្រែ	FORM No. 925—SECOND MORTGAGE—One Page Long Form (Truth-In-Lending Series).	1509 nl. <u>M76</u> Page	9	1
	19459 THIS MORTGAGE, Made this 7th day of	September	, 19 76 ,	H. T.
	by CAROLYN F. ADAMS			府 徑
	to FRANK F. ZLABEK and LAURA ZLABEK, husbar	nd and wife,	Mortgagor,	
	WITNESSETH, That said mortgagor, in consideration of Four	Thousand Two Hun	Mortgagee, idred and	
	no/100 (\$4,200) Dollars, to h grant, bargain, sell and convey unto said mortgagee, his heirs, executors, add	ministrators and assigns, th	hat certain real	
	property situated in Klamath County, State of Oregon, b	ounded and described as l	follows, to-wit:	1/2/ 4/17/ 10-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-
	A piece or parcel of land situated in the N 1/2 Twp. 39 South, Range 9, East of the Willamette M Oregon, and more fully described/as follows:	SE 1/4 NW 1/4 Of Meridian, Klamath	County,	
3 47	Beginning at a point in the center line of a 60- section corner common to Sections 2, 3, 10 and 1	1. Twp. 39 South	, Range 9.	
a	E.W.M. and as marked on the ground by an iron pi South 89°44 1/2' West along said roadway center	line 1550.9 feet	to a	1 Parts
=	point in the West boundary of said Section 11; a 1662.5 feet to said section corner and running t	hence North 0°01	' West	1.7
	331.4 feet to a point in the Northerly boundary of Section 11; thence North 89°47' East along sa	of said N 1/2 SE Iid boundary line	1/4 NW 1/4	1 - 1 - 1 - 1
J.	thence South 0°01' West 331.3 feet, more or less the centerline of above mentioned roadway; thenc	to an intersect	ion with	
il.	along said raodway center line 65.7 feet, more o beginning. Subject to an easement for one-half	r less, to said	point of	The Real of T
	above-mentioned roadway.	ene i igit of	nay or LHC	
	SUBJECT TO: Reservations, restrictions, rights	of way and easem	ents of	
	record and those apparent on the la	물을 받다 다 물고 흔한 것 같아요.		hit
	 Together with all and singular the tenements, hereditaments and appurtenances ther which may hereafter thereto belong or appertain, and the rents, issues and profits therefu at the time of the execution of this mortgage or at any time during the term of this mort 	rom, and any and all fixtures up	oon said premises	and the basis of the second
	TO HAVE AND TO HOLD the said premises with the appurtenances unto the trators and assigns forever. This mortgage is intended to secure the payment of <u>a</u> promissory note, of w	said mortgagee, his heirs, exe		
		한 것 않는 것 같아요. 영화감		
	\$	ay to the order of		Provention Constant
	FRANK F. ZLABEK and LAURA ZLABEK, husband	11s. Oregon		
	Four Thousand, Two Hundred and no/100	and the second second second second	il naid novable in	war new reaction
	monthly installments of not less than \$ 50.00 in any one payment; * in addition to the minimum payments above required; the lirst payment to be made	e on the1.5th day of	Sentember	Law grand
	19.70, and a like payment on the 15th day of each month interest has been paid; if any of said installments is not so paid, all principal and interest	therealter, until the whole to become immediately due an	sum, principal and	Thr: Hassle
2110	option of the holder of this note. If this note is placed in the hands of an autorney for col reasonable attorney's fees and collection costs, even though no suit or action is filed here amount of such reasonable attorney's fees shall be lived by the court, or courts in which	on: however, if a suit or an	action is filed the	
	is tried, heard or decided. * Strike words not applicable. /s/ Caro	lyn F. Adams		
				化空间台
				1996年1月
1999 1997 1997 1997 1997	The date of maturity of the debt secured by this mortgage is the date on which due, to-wit: <u>September 1</u> , 19, 86.	the last scheduled principal p	ayment becomes	اج ویا مخ <u>رون می در د</u>
	The mortgagor warrants that the proceeds of the loan represented by the above description $(a)^*$ primarily for mortgagor's personal family, household or extinct and the second	ribed note and this mortgage ar	e:	- martel provide and
	(D) for an organization, determine morrage or is a matural person, are for business purposes. This mortange is interior, secondary and made subject to a prior more more more more more more more mo	or commercial purposes other ract	than agriaultural-	
	Robert and Carol Detroit, husband and wife to Evelyn Manning, P.R. of Sadie Higgins, deco	그는 말 아니는 것이 아이지 않는 것이 많은 것이 없다.		
	191. and recorded in the mortgage records of the above named county in book		Thereat Top an	
	the number	sum of S. 6.900.00	the upneid	Sic Ale
	principal balance thereof on the date of the execution of this instrument is \$ 4,7.60 to	• LOand no more; interest ed thereby hereinatter, for bro	thereon is paid	
	The mortgage . The mortgager covenants to and with the mortgagee, his heirs, executors, adminis in fee simple of said premises; that the same are free from all encumbrances except said	strators and assigns, that he is first mortface and further are	i lawfully seized	
	as hereinabove set forth		•••••	
	and that he will warrant and lorever delend the same against all persons; further, that him and pay all obligations due or to become due under the terms of said first mortgage and interest according to the terms theready that while every detail to the terms of the terms the terms the terms the same that a same term to the terms the te	as well as the note secured I	hereby, principal	
	ments and other charges of every nature which may be levied or assessed against said p hereby, when due and payable and before the same become delignment, that he will a	by remains unpaid he will pay property, or this mortgage or t	all taxes, assess- the note secured	
	oncumbrances that are or may become liens on the premises or any part thereof superior t the buildings now on or which hereafter may be erected on the said premises continuo			
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In such other hazards as the mortgages may from time to time require, in an amount not less than \$ in a company or companies acceptable to the mortgages have been in the total state to the holder of the said linst martgage, second, to the mortgage mark their respective interests may appear; all policies of insurance shall be delivered to the said linst martgage, as soon as insured and a certificate of insurance evoluted by the company in which said insurance to the said first mortgage as soon as insured and a certificate of insurance swelled in this instrument. Now if the mortgage response the mortgage response to procure any such insurance and to deliver and policy of instrument with the sain of the procure any such insurance and to deliver and policy of instrument. Now if the mortgage, then at the evolution of any policy of insurance in the insurance in the instrument. Now if the mortgage will keep the buildings and improvements on said premises in flood repair and will not commit or suffer any wasted shall be delivered to the same in the request of the mortgage, then the unit tage, and will pay for form the same in the proper public of lines as well as the cost of all insurance in the same in the and the proper public of the out state any wasted insurance of the wort any prove the same in the cost of all insurance and the mortgage is any be densed desirable by the nortgage. Such we there are the policy of such a same in the proper public of lines as well as the cost of all insurance is any to be densed desirable by the mortgage shall be deliverable by the interview is shall be delivered to the same in the requires the same in the requires the same in the requires the same in the cost of all the same in the the same in the same interview. The same interview is the same interview is the same interview is the same interview interview interview interview interview interview interview interview shall be delivered to the mortgage may be descented by the m

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

X Carofine J. Adums

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

STATE OF OREGON, CALIFORNIA

TTINETY

County of Sacramento

19.76 before me, the undersigned, a notary public in and for said county and state, personally appeared the within named CAROLYN F. ADAMS

known to me to be the identical individual described in and who executed the within instrument and acknowl-

10 IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Marteille D. Richards Notary Public for Oregon. My Commission expires OFFICIAL SEAL MARCEILLE D. RICHARDS NOTARY PUBLIC · CALIFORNIA LOUNTY OF SACRAMENTO My Commission Explice Sedember 10, 1977 MOTARY PUBLIC - CALIFORNIA CUNTY OF SACRAMENTO My Commission Expires September 10, 1977 STATE OF OREGON, SECOND SS. County of Klamath MORTGAGE I certify that the within instru-(FORM No. 925) ment was received for record on the 24th day of September 19.76 SPACE RESERVED at 3:47 ... o'clock ... P.M., and recorded Adams FOR in book....M7.6....on page. 15099....or as RECORDER'S USP lile/reel number ..19459..... то Record of Mortgages of said County Zlabek Witness my hand and seal of County affixed. Mm. D. Milne, County Clerk AFTER RECORDING RETURN TO Mr. Frank F. Zlabek Deputy fee \$2.00 3509 SSOG Hillyard Klamath Falls, OR 97601

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