and such other hazards as the mortgagee may from time to time require, in an amount not less than \$... in a company of companies acceptable to the mortgage herein, with loss payable, lirst to the holder of the said lirst mortgage, second, to the mortgage and then to the mortgage as soon as insured and a certificate of insurance and policies of insurance shall be delivered to its written, showing the amount of said coverage, shall be delivered to the mortgage named in this instrument. Now if the mortgage is all for any reason to procure any such insurance and to delivere and to deliver said policies as aforesaid at least lifteen days prior to the expiration of any policy of insurance now or hereafter placed on said buildings, the mortgage may procure the same at mortgagor will keep the buildings and improvements on said premises in good repair and will not commit or suffer any mortgagor, shall, join with 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 mortgagee.

Now, therefore, it said mortgagor shall keep and perform the covenants herein contained and shall pay all obligations secured by

form satisfactory to the mortgagee, 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 filing officers or searching agencies as may be deemed desirable by the mortgage.

Now, therefore, it said mortgagor shall keep and perform the covenants herein contained and shall pay all obligations secured by said first mortgage as well as the note secured hereby according to its terms, this conveyance shall be void, but otherwise shall remain said first mortgage as a mortgage to secure the performance of all of said covenants and the "payments of the note secured hereby; it being any part thereof, the mortgage shall have the option to declare the whole amount unpaid on said note or on this mortgage and payable, and this mortgage may be foreclosed at any time thereafter. And it the mortgagor shall fail to pay any taxs or charges or any lien, encumbrance or insurance premium as above provided for, or the dot or perform anything required of him by said first mortgage, the mortgage at energy and the secured by this mortgage, and shall have the right to make such payments and to de and perform the acts required of however, of, any right arising to the mortgage, and shall bear interest at the same rate as the note secured hereby without waiver, event of, any right arising to the mortgage, end shall bear interests to repay any sums so paid by the mortgage at any time while the mortgage, the mortgage may be foreclosed for principal, interest event of, any suit or action being instituted to foreclase this mortgage, the mortgage and shall bear interests to repay any sums so paid by the mortgage and included in the ordinance of the mortgage and included in the casonable as plaintiff's attorney's lees in such suit or, action, and it an appeal is taken from any judgment or decree entered by a such suppea, all such sums to be secured by the lien of, this mortgage and included in the decree of loreclosure.

Each and all of the covenants and agreements herein containe

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. James Gordon *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 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. Terry Gordon STATE OF OREGON, WINGS TO SECOLE THE DUPLY OF STATE OF OREGON,

LO HALE AND LO HOLD the said month is said the said the federors and see and the federor the federor beauties and the federor of the feder Bremspory hote a lot which the following is a substantial costs before me, the undersigned, a notary public in and for said county and state, personally appeared the within namedJames...Gordon..and..Terry...Gordon...... known to me to be the identical individual. S. described in and who executed the within instrument and acknowledged to me thattheyexecuted 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. seed nedotds of Klamet The fine 15' 1020' In the form Notary Public for Oregonal My Commission expires (1990) ່ເລ_ີ ເ ı, ♦. Marion Hontore, et ux., to shast 8/2# 12 ast of the Willamette SLAIF OF OKEGON POTING THEREFROM the Darcel Conveyor SECOND NWIS OF Section Statewarehan County of Klamath MORTGAGE (FORM No. 925) I certify that the within instrument was received for record on the James Gordon Control C .25ch day of January, 1980 PPACE RESERVED County rousts of Chesion partial 2:54 o'clock P. M., and recorded unoutly granteen volume No. MSO Dollars to page 1642 or as document/fee/file/instrument/microfilm No. 79865 MILINESSFIH Liver such those second of Mortgages of said County. Alan J. Prescott Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. AlangJ. Prescott . COMMON W. B. A.C. L. London Wm...D. Milne.... alin, Or grass day or By Dernethas =Fee::\$7:00=