ORM No. 925—SECOND MORTGAGE—One Page Long Form (Truth-In-Lending Series).	k
CORM No. 925-SECOND MORTCAGE-One Page Long Form (Inter-In-Conding Series).	Vol. 19 Page 4854
THIS MORTGAGE, Made this February Gordon Randall Sellars and Karen	day of , 19.1°d,
「「「」」」「「「」」」」「」」」「「」」」「「」」」「「」」」「「」」」	Mortgagor,
Machelle D. Strop	Mortgagee,
\$10 000 00	tion ofFortythousandno/100
grant, bargain, sell and convey unto said mortgagee, his his property situated in Klamath	eirs, executors, administrators and assigns, that certain real
Parcel 1: Lot 3 in Block 2 of Eastn	医尿病结肠 化合成 法法律通知 化化化化 机械能力 经经济公司 医黄色的
official plat thereof on County Clerk of Klamath C	file in the office of the County, Oregon.
Beginning at an iron pin 40 line a distance of 462.3 feet and feet and South 46°09' East a distance which markes the Southwest corner of quarter of Section 1, Township 39 Sou Meridian, and running thence; continu a distance of 309.8 feet to an iron p ance of 252.77 feet to the Southeast T: Riker and wife, by description in 1958, in Book 301 at page 253; thence feet more or less to the most Northe: North 89°09' East a distance of 32.3	the Northeast quarter Southwest ith, Range 9 East of the Willamette ing South 46°09' East oin; thence South 89°13' West a dist- corner of a tract conveyed to Joseph Parcel No. 1 of Deed recorded July 2 e North 0°51' West a distance of 217. rly corner of said Riker tract; thenc
beginning.	
가슴 영화가 작품이 가족들이 가격한 물기는 것이가 가지 않는 것이라지 않는 것이 물건을 가지 않는 것이다. 가지 않는 것이 있는 것이 없다.	Contract et al provincipal de la presentación de las presentacións de la presentación de la presentación de las apresentacións de las presentacións de las presentacións En presentacións de las p
which may hereafter thereto belong or appertain, and the rents, is	and appurtenances thereunto belonging or in anywise appertaining, and sues and profits therefrom, and any and all fixtures upon said premises
TO HAVE AND TO HOLD the said premises with the app	burtenances unto the said molitgagee, has helds, executors, asimilar
This mortgage is intended to secure the payment of	romissory note, of which the following is a substantial copy:
severally promise to pay to the order of Machelle	th Falls. Oregon February 26, , 19.79 after date, I (or if more than one maker) we jointly an D. Strop
FORTY THOUSAND (\$40.000.00)	DOLLAR
liately due and collectible. Any part hereof may be paid at any time	teuntil paid; interest to be pa and interest, at the option of the holder of this note, to become imm e. If this note is placed in the hands of an attorney for collection, I/v ection costs, even though no suit or action isfuiled hereon; it a suit be fixed by the court or coarts in which the suit or action, including an
	x Somon Killeta Zaren & Sulars
	Faren' & Selars
No. 216-PROMISSORY NOTE.	TB STEVENS-NESS LAW PUB. CO., PORTLAN
and the state of the second has the monetant	e is the date on which the last scheduled principal payment becom
The date of maturity of the debt sectied by this honigat due, to-wit:	a discultural surports (see Important Notice below).
(b) for an organization, (even it mortgagor is a natural p	ersony are for business of commercial purposes entry
This mortgage is interior, secondary and made subject Gordon Randall Sellars	to a prior mortgage on the above described real estate made in a constraint of the second dated April 21, 196
illy number ////////////////////////////////////	1////////idicate which), reference to said mortfage recorn note for the principal sum of \$ 13,000,00 : the unput
principal balance thereof on the date of the execution of this in	strutione is a state state and the market in the state of
to ; said prior mortgage a	nd the obligations secured thereby hereinafter, for brevity, are call
The mortgagor covenants to and with the mortgagee, his, in fee simple of said premises; that the same are tree from all en	hoirs, executors, administrators and assigns, that he is lawling beta cumbrances except said lirst mortgage and lutther except.
and that he will warrant and lorever defend the same against at him and pay all obligations due or to become due under the term and interest, according to the terms thereof; that while any part of ments and other charges of every nature which may be levied of horeby, when due and payable and before the same become del	Il persons; further, that he will do and perform all things required is of said first mortgage as well as the note secured hereby, princip of the note secured hereby remains unpaid he will pay all taxes, asses r assessed against said property, or this mortgage or the note secur linquent; that he will, promptly pay and satisfy any and all liens y part thereof superior to the lion of this mortgage; that he will ke said premises continuously insured against loss or damage by the

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form satisfactory to the mortgage, and will pay for filing the same in the proper public office or offices, as well as the cost of all lien searches made by tiling, officers or searching agencies as may be desmed desirable by the mortgage. Now, therefore, it said mortgage to secure the performance of all of said covenants herein contained and shall pay all obligations secured by in full force as a mortgage to secure the performance of all of said covenants and the payments of the note secure thereby; it being any part thereot, the mortgage shall have the option to declare the whole amount unpaid on said note or on this mortgage or any payable, and this mortgage may be obvected at any time thereafter. And it the mortgagor shall fail to pay any taxes or charges mortgage, the mortgage end, at the option, shall have the right to make such payments and to do and perform the acts required of any payable, and this mortgage, and any payment so made, together with the cost of such performance shall be added to and however, of any 'right arising' to the mortgage' and any payment so made, together with the cost of such performance shall be added to and however, of any 'right arising' to the mortgage' and shall be intrage, to covenant. And this mortgage may be loreclosed for principal, interest and all sums paid by the mortgage at any time while the mortgagor agrees to pay all reasonable costs incurred by the mortgage for title reports and title search, all statutory costs and disbursements and such urther sum as the trial court may such any class and all of the covenants and agreements the is and such urther such such results. The covenant and agree shall and to said covenant. And its an appeal is taken from any judgment of decree entroge the mortgage for title reports and title search, all statutory costs and disbursements and such urther sum as the trial court may therein, mortgage cost sings are be secured by the lien of this mortgage, the mortgage resonable as plaintiffs attorney's fees in such appeal, all such such s

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the 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 mortgagee is a creditor, as such word is defined in the Truth-to the mortgage of the deleter of the mortgage MIST comply In-Lending Act and Regulation Z, the mortgagee MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1306 or similar. STATE OF OREGON; promission with . at which the following is a constant of any STATE OF OREGON; LO HAAR VALLED HEER the add broad State for others wanted out it is not the role of the state of the sta BE IT REMEMBERED, That on this \$821. day of Lehruar before me, the undersigned, a notary public in and for said county and state, personally appeared the within named known to me id be the identical individual \$. described in and who executed the within instrument and acknowledged to me that the identical individual \$, described in and who executed the within instrument and acknowl-edged to me that 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. direction of the country of the sector of th Kepherd feet and bouth East a distance of 348.0 Foot free 12.08. काल जिल्हान AS BE TROP DIN SUTCH TIGS STATE OF OREGON, SECOND MORTGAGE ss. Buckeye on the or provide the within instru-(FORM No. 925) 11.12 STEVENS NESS LAW PUB. CO., PORTLAND SPACE RESERVED bushing, summar in straighter 240 000 00 TO MILMERSELN' 1991 and mon abor is consideration of FOUCH Record of Mortgages of said County. Witness my hand and seal of ACTINITIE AND DEPARTMENT County affixed. AFTER RECORDING RETURN TO ine to the set to be withe K BEERSKEIN A Shetsch Deputy ByDennetha U Main Tee \$8.00