FORM No. 925—SECOND MORTGAGE—One Page Long Form (Truth-In-L	onding Series).	Vol. 27 Pa	<u>de 70002</u>		TTT
THIS MORTGAGE, Made this by Diene Prock Bryan	<u>20 th</u> day	of July	, 19.77, Mortgagor,		
Einst National Bank of Oregon,	Trustee	m anond N		Î	
WITNESSETH, That said mortfagor, in Thirty and no/100 (21,930.00) grant, bargain, sell and convey unto said mort, property situated in Klamath n undivided one-half interest in a t . 10 E., W.M., Klamath County, Oregon	gagee, his heirs, executor County, State of Ore ract of land situa , more particularl	s, administrators and ass ion, bounded and describ ted in the SWXNWX o y described as foll	igns, that certain read ed as follows, to-wif: of Section 18, T.39 .ows:		
Beginning at a 5/8 inch iron pin o Klamath Falls-Merrill Highway) said nd east a distance of 29.61 feet fro ection 7, T. 395., R. 10 E., W.M. as he office of the Klamath County Surv of 3989.91 feet and east a distance of orner of Section 18, T. 395., R. 10 extension of the old existing fence is south 293.25 feet to a ½ inch iron pin on theore N. 70° 49' 32" E. 102.63	n the east right-o point being locate om the bolt purport s set and shown by reyor, said beginni of 9.80 feet from t E., W.M., thence N line and along said In marking the True feet to a ½ inch i	f-way line of State d south a distance edly marking the So record of survey No ng point also bein the iron pin markin 1, 890 47' 40" E. a l fence line 1001.2 Point of beginnin tron pin on the arc	a Highway No. 39 of 1326.66 feet puthwest corner of b. 1018 filed in g north a distance g the Southwest long the westerly 0 feet, thence g of this descript- of a 50-foot . thence Southeaster		
radius curve; radius point of said ly along the arc of said curve (dept) thence S. 31° 36' 12" E. 104.55 feet feet to a ½ inch iron pin; thence N. 43° 08' 10" W 35.00 feet to a ½ inch True Point of Beginning of this desc	h is 102° 21' 44") to a ½ inch iron 1 78° 10' 54" 102.7 iron pin; thence 1 ription.	90.25 feet to a ½ pin, thence S. 65° 8 feet to a ½ inch N 00° 12' 20" W 80.	inch iron pin, 48' 00" W. 110.0 iron pin; thence N. 00 feet to the	11	
The above described tract of law being based on the West line of the Together with all and singular the tenements, l which may hereafter thereto belong or appertain, an at the time of the execution of this mortgage or at e TO HAVE AND TO HOLD the said premise trators and assigns forevor.	hereditamonts and appurtena d the rents, issues and profi any time during the term of s with the appurtenances u	nces thereunto belonging or i ts theretrom, and any and all this mortgage. nto the said mortgagee, his	h anywise appertaining, and fixtures upon said premises heirs, executors, adminis-	as being North.	
TO HAVE AND TO HOLD the sale point trators and assigns forever. This mortgage is intended to secure the payn	nent of Apromissory for	a ol which the renormer			5.55) Sat - 1.11 P- La-Lau
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The date of maturity of the debt secured due, to-wit: <u>August 1</u> The mortgagor warrants that the proceeds of	A ZasTisTisment (S.), Christelli (S.), Christelli (S.)		이 다 승규가 지하는 것이 같은 것이 같은 것이 같은 것이 없는 것이 없다.		
(a)* primarily for more agons personal far (4)* (b) ha bischild for (4) (4) (4) (4) (1) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4	r/iß fa/datural doctors have t made subject to a prior	of baddess on the above de	portification in the state made by		
to First Federal S vings and 19.66 and recorded in the mortgage records of	the above named county in	(1- Manda , which ) , rereint	ce to said mortgage records		a farman anna ann
hereby being made; the said first mortgage was g principal balance thereof on the date of the exec July 30 19.77; said p	ution of this instrument is rior mortgage and the oblige	s 23,796.53 and no notions secured thereby hereb	more; interest thereon is pair rattor, for brevity, are called		
simply "first mortgage. The mortgagor covenants to and with the in tee simple of said premises; that the same are	mortgagee, his heirs, execu free from all encumbrances	fors, administrators and asei, except said first mortgage a	ins, that he is lawfully serve ad further except		
and that he will warrant and forever defend the him and pay all obligations due or to become du and interest, according to the terms thereoi; that ments and other charges of every nature which ments and other charges of every nature which	while any part of the note may be levied or assessed it	secured hereby remains unpart against said property, or this	mortgage or the note secure	d v	Listan
and interest, according to the terms inducts, that ments and other charges of every nature which horsby, when due and payable and before the encumbrances that are or may become liens on it the buildings now, on or which hereafter may b	mme become delinquent; th	at he will promptly pay an	to mand and as that he will kee	D	
L				<u></u>	Te Marine

and such other hazards as the mortgages may from time to time require, in an amount not less than \$ 50,000. In a company or companies acceptable to the mortgages herein, with loss payable, list to the holder of the said list mortgage; second, to the mort-gages named herein and then to the mortgagor as their respective interests may appear; all policies of insurance shall be delivered to gages named herein and then to the mortgagor as insured and a cortilicate of insurance executed by the company in which said insurance the holder of the said list mortgage as soon as insured and a cortilicate of insurance executed by the company in which said insurance shall fail for any reason to procure any such insurance and to delivered to the mortgage marned in this instrument. Now if the mortgage that the mortgager will keep the buildings and improvements on said promises in good repair and will not commit or sailer any wate of a insurances in the sevent any personal property is part of the security for this mortgage, then at the request of the mortgage, the mortgage is the mortgage, in and the mortgage, in an the securit of the mortgage, say wate of said premises. In the sevent any personal property is part of the security for this mortgage, then at the request of the mortgage, ior of the mortgage in will her mortgage in executing one or more linancing extensive provest of the mortgage. The full more commercing dec, in mortgage shall join with the mortgage in executing one or more linancing extensive provest to the intermet. Code, in lorm satisfactory to the mortfage, and will pay for thing the same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the mortfages. Now, therefore, it seid mortgager shall keep end perform the covenants herein contained and shall pay all oblications secured by

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lorm salidadory to the mortgage, and will pay for filing the arms in the proper public allice or offices, as woll as the cost of all llen searches made by filing allicers or searching agencies as may be deemed desirable by the mortgage. Now, therefore, it said mortgage is also be cured heroby according to its terms, this convegance shall be void, but otherwise shall remain said first mortgage to secure the performance of all of said coverants heroin contained and shall pay all obligations secured by and first mortgage to secure the performance of all of said coverants and the payments of the note secured heroby; it being in full force as a mortgage to secure the performance of all of said coverants and the payments of the note secure heroby; it being any part thereof, it mortgages shall have the option to declare the whole amount unpaid on soid note or on this mortgage at once due and payable; and this mortgages when the option to declare the whole amount unpaid on soid note or on this mortgage at once due and payable; and this mortgage and be foreclosed at any time thereation. And it the mortgage relate the secure there are or charges and payable; and this mortgage and any payments on day, todgetor, with the cost of auch performance at all be added to and the mortgager under said first mortgages and any payments on day, todgetor, with the cost of auch performance at all be added to and the mortgager under said first mortgages for breach of covenant. And this mortgage mays be foreclosed for principal, interest however, of any right arising to the mortgages for breach of covenant. And this mortgage mays be foreclose for principal, interest herein, mortgage to action boing instituted to loreclose this mortgage, the mortgage regrees to pay all treasonable cost incurred by event of any suit or action boing instituted to loreclose this mortgage, the mortgage reasonable as plaintiff's attorney's fees in such appeal; all such sums to be secured by the lien of this mortgage, the Court shall adjudg reasonable cost. Each

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. diane Trock Brypn) \*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable. If warranty (a) is applicable and If the mortgagoe 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 Z, making required disclosures; for this purpose, use Stevens-Ness form No. 1306 or similar. STATE OF OREGON, Klamath County of ..... <sub>19.</sub>77 July before me, the undersigned, a notary public in and for said county and state, personally appeared the within named DIANE PROCK BRYAN known to me to be the identical individual......described in and who executed the within instrument and ecknowl-IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.  $\mathcal{C}($ Tucket Notary Public for Oregon. My Commission expires 337.0 1282 STATE OF OREGON, SECOND 69. County of KLAMATH MORTGAGE I certify that the within instrument was received for record on the (FORM No. 925) NESS LAW FUB, CO. PO at3;08 ......o'clock .. P.M., and recorded Diane Prock Bryan Record of Mortgages of said County. TO Witness my hand and seal of First National Bank of County affixed. Oregon, Trustee WM. D. MILNE Title AFTER RECORDING RUTURN TO First National Bank of Oregon Trust Real Estate Dept. T-14 dia . Deputy C P. O. Box 3131, Portland, 97208 Oregon 13138 888 S 1 0 States.