	o. 925-SECOND MORTG	AGE-One Page Long Form (Truth	-in-Lynding Series).	10	.")7 <u>9</u> Yage_	£1934
	THIS MORTG	AGE, Made this 21	<b></b>	dan st	Nama	<u>ب</u> بې
by		Henry, Douglas V.		day of Keel	November	, 1979 ,
to	Richard L.	Garbutt and Glori	a L. Garbutt, hu	usband and	wife	Mortgagor,
grant,	WITNESSETH ars ( \$5,125. , bargain, sell and	, That said mortgagor 00) I convey unto said mo Klamath	, in consideration of D rtgagee, his heirs, exe	Five Thou ollars, to him	sand One Hundre 1 paid by said mort nistrators and assign	d Twenty-Five gagee, does hereby is, that certain real
TOWN	of Klamath F	feet of the East alls, according t nty Clerk of Klam	o the official p	lat there	Block 8 of ORI of on file in t	GINAL he
-						
	•					
	Todether with all	d sindulas the town	haradida			
at the	time of the execution	d singular the tenements, to belong or appertain, an on of this mortgage or at a	d the rents, issues and p nov time during the term	of this mortan	n, and any and all fixtur	es upon said premises
trators	and assigns forever.	O HOLD the said premise	es with the appurtenance	s unto the sai	d mortgagee, his heirs	
2	This mortgage is in	tended to secure the payn	ent of promissory	note , of which	ch the following is a su	bstantial copy:
( Alcha Alama Five with inte at ma an attorn or action	ard L. Garbu ith Falls, ( Thousand Or meters thereon at the lturity ney for collection, In is filled hereon; has	for if more than one att and/or Glos Dregon, on or f ne Hundred Twee rate of 12 percent	ria L. Garbutt before June 1 aty-Five & nov t per annum from NC the principal bereof ma- pav the holder's reasona n is filed, the amount of	nd severally, , husbar , 1980 100 ovember 2 v he paid at an ble attorney's a such reasonable ward or decide	id and wife, 21,1979 until pai av time. It this note is bees and collection cost is attorney's fees shall	he otder of a t 
		· · · · · · · · · · ·		15 teve	VE Keel Keel	
T	The date of maturit	y of the debt secured by	this mortgage is the da	Steve	VE REEL Keel	
due, to-	-wit: June 1 The mortgagor warra	ants that the proceeds of the	e loan represented by th	$\frac{ \xi _{t \in VC}}{ t _{t \in VC}}$	the last scheduled princip	bal payment becomes
due, to- 1 X	-wit: June_1 The mortgagor warra (w)XXXIII June (XXXIII (b) for an organiza	y of the debt secured by ants that the proceeds of the extension (even if mortgagor i	n / 9 ne loan represented by th KXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	At eve ate on which th e above describe atamposes (sec for business or	the last scheduled princip ed note and this mortga, Commercial purposes o	bal payment becom⇒s je are: wdx ther than agricultural
due, to- 1 1 1 1 1 1 3 3 5 5 5	-wit: June 1 The mortgagor warra (adX sankax Max fax fax (b) for an organiza purposes. This mortgage is i et forth in Mo	ants that the proceeds of the second	n./.Y the loan represented by th KXKWKKKKKKKKKKKKKKKK is a natural person) are made subject to prio	As teve ate on which the e above describe atomicon test for business or contracts montracts	the above described	al payment becomes te are: wbx ther than agricultural real estate made by
due, to- té ( as se Nos.	-wit: June 1 The mortgagor warra (a) you an organize purposes. This mortgage is i et forth in Mo 3 & 4 therein	nts that the proceeds of the p	b./9 the loan represented by the Kikowakowakowakowakowakowakowakowakowakowa	At eve ate on which the e above describe standows the for business or contracts maximum contracts maximum contracts	the last scheduled princip ed note and this mortga extraosocard Xionias beh commercial purposes o the above described port, dated Nove dated Nove	bal payment becomes the are: work ther than agricultural real estate made by ember 16, 1979, A
due, to- 1 1 1 1 19	-wit: June 1 The mortgagor warra (a) Xaniwawika fax for (b) for an organize purposes. This mortgage is i at forth in Mo 3 & 4 therein and recorded in the	nuts that the proceeds of the second state of the second state of the second state of the inferior, secondary and re- puntain Title Comp 1. e mortgage records of the	n./9 ne loan represented by the KMSAKKOKK sux syncother (S a natural person) are nade subject to prio pany preliminary to N/A above succed county in	As teve ate on which the e above describe strangozzation for business or contracts contracts title rep book N/A	te last scheduled princip ed note and this mortga extravation works before commercial purposes of the above described port, dated Nov dated Nov at page N/A	bal payment becomes the are: wher than agricultural real estate made by ember 16, 1979 (A thereof, or as
due, to- 2 2 2 2 2 3 3 5 5 5 5 5 5 5 5 5 5 5 5 5	-wit: June 1 The mortgagor warra (a)Xxxxixxxixxxxxx (b) for an organize purposes. This mortgage is i at forth in MC 3 & 4 therein and recorded in the mber N/A being made: the sai al balance thereof of current	ants that the proceeds of the <u>extension</u> , (even if mortgagor is inferior, secondary and re- puntain Title Comp a. e mortgage records of the <u>contracts</u> interference of <u>Kikky Kakkanaka Sool</u> on the date of the execution , 19 79 ; said priority	alove subject to prio pany preliminary to N/A above subject to prio pany preliminary to N/A above subject county in r N/A county in r N/A	As teve te on which the e above describe strangozz (mo for business or contracts r xxxxxxxxx on title rep book N/A (indicate e principal sum s 38,000.0	te last scheduled princip ed note and this mortga extravouxant Monsesber commercial purposes o the above described port, dated Nov dated Ni . at page N/A which), reference to to at \$ 69,900.00	bal payment becomes te are: wher than agricultural real estate made by ember 16, 1979 (A thereof, or as aid mortgage records the unpaid enest thereon is paid
due, to- 2 4 4 5 5 5 19 5 10 10 10 10 10 10 10 10 10 10	-wit: June 1 The mortgagor warra (a) Sunivaria (a) (a) (a) (a) (a) (a) (a) (a) (a) (a	ants that the proceeds of the <u>extension</u> , (even if mortgagor is inferior, secondary and re- puntain Title Comp a. e mortgage records of the <u>contracts</u> interference of <u>Kikky Kakkanaka Sool</u> on the date of the execution , 19 79 ; said priority	a 19 the loan represented by the KMANARAGAR SUX	As teve teve teve teve teve torbusiness or torbusiness contracts xxxxxxxxx contracts xxxxxxxxx title rep book N/A (indicate e principal sum s 38,000.0 gations secured tors, administra except said CC	the last scheduled principle and note and this mortga, extraosurate Xionian between commercial purposes of the above described port, dated Nove dated Ni . at page N/A which), reference to S a ot \$ 69,900.00 00 and no more im- thereby hereinalter, h and ro more im- thereby hereinalter, h putracts and further	bal payment becomes the are: when than agricultural real estate made by ember 16, 1979, (A thereof, or as add mortgage tecords the unpaid erest thereon is paid a brevity, are called he is lawfully seized except AS Set
due, to- due, to- due, to- due, to- as see No:3 - 19 - tile num hereby- princip: to simply in fees forth and tha him and and tha hereby- encumby-	wit: June 1 The mortgagor warra (a) The mortgagor warra (b) for an organize purposes. This mortgage is i et forth in Mo 3 & 4 therein and recorded in the mber N/A being made: the sai al balance thereof o Current MinXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	, 15 ants that the proceeds of the <u>extension</u> , (even if mortgagor if inferior, secondary and re- puntain Title Common a. e mortgage records of the <u>contracts</u> <sup>1</sup> Mappe d WAX WY XAX XXXXXXXXXXXXXXXXXXXXXXXXXXXX	1.19	As teve teve teve teve teve teve teve teve teve teve title rep title rep title rep title rep title rep took N/A (indicate e principal sun s 38,000.0 gations secured tors, administra except said co , dated No torta hereby gainst suid pro at he will pro- of superior to of	te last scheduled princip ed note and this mortga extravouxant Monisasbeh commercial purposes o the above described port, dated Nove dated Ni . at page N/A which), reference to s a ot \$ 69,900.00 00 and no more, im thereby hereinafter, h stors and assigns, that outracts and further pottacts and further pottacts and string will do and perform a swell as the rose sour perty, or this mortgage mpthy pay and satisfy	bal payment becomes te are: wher than agricultural real estate made by ember 16, 1979 (A thereof, or as aid mortgage records the unpaid erest thereon is paid or brevity, are called he is lawfully seized ercept AS SEL ). If things required of of hereby, principal pay all taxes, assess- or the note secured any and all liens or by that he will known

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and such other hazards as the mortgagee may from time to time require, in an amount not less than \$ in a company or companies acceptable to the mortgage herein, with loss payable, first in the holder of the said lirst mortgage; second, to the mort-gagee named herein and then to the mortgagor as their respective interests may appear; all policies of insurance shall be delivered to the holder of the said lirst mortgage as soon as insuted and a certificate of insurance executed by the company in which said insurance is written, showing the amount of said coverage, shall be delivered to the mortgagee named in this instrument. Now if the mortgage shall fail for any reason to procure any such insurance and to deliver said policies as aloresaid at least fifteen days prior to the explana-tion of any policy of insurance now or hereafter placed on said buildings, the mortgage may procure the same at mortgagor's expense; of said premises. In the event any personal property is part of the same linancing statements pursuant to the Uniform Commercial Code, in searches made by filling officers or searching agencies as may be deemed desirable by the mortgagee. Now, therefore, if said mortgagor shall keep and perform the covenants herein contained and shall pay all obligations secured by

.e. .....

Introductor shall form with the mortfagee in executing one or more linancing statements pursuant to the Uniform Commercial Code. In searches made by filing officers or searching agencies as may be deemed desirable by the mortfage. Now, therefore, it said mortfager shall keep and perform the covenants herein contained and shall pay all obligations secured hereby according to its terms, this conveyance shall be void, but otherwise shall remain aftered that a failure to perform any covenant herein, or if a proceeding to its terms, this conveyance shall be void, but otherwise shall remain aftered that a failure to perform any covenant herein, or if a proceeding of any kind be taken to foreclose any lifen on said premises or and payable, and this mortfage may be forelosed at any time thereafter. And if the mortfager shall fail to pay any taxes or charges or any lien, encumbrance or insurance premium as above provided for, rule thereafter and it is and on any perform the debt secured by this mortfage, and any paynet to general and rule to reclowe any line of the debt secured by this mortfage, and shall have the right to make such payments of and on any aptime the added to and mortfager, the mortfagee herein, at his option, shall have the right to make such payments and to do and perform the acts required of here apart of the debt secured by this mortfage, and shall bear interest at the same tate as the notes secured hereby without waiver, and any sight arising to the mortfage, and shall bear interest at the same sate as the notes secured hereby without waiver, and any said by the mortfage at any time while the mortfagor neglects to repay any sums so paid by the mortfage. In the adjudge reasonable as plaintiff's attorney's less in such suit or action, and if an appeal is taken from any upide at increase incurred by such appeal, all such sums to be secured by the lien of this mortfage and included in the derve of lorecloser. The covenants and agreements herein contained shall apply to and bind the heirs, executors, adm

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 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.

Michael Da Henry IJ uelas ٧. Osborne TSteve Keel

9.

STATE OF OREGON.

County of Klamath

BE IT REMEMBERED, That on this 21 St before me, the undersigned, a notary public in and for said county and state, personally appeared the within named Michael D. Henry, Douglas V. Osborne, Steve Keel

known to me to be the identical individuals described in and who executed the within instrument and acknowlexecuted the same freely and voluntarily.

