FORM No. 925—SECOND MORTGAGE—One Raise	Long Form [Treth-in-Lending Series]	4# M 70 131-1	
" 53820 ES	Ario - E	Voi. My for rage 18541	
THIS MORTGAGE Mad by ARLEEN SEELEY &	othis 9th W Charried person (Arleen O	day of August 1978 krop Seeley)	•
to MARY PADDOCK	70 2008	Mortéage	or,
WITNESSETH, That said	there agor, in consideration of	Twelve Thousand Five Hundred	) j
Stant barden, sell-and convert un Klamati	nto caid mort fafee his hais ex County, State o	Ollars, to him paid by said mortgages, does hereignes, administrators and sesigns, that certain ref f Oregon, bounded and described as follows, to-wi	by ml it:
4		waship 39 South, Range 9 East of the , described as follows:	
said Westerly section of way line of a conthis description; the westerly right of way line of a curve to the left (10.03 feet to the end way line North 81° feet; thence South of way line; thence line 231.70 feet to	on line South 89° 51' 29 unty road said intersect hence continuing South 8 ay line of the U.S.B.R. est along said Westerly to the left; thence al lelta=19° 24'37"; long c ad of a curve; thence le 18' 29" West 328.34 feet 38° 13' 46" West 321.44 South 00° 08' 31" West the point of beginning.	aid Section 21; thence North 00° 08' ction 21, 373,92 feet; thence leaving "East 30.00 feet to the Easterly rigion marking the point of beginning fo 9° 51' 29" East 675.62 feet to the Klamath Project C-4-E Lateral; thence right of way line 224.67 feet to the ong the arc of a 118.16 feet radius hord-Worth 14°08'47" West 39.84 feet; aving said Westerly lateral right of thence South 01° 42' 01" West 69.17 feet to said Easterly county road right along said county road right of way	ght or e ) 7 ght
trators and assigns forever. This mortgage is intended to see	said premises with the apputtenance	tenarices thereunto belonging or in anywise appertaining, an redistribution and any and all fixtures upon said premise of this mortgage. In the said mortgage his heirs, executors, administration of which the following is a substantial copy:	idi ie
		August 9 , 19.78	
welve inoughed Rive Hugwith interest thereon at the case of 97	ndred Forty-Seven ar per cent, per snnum from J	id No/100s	S,
holder of this note: If this note is placed in flees and collection costs of the holder her flees to be fixed by the trial court and (2) by the appellate court, as the holder's reas	of both principal and interest to be the hands of an attorney for collecti- tof, and it suit or action is filed her it any appeal is taken from any deconspile attention	in any one payment; each payment as madified payment to be made on the 15th da 15th day of each month thereafter untifiereof, if any, shall become due and payable; if any of saipmer immediately due and collectible at the option of the in, I we promise and agree to pay the reasonable attorney con, also promise to pay (1) holder's reasonable attorney ision of the trial court, such further sum as may be fixed to the court.	id he 's
be paid in full at to August 1, 1983. Prepayment penalty	ls note may any time prior A withour	/s/Arleen Seeley rleen Seeley	
there is a market or marrante that the	loceeds of the load removed to	SN Stevens-Ness Law Publishing Co., Portland,	긡
Decomb is part, the high realist in the however the order of the standard in the world of the standard in the	and to proceed the strong of t	shore described note and this mortgage are:  above described note and this mortgage are:  A property of the above described real estate made by  The above described real estate made by  Tanath Falls	<b>POOK</b>
ead the works and the britains of the management of the management of the instrument	And who will be with the worth of the control of th	Through Falls  Will be above named country in book M-75 at page  throw to said mortgage records hereby being mads; the said  the unpaid principal balance thereof on the  terest thereon is paid to  19  19  19  19  19  19  19  19  19  1	
m ree simple of said premises; that the warming that the pure strength of the said premises that the working and the premises in the said the sai	in executed the or more truncas	ord Administrators and assigns, that he is lawfully, select 18 Page of the select the select the sele	.
and such other hazards as the morthuse of companies accordable to the morthuse quenchapping hope, but as mylogopassing accordable to the morthuse quenchappings accordable to the morthuse quenchappings accordable to the management of the control o	tend the same against all persons. Second the united to the condensate the second to the condensate the second to the condensate the second to	urffier that he will do and perform all things required of st margage as well as the note secured hereby, principal edited hereby remains unpaid he will pay all taxes, assessment and property, or this morrage or the note secured if he will promptly pay and satisfy any and all lieus or if superior to the iller of this mortage; that he will keep continuously insured against loss or damage by tire	

full insurable coverage that the mortgage with the billibling's and billibling's the mortgage may procure the same at mortgager's expense; of said prebises. In the vertex the billibling's and billiblible she with the mortgage in the billibling and billiblible she security to the mortgage, the mortgage shall join with the mortgages, and will pay for tiling the same in the proper public cities or offices, as well as the cost of all lien mortgage, and will pay for tiling the same in the proper public cities or offices, as well as the cost of all lien to same the proper public cities or offices, as well as the cost of all lien to same the proper public cities or offices, as well as the cost of all lien to same the proper public cities or offices, as well as the cost of all lien to same the proper public cities or offices, as well as the cost of all lien to same the proper public cities or offices, as well as the cost of all lien to same the proper public cities of the mortgage, as well as the cost of all lien to same the proper public cities of the mortgage as made as the cost of all lien to same the proper public cities of the mortgage, as made as the proper public cities of the mortgage, as made as the proper public cities of the same that the payments of the note secured hereby; it being same that a failure to perform any coverient herein or it a proceeding of any that the to forecose any lien on said premises of any payments of the note secured hereby; it being same public, and this, coverage, and the payment of the mortgage where the proceed as any state there are the payments and to do and note or or this mortgage and the mortgage, the mortgage and any payment so made, together with the cost of such performance shall be added to and heaver a part of the life shall proceed by this mortgage, and shall base threates at the note secured hereby without waiver, however, of his juick astained by the mortgage, and any payment of capacity the mortgage of process 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 merigages is a creditor, as such word is defined in the Truth-in-Lending. Act and Regulation Z, the mortgages MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1306 or similar. This mortgello, is intended . seeden the laxunor 21 and two rests, issues and two rests, issues at any time during Selector assess with the arguitector he withinsteam of the state of Arleen Seeleys Arleen war no no harry Paddock the tenner of the tenner o in book M78 on page 18541, R. Mortgages of said county or a fee No. 53820 Klamath STATE OF OREGON, of Augus Wm. D. riilne County Clerk Marry County of augona STATE OF County of Mancage BE IT REMEMBERED, That on this 14 day of Cleagers before me, the undersigned, a notary public in and for said county and state, personally appeared the within named Arleen Seeley, a married person (Arleen Oukrop Seeley) ......Goonly, State of Gration ..... known to see to be the identical individual individual and who executed the within instrument and ecknowledged to me that will she arecuted the same freely and voluntarily. MILNESSELH Light smill successful to the consideration of the constant of the ph. THIS MORTOAGE Notary Public for Congen. Queon My Commission expires 53920WA COWMISSION SAME SIMPA SO" 1884 HORM No. 975 -SECOND MORIGAGE -DON'S Dis. Lago From Creating Sorties

A # 11 35

MY60.23