

ORM No. 925-SECOND MORIGAGE-One Page Long Form (Truth-in-Lending Series)	m/ 1063
9109	V GAL - fuller & verd - (A)
THIS MORTGAGE, Made this Michael P. Veatch and Carol A. Veatc	day of January 22 , 1976 ,
o Orval L. McFadyen and Gertrude L. Mc	and a second
WITNESSETH, That said mortgagor, in consideration no/100 (\$5,700.00)	of Five thousand seven hundred and
Lot 5, Block 5, Second Addition to Moy official plat thereof on file in the o	ina Heights, according to the
Klamath County, Oregon.	
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Together with all and singular the tenements, hereditaments and which may hereafter thereto belong or appertain, and the rents, issues at the time of the execution of this mortgage or at any time during the at the time of the execution of this mortgage or at any time during the appendence of the execution of this mortgage.	lenances unto the said mortgagee, his news, executivy, automatic
trators and assigns forever. This nuortgage is intended to secure the payment of 1 pron	issory note , of which the following is a substantial copy:
$d = d + \frac{1}{2} $	
Five thousand seven hundred and no/10 with interest thereon at the rate of 0 percent per annum fro None	om until paid; interest to be pa n attorney for collection, I/we promise and agree to pay the reasonab or an action if filed beroon, also promise to pay (I) holder's reason al is taken from any decision of the trial court, such further sum o
	- /s/ Michael P. Veatch
	/s/ Carol A. Veatch
M No. 139-NOTE-Short Form.	Stevens-Ness Law Publishing Co., Portland, Ore
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:	ted by the above described note and this mortgage are: agricultural purposes (see Important Notice below), and are for humas or commercial purposes other than agricultura
This mortgage is interior, secondary and made subject t Michael P. Veatch and Carol A. Vea	o a prior mortgage on the above described real estate man of atch
10/2, and recorded in the mortgage records of the above named	county in come to the seid monthale record
tile number, reel number hereby being made; the said first mortgage was given to secure a n principal balance thereoi on the date of the execution of this instr	$\sim 27.100.00$ the unpair
to JANUARY 1, 1976; said prior mortgage and simply "lirst mortgage". The mortgagor covenants to and with the mortgagee, his he in fee simple of said premises; that the same are free from all encu	and analysis that has is tructully soire
and that he will warrant and forever defend the same against all him and pay all obligations due or to become due under the terms and interest, according to the terms thereof; that while any part of ments and other charges of every nature which may be levied or hereby, when due and payable and before the same become delin encumbrances that are or may become liens on the premises or any the buildings now on or which hereafter may be erected on the	persons; lurther, that he will do and perform all things required of of said first mortgage as well as the note secured hereby, principe the note secured hereby remains unpaid he will pay all taxes, asses assessed against suid property, or this nortgage or the note secure quent; that he will promptly pay and satisfy any and all liens c
	والمستحمل المستحد المنتقية المستحد والمستحد والمستحد والمستحد والمستحد والمستحد والمستحد والمستحد والمستحد والمستح

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and such other basards as the mortgages may from time to time require, in an amount not less than \$30,000.00 in a company or companies acceptable to the nortgages may from time to time require, in an amount not less than \$30,000.00 in a company gases maned baseline and then nortgages merely as their respective interests may appear; all pulicies of insurance shall be delivered to gases maned baseline and then to the mortgagor as their respective interests may appear; all pulicies of insurance shall be delivered to the holder of the said first mortgage as soon as insured and a cardificate of insurance one sholl be delivered to the holder of the said first mortgage as soon as insured and a cardificate of insurance one of the showing the amount of said coverage, shall be delivered to the mortgages named in this instrument. Now if the nortgagor is written, showing the amount of said coverage, shall be delivered to the mortgage named in this instrument. Now if the nortgagor is written, showing the amount of said coverage, shall be delivered to the mortgage named in this instrument. Now if the nortgagor is units for any reason to procure any such insurance and to deliver said policies as someaning the same at mortgage's separse: ton of any policy of insurance now or hereafter placed on said buildings, the mortgage may noture the same at mortgage's separse; that the mortgage nell be buildings and improvements on said premises in good repair and will not commit or suffer any waste that the mortgage. In the event any personal property is part of the security for this mortgage, then at the Uniform Commercial Code, in mortgagor shall join with the mortgage in executing one or more financing statements pursuant to the Uniform Commercial Code, in form satisfactory to the mortgage, and will pay for tiling the same in the proper public office or offices, as well as the cost of all lien warches made by filing officers or scarching agencies as may be deemed desirable by the mortgage.

torm satisfactory to the neurgages, and will pay for thing the same in the proper public office or offices, as well as the cost of all lien bearches made by ling offices or exarching adjectives as may be deemed desirable by the mostgage: New, therefore, if said mortgagor shall keep and perform the covenants herein contained and shall pay all obligations secured by and first mortgage as well as the note socured hereby according to its terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of all of said covenants and the payments of the note secured hareby; it being agreed that a failure to perform any covenant herein, or if a proceeding of any kind be taken to foreclose any lien on said perform these or covenants and payable, and this mortgage may be foreclosed at any time thereafter. And if the mortgager shall fail to pay any taxes or charges and payable, and this mortgage may be foreclosed at any time thereafter. And if the mortgage shall have so the sector equived of mortgage, the mortgage cover and here of the solve provided for, or fail to do or perform anything required of him by said first or any lien, encumbrance or insurance prenutum as above provided for, or fail to do or perform anything required of him by said first become a part of the dobt socured by this mortgage, and shall bear interest at the same rate as the note secured hereby without waiver, however, of any uif or action being instituted to foreclose this mortgage may any atm secure here by all teasinable cost incurred by the mortgage rate of till epolice and tills especial and hall bear interest and this mortgage may as the trial court may adjudge reasonable as plaintiffs attorney's fees in such suit or action, and if an appeal and such furthers sum as the trial court may therein, mortgage or further provides to foreclose this mortgage, and albudy reasonable cost incurred by such appeal, all such sums to be secured by the lien of this mortgage, the Court may, upon motion of the

IN WITNESS WHEREOF, said mortgagor has hereunto set his pand the day and year lirst above written. Michael P. Kater

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

and the second	n na panganan na ng mang sa na pang ng mang ng mang na ng mang ng mang ng mang ng mang ng mang ng mang ng mang Ng mga balang ng mga	: 11	ý 5	ity, as def.	
SECOND MORTGAGE	MICHAEL P. VEATCH and CAROL A. VEATCH	ORVAL L. MCFADYEN and GERTRUDE L. MCEADYEN	STATE OF OREGON. County of $R(AA^{T})$ $R(A^{T})$ s	aived for record on the side of the second contract of the second of the second of the second of the second	R. D. VILNE MARY JLERK Title. By ARAM Mar Deputy PAR 96.00 C Deputy Richael P. Ventch Sh Laneth Falls, U'ERCH

STATE OF OREGON,

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County of Klasath

, 19.76 BE IT REMEMBERED, That on this 22nd day of Jamiary before me, the undersigned, a notary public in and for said county and state, personally appeared the within named

known to me to be the identical individual 3 described in and who executed the within instrument and acknowlexecuted the same freely and voluntarily. edged to me that

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.

Tucker Quer Notary Public for Oregon. 10-13-My Commission expires