



form satisfactory to the mortgage, and wills pay for filing, 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 mortgage. Now, therefore, it said mortgago shall, keep and perform the covenants, herein contained and shall pay all obligations secured by in full force is a mortgage to secure the performance of all of said covenants and the payments of the note secured hereby; it being agreed that, a failure, to perform any covenant herein, or it a proceeding of any, kind be taken to forcelose any lien on said premises of any part thereof, the mortgage shall have the option to declare the whole amount unpid on said note or on this mortgage and so is all coven and any pay any there on this mortgage is all coven and any pay any there on this mortgage is and may any be forelosed if any time thereafter. And if the mortgage coven any takes or charge or, any lien, encumbrance, or insurance prenum, as above provided for, or fail to do or perform anything required of him by said first the mortgage, under said first mortgage; and any payment so imade, together with the cost of such performance shall be vided to and mortgage, the mortgage secured by this mortgage, and said bear interest at the same rate as the note secured hereby without waiver, and all sums paid by the mortgage at my time while the import and this mortgage may be foreclosed for principal, interest event of any sight-arising to the mortgage efforts breachi of covenant. And this mortgage may be foreclosed for principal, interest event of all with the interest of such performance shall be added to and principal is taken to be secured by the lien of said or satisfage to interest at the same rate as pair of the the object secure with the oreclose this mortgage and by the mortgage. In the secure of any sight, arising to the mortgage efforts with warder the appellate voirt shall adjudge freesonable is plaintiffs attorney's fees in such to reclose

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year <u>first above</u> written. 1 Mour *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 with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1306 or similar, 265 SCESCO [JAARA MATTHEWS Matchan ELSIE P 24085 This provided in interded to secure the payment of required in the standard of the solution of a substantiation tratour and manifus interest STATE OF OREGON, District the same more superior of the second states of the second states and the second states of the second yeater. before me, the undersigned, a notary public in and for said county and state, personally appeared the within named D. T. MATTHEWS and ELSIE P. MATTHEWS de la contrata de la known to me to be the identical individual S, 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 **《中国》**《北京日本》 IN TES: IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Secondary for the second secon Nonna A. Holleneus Notary Public for Oregon. My Commission expires.... SECOND 1 STATE OF OREGON MORTGAGE 1011 12, Parametric Second Strength St. County of Klamath SS. ment was received for record on the PORTLAND, ORF LINIX Record of Mortgages of said County. Witness my hand and seal of AT REPORT OF SCHARES, AND A TH. SCINECK County affixed. AFTER RECORDING RETURN TO SUC 1.HI2 WORLOVCC Misdo uns Blair M. Henderson 426 Main St. 211 MULLINNE iste Þ. Wn, D. Milne MACHINS.Title 190 65 p Alto ch Deputy Byplemetha FOR CITASE-SECOND MORICAGE-COM Party Long Form (Freihing Lending Second) 0 19.40 Fee \$10.50