MTC 7429 One Page Long Form (Truth-In-Lending Series). SECOND MORTGAGE Page 100 Mail 2:61411 THIS MORTGAGE, Made this 19th day of 1944 January , 1979 ..., 6,01 by DALE W. HARPER and CATHY J. HARPER, husband and wife CHARLES A. FISHER Mortéagee. WITNESSETH, That said mortgagor, in consideration of _____SEVEN_THOUSAND_EIGHT_HUNDRED_FIFTY_ THREE and forty-six hundreds - - - - - - 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 _____Klamath _____County, State of Oregon, bounded and described as follows, to-wit: Lot 9 in Block 15, EIGHTH ADDITION TO SUNSET VILLAGE, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. 1 9145 01 ARCOMD SEVER OF CHERNY Society inclusion of the Woles Papie is crate 84° C C C in allered serie the for and A. M. Sport IN LESENAOWS IN HEBROE CURNET PARTIES AS AN good essented the street freely and could have hite and nown to real to be the international reduidingly. "described in and who excepted the excepted statements are this we painted and cyclic it harbor 117-1 R. DOWL, BRIDE BERGER SHE CHERE THE SHE SHE SHE SHE SHE SHE SHE SHE REAL REVENEESEDSTRICTION 1 and n stanta i Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appending, and which may hereatter thereto belong or appertain, and the rents, issues and profits therefrom, and any and all fixtures upon said premises at 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, executive, administrators and assigns forever This mortgage is intended to secure the payment of a... promissory note..., of which the following is a substantial copy: \$ 7,853.46 January 19 , 1979 On or before April 15, 1979 after date, I (or if more than one maker) we, jointly and severally, promise to pay to the order of ______ CHARLES A. FISHER ______ et 403 Main, Klamath Falls SEVEN THOUSAND EIGHT HUNDRED FIFTY-THREE and forty-six hundreds DOLLARS with interest thereon at the rate of ______ percent per annum from ______ until paid; interest to be paid It this note is placed in the hands of an attorney for collection, I/we promise and agree to pay the reasonable attorney's tees and collection costs of the holder hereol; and it a suit or an action it filed hereon, also promise to pay (1) holder's reason-able attorney's tees to be lixed by the trial court and (2) it any affeeal is taken from any decision of the trial court, such further sum as may be lixed by the appellate court as the holder's reasonable attorney's tees in the appellate court. may be lixed by the appellate court, as the holder's reasonable attorney's fees in the appellate court. W NOTALSS WINERAGE, and more all for the ready of the × Cathy J. Nacper itser on theather Stevens-Ness Law Publishing Co., Portland, Ore FORM No. 139-NOTE-Short Form. 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 if mortgagor is a natural person) are for business or commercial purposes other than agricultural This mortgage is interior, secondary and made subject to a prior mortgage on the above described real estate made by DALE W. HARPER and CATHY J. HARPER, husband and wife فتراجعهم والألاء ومهيد Klamath First Federal Savings and Loan Association dated July 7 19.78, and recorded in the mortgage records of the above named county in book M78 ; at page 14756 thereof, or as (indicate which), reference to said mortgage records reel number file number ? hereby being made; the said list mothage was given to secure a note for the principal sum of \$ 11.59,300.00 ; the unpaid simply "first mortgage". The mortgagor covenants to and with the mortgagee, his helfs, executors, administrators and assigns, that he is lawfully seized in fee 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 forever defend 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 mortgade as well as the note secured hereby; principal and interest, according to the terms thereoi; that while any part of the note secured hereby remains unpaid he will pay all raves, assess and interest, according to the terms thereoi; that while any part of the note secured hereby remains unpaid he will pay all raves, assess ments and other charges of every nature, which may be levied or assessed against said property, or this mortgade or its 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 hereby, when due and payable and before the same become delinquent; thereof superise to the liet of this mortgade; that he will keep the buildings now on or which hereafter may be erected on the said premises continuously inputed against loss or damage by fire 155

form satisfactory to the mortgagee, and will pay for liling the same in the proper public office or offices, as well as the cost of all lien searches made by liling officers or searching agencies as may be deemed desirable by the mortgage. Now, therefore, it said mortgage shall keep and perform the covenants herein contained and shall pay all obligations secured by said first mortgage as well as the note secure the performance of all of said covenants and the payments of the note secure hereby; it being in full force as a mortgage to secure the performance of all of said covenants and the payments of the note secured hereby; it being in full force as a mortgage shall have the option to declare the whole amount unpaid on said note or on this mortgage at once due any part thereof, the mortgage shall have the option to declare the whole amount unpaid on said note or on this mortgage at once due any paytible, and this mortgage may be foreclosed at any time thereafter. And it the mortgage shall have not endinge the mortgage and payable, and this mortgage and payable, and this mortgage and payable, and this mortgage and any paytiments on made, together with the cost of such performance shall be added to and the mortgage under said first mortgage, and any payte the right to make such payments and to do and perform the acts required of the mortgage under said first mortgage in any payte of breach of covenant. And this mortgage the not gadee. In the dobt secured by this mortgage in she hore covenant, and this sanctgage to pay all by the mortgage for breach of covenant, and this sanctgage to secure entered hereins, and shall be and the same rate as the note secured hereby inhout waiver, become a part of the dobt secured by this mortgage in such any figure nortgage to reach interest, at the same rate as the note secured hereby inhout waiver, the cont fagee to stant the earth and this mortgage and shall be and the mortgage and such further sum as the trial court may its mortgage in stituted to forecloses this mortgage, the

and to individuals

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

De strat un die ana als contra a los indee beste dans of an auf Dolla nater a formen die not contra in stratune (Chiller a los dans die Dolla nater a formen die stratune dans die beste dans die dans die dans die dans nater a formen die stratune dans die dans dans die dans dans die Harper W. Vic Dale *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 comply (a) is under thru outs us recu) as low (1, and second with the Act and Regulation S making required disclosures; for this purpose, use Stevens-Ness Form No. 1306 or similar. nugla (tentions) considerat

STATE OF OREGON, STATE OF OREGON, STATE OF OREGON, SS. II to abling the second of t

BE IT REMEMBERED, That on this 19th day of January 1979, before me, the lundersigned, a notary public in and for said county and state, personally appeared the within named Dale W. Harper and CAthy J. Harper

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known to me to be the identical individuals... described in and who executed the within instrument and acknowledged to me that they executed 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.

<u>____</u>

OCH C

My Commission expires

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STATE OF OREGON, SECOND SS. County of Klamath MORTGAGE or case cause of any or granted I certify that the within instru-Indon Interaction of the might wins received for record on the (FORM No. 925) NEES LAW PUB. CO., POHILAND, OH noticity action of the Statistical group partime reliar a conner parti MILV. ECCLIPTION and world above in consumption of Record of Mortgages, of said County. LINE and to to have not will County affixed. wn. D. Milne Wn. D. Milne ni opes vi statadas AFTER RECORDING RETURN TO VIIII - IVIII EL A INCLUIET - - -By Demethan A heloth Deputy Charles A. Fisher 403 Main Street Fee \$6.00 Klamath Falls, Oregon TALAN LINA TANGAN