FORM No. 925-SECOND MORTGAGE-O	e Page Leng Form (Truth-In-Lending Se		
THIS MORTGAGE		Vol: <u>M79</u> Page day of April KANE, husband and wife	77775
to 1.1. FORT BIDWELL	CATTLE PRODUCTIO		Mortgagor,
	ey unto said mortgagee, h	leration of Sixty-six thousand Dollars, to him paid by said mo is heirs, executors, administrators and assi ty, State of Oregon, bounded and describe	rtgagee, does hereby
MOKLOPARC	L2. Township 38	South, Range 1112, E.W.M.	terite receiver and and a second and a second and a second a secon
SECOM		E4NW4, W4NE4 SITE OF ONE	
		Morari, Pribin (05.55) Morari, Pribin (05.55) Mys Conamission explore	
8	IM TESTIMI	WHEREOP. I have foreaute with some series of the day and some with the series of the day and some with the series of the series	
W known to me to bo die dand ugged to me that	al individual describe esecuted the sume fr	d in and who executed the warm metric cely and voluctantly.	utuk war tary way.
	た。 アル・チャット お兄 一 らむ	V RALVENE UNADAUS I. Secondarium sunt delectronis sunt . R gabien	
TO HAVE AND TO HOLL	mortgage or at any time duri the said premises with the a	ppurcenances unto the said mortage his hai	res upon said premises
This mortgage is intended to \$ 66,500.00	secure the payment of a	promissory note, of which the following is a s	s, executors, adminis- ubstantial copy:
I (or if more than one i FORT, BIDWELL FORT, BIDWELL Sixty ² six thousand five	CATTLE PRODUCTION (CATTLE PRODUCTION (Linguistic and Tro/100-	at Klamath Falls, Oregon	DOLLARS,
shall be applied first to accumulated of April April 6th	, 19 80, and a like payme	from April 6, 1979 s than \$ 6,773,69 in any one payment incipal; the first payment to be made on the ant yax dex each year year	oth day
lees and collection costs of the hold, lees to be lixed by the trial court ar by the appellate court, as the holder	sum of both principal and im ced in the hands of an attorney or hereof, and if suit or action of (2) if any appendix to the suit	and Dalance hereof, if any, shall become due and terest to become immediately due and collectib vfor collection 1/we promise and agree to pay 1 is filed hereon, also promise to pay (1) holde from any decision of the trial court, such lurthe the appellate court.	I payable; if any ol said le at the option of the the reasonable attorney's
Antoniastadi ray ng waya in disa in ting.	e counses and experises to the	/4/ Don: J. Kane Don: J. Kane Verna B. Kane Verna B. Kane	
The mortgagor warrants that	he proceeds of the loans represe	nted by the above described note and this montage	fe prot
(b) for an organization, (even purposes.)	en il mortgagor is a natural pe	rson) are for business or commercial purposes of	w); (Probler 1 to the state of the
The Federal Land 19.72 and recorded in the mortage	r and Betty M. Ga Bank of Spokane,	irner, husband and wife a.corporation dated Ma	Irch 16,
hereby being made; the sold first me	origage was given to secure a r	XXXXXX is because perfective verticity x revelence to an interval for the principal sum of $55,000.00$	d mortgage records
simply "first mortgage". The mortgagor covenants to a in see simple of said premiers that	nd, with the mortfagee, his he	the obligations secured thereby hereinatter, for communication secured thereby hereinatter, for ins, executors, administrators and assigns, that i	brevity, are called
and that he will warrant and forever him and pay all obligations due or to and interest, according to the terms th ments and other charges of every na hereby when due and payable and I encumbrances that are or non-	defend, the same against all, become due under the terms tereol; that while any part of ture which may be lovied, or before the same, become defin	mbrances except said first mortgage and further persons; further, that he will do and perform al of said lirst mortgage as well as the note secure the note secured hereby remains unpaid he will r assessed against said property, or this mortgage quent; that he will promptly pay and satisfy a part thereof superior to the lien of this mortgage aid premises continuously insured against loss	Lithings required of od heroby, principal any all taxes, assess- or the note secured py and use literatures of the secured py and pilling

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and such other hazards as the mortgage may from time for time require, in an amount not less than Insurable Value or companies acceptable to the mortgage herein, with loss payable, first to the holder of the said first mortgage; scond, to the mort-gage named herein and then to the mortgage herein, with loss payable, first to the holder of the said first mortgage; scond, to the mort-the holder of the said first mortgage as soon as insured and a certificate of insurance executed by the company in which said insurance shall fail to any reason to procure any such insurance and to deliver said policies as aforesaid at least filteen days prior to the expira-tion of any policy of insurance now or hereafter placed on said buildings, the mortgage, may procure the same at mortgage is expense that the mortgage will keep the buildings and improvements on said permises in good repair and will not commit or suffer any waste of said premises. In the event any personal property is part of the scurify for this mortgage, then at the request of the mortgage is excuring a fine or mortgage in a suffer any waste form satisfactory to the mortgage and, will pay for filing the same in the program buildings, the mortgage, and will not commit or suffer any waste form satisfactory to the mortgage in executing one or more financing statements pursuant to the Uniform Commercial Code, in searches made by filing officers or searching agencies as may be deemed desirable by the mortgage. Now, therefore, if said mortgage shall keep and perform the covenants herein contained and shall pay all oblighters excured by

lorin satisfactory to the mortfages, and, will, pay, for filling, the same in the proper public, office or offices, as well as the cost of all fien searches made by filling officers of searching agencies as may be deemed desirable by the mortfages. said first mortfage is well as the note secured hereby according to its terms, this convegence shall be void, but otherwise shall remain affirst mortfage is well as the note secured hereby according to its terms, this convegence shall be void but otherwise shall remain agreed that a failure to perform any icoverant herein or any kind be taken to foreclose any lien on said premises or and payable, and this mortfage shall have the option to declare the whole amount unpaid on said note or on this mortfage to no said premises or and payable, and this mortfage shall have the option to declare the whole amount unpaid on said note or on this mortfage or any lien, encumbrance or insurance premium as above provided for, or fail to do or perform and required of him by said first the mortfage, the mortfage shall have the option to declare the whole amount unpaid on said note or on this mortfage or any lien, encumbrance or insurance premium as above provided for, or fail to do or perform ance shall be avered of him by said first the mortfage, the mortfage herein, at his convente, the right to make such payments and to do and perform the acts required of become a part of the debt secured by this mortfage, and shall bear interest at the same rate as the note secured hereby without waiver, and all sums paid by the mortfages at any time while the imortfage is to repay any sums is on and by the mortfages. In the dijudge reasonable we splain at the secre this mortfage is and such any sum's so paid by the mortfages. In the mortfage, and all that escret and title search, all statutory costs and disbursements and such arrher sum as the trial court may therein, mortfages, rand of said mortfages respectively. Incase suit or action isse to be secured by wells in such sait or action, and wil

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somet sufficience of the fight and (1991) and the sufficient is the discrete and sufficient to the fight such as the sufficiency of the sufficiency of the sufficience of the sufficienc Verse in Same theaters

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year just Hove written. *IMPORTANT NOTICE: Delete, by lining, out, whichever warranty (a) or (b) is not applicable if warranty (c) is applicable and if flowers that the formation in the second Klimpich Falls, Crepon 20 STATE OF ADDRESS OF DESCRIPTION OF A DES $\mathbf{r}_{\mathrm{rescaled}}$ to secure the purfacen of β . Sourcessary note, of which the follow of is a set start β BE IT REMEMBERED, That on this 6th.....day of before me, the undersigned, a notary public in and for said county and state, personally appeared the within named DON J. KANE and VERNA B. KANE, husband and wife April known to me to be the identical individual⁵ described in and who executed the within instrument and acknowl-edged to me that they executed the same freely and voluntarily executed the same freety and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand addigatized my official seal the day and year-last above weaten. 1º 4 -, Notary Public for Oregon. ⇒.. My Commission expires 8-5-19: ** SIA 12 SECOND CTION 344 EFART A MEN STATE OF OREGON. MORTGAGE MUZUID 28 SOULD INDIG I County of Klamath SS. I certify that the within instru-(FORM No. 925) ment was received for record on the 9th day of April 1979 LAN PUB. CO., PONTLAND Donge Un Kane SHQ DO\LDO-TO MILVEDEVIN LINE SQ DOCT Fort Bidwell Cattle (11. ()()) ---- Dollacs' to dile/reet number. Not mean generation of the Record of Mortana Record of Mortgages of said County. Production Company Witness my hand and seal of ŵ MODULTION CONTAX County affixed. AFTER RECORDING RETURN TO Q1, Wm. D. Milne Klamath County Title 140 magang (THA Coll Dept-Lynn 071 els ch. Deputy $qak | \phi_i$ Broenetha 11

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