FORM No. 5	925SECOND_MORTGAGE-One_Pag	e Long Form (Truth-in-Lendir	ng_Series}.	-	Mol. 80	Page	4477
TC	81663						·····
	HIS MORTGAGE, Ma	de this 4th	1	day of	March		, 19 80
by	······································	Del L. Eayrs					Mortgago
to		B asin Building,		•••••••••••••••••••••••••••••••••••••••			
six (grant, ba	VITNESSETH, That sa dollars and ninty argain, sell and convey	seven cents (\$3 unto said mortgage	nsideration o 3,946.97) e, his heirs, e	f Three Dollars, to his xecutors, adm	thousand m paid by a inistrators a	nine hun said mortgag and assigns,	hat certain rea
property	situated in Klam	ath Co	ounty, State o	of Oregon, bo	unded and	described as	follows, to-wi
of t	act of land situat he Willamette Meri icularly described	dian, in the Co					
y sect a di cont to to West begi	nning at a 3/4 inc ion 9; thence Sout stance of 1960 fee inuing Southerly a he Westerly right erly right of way nning; thence West	herly along the t to the true p long said North of way line of line to a point	e North-Sou point of be n-South cen the County t that bean	oth center eginning of nter section (Road; the cs East from	section E this de on line 6 ence Nort	line of s scription 46 feet, heasterly	aid Section ; thence more or les along said
	PTING THEREFROM: act of land situat he Willamette Meri icularly described	dian, in the Co	•	•	•		C.
Sect a di cont to t West <i>Tog</i> which mai at the tim TO trators and	nning at a 3/4 inc ion 9; thence Sout stance of 2160 fee inuing Southerly a he Westerly right erly right of way gether with all and singular of the execution of this n HAVE AND TO HOLD t d assigns forever.	herly along the t to the true p long said North of way line of line to a point the tenements, heredite r appertain, and the r northage or at any tim he said premises with	e North-Sou point of be a-South cer the County t that bear aments and appurents, issues and e during the terr the appurtename	th center eginning o nter section 7 Road; the cs East from a section of the section references of the section references on the section of the section ces unto the section of the section of the section ces unto the section of the section of the section of the section ces unto the section of	section f this de on line 4 ence Nort om the tr unto belongin m, and any an age. uid mortgaged	line of s scription 46 feet, heasterly ue point g or in anywise and all fixtures to b, his heirs, e	aid Section ; thence more of les along said of beginnin appertaining, an pon said premise secutors, adminis
Thi	is mortgage is intended to s	ecure the payment of	promissor	y note , of wh	ich the follow	ving is a subst	antial copy:
pron Th in la	946.97 In demand hise to pay to the order aree thousand nine wful money of the Un 3per cent. per aidin_ful1_monthl wediately due and collect	hundred forty- ited States of Am	six dollar erica, with in om	at 4784 s and nint nterest there	So. Sixt y seven c con in like	th Street cents lawful mou until	DOLLA DOLLA bey at the rat paid. Interes
tuteo addii	ediately due and collec d to collect this note, o tion to the costs and dis t may adjudge reasons	r any portion ther sbursements provi	eof, ded by status	te, such addi	tional sum	promise an , in likc law	d agree to pay
of	is note secured by attached describe yable in full at s	d property and	is		ays	<u>ر</u>	
No.							
No. 216-NOT	rk.				549	STEVENS-NESS L	W PUB. CO PORTLA
(a) (b)	 mortgagor warrants that th primarily lor mortgagor's a for an organization, (even purposes. 	personal, family, house i if mortgagor is a nat	hold or ægriculti ural person) are	ural purposes (s e for business o	ee Important r commercial	Notice below), purposes other	than agricultur
Thi	s mortgage is inferior, see	condary and made si	ubject to a pri	or mortgage o	n the above	described rea	estate made b
to		· ···· · · · · · · · · · · · · · · · ·	·····	······	·····	dated	·····
19 , an file numbe	nd recorded in the mortgage		named county in		at p		thereof, or a
hereby bei	ing made; the said first mor			the principal su	e which), ref m of \$	erence to said	mortgage_record ; the unpai
	balance thereof on the date	of the execution of th	his instrument i	s \$	and n		st thereon is pai
simply "fi	rst-mortgage".	; said prior mortg					
The in lee sim	e mortgagor covenants to an ple of said premises; that th	d with the mortgagee, he same are free from .	, his heirs, exec all encumbrance	utors, administi s except said li	rators and as: rst mortgage	signs, that he and lurther ex	is lawfully seized cept
nint and pa and interes ments and hereby, wh encumbrand	will warrant and forever av all obligations due or to it, according to the terms the other charges of every mait en due and payable and bi- ces that are or may become gs now on or which hereaf	become due under the ereol; that while any p ure which may be lev efore the same becom liens on the premises (ferms of said f part of the note ied or assessed e delinquent; the or any part the	first mortgage a secured hereby against said pro hat he will pro- reof superior to	is well as the remains unpaperty, or thi omptly pay as the liep of the	note secured aid he will pay s mortgage or nd satisfy any bis mortfage.	hereby, principa, all taxes, assess- the note secured and all liens or bor by will loos

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and such other hazards as the mortgagee may from time to time require, in an unount not less than \$ in a company or companies acceptable to the mortgagee herein, with loss payable, first to 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 first mortgage as soon as insured 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 mortgage named in this instrument. Now if the mortgagor shall fail for any reason to procure any such insurance and to deliver suid policies as aloresaid at least lifteen 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 mortgagor's expense: of said premises. In the event any personal property is part of the scurity for this mortgage, then at the request of the mortgage, then at the request of the mortgage, then at the request of the mortgage, the nortgage, 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 mortgagor shall keep and perform the covenants herein contained and shall pay all obligations secured by

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 filing officers or searching agencies as may be deemed desirable by the mortgages. Now, therefore, il said mortgage shall keep and perform the 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 secured hereby; it being agreed that a failure to perform any covenant herein, or if a proceeding of any kind be taken to foreclose any lien on said premises or and payable, and this mortgage may be foreclosed at any time thereafter. And if the mortgager shall fail to pay any taxes or charges or any lien, encumbrance or insurance premium as above provided for, or fail to do or perform any covenant herein, shall have the right to make such payments and to and perform the active to be dorm the gaid et all the secured hereby; without the mortgage, the mortgage herein, at his option, shall have the right to make such payments and to do and perform the acts required of become a part of the debt secured by this mortgage, and shall bear intrest at the same rate as the note secured hereby without waiver, and all sums paid by the mortgage at any time while the mortgage to request to repay any sums so paid by the mortgage. In the adjudge reasonable as plaintiffs attorney's kees in such suit or action, and if an appeal is taken from any given to make such apayn sums so paid by the mortgage. In the adjudge reasonable as plaintiffs attorney's kees in such suit or action, and if an appeal is taken from any suit and to receive there as adjudge reasonable as plaintiffs attorney's kees in such suit or action, and if an appeal is taken from any and the sale trial court may therein, mortgage and of said mortgage respectively. In case suit on action to said mortgage respectively. In case suit on action to said mortgage respectively. In case suit on action a said m

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 ⁴IMPORIANI NUTICE: 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. STATE OF OREGON, County of -BE IT REMEMBERED, That on this day of before me, the undersigned, a notary public in and for said county and state, personally appeared the within named known to me to be the identical individual. described in and who executed the within instrument and acknowledged to me that executed the same freely and voluntarily. Z IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. N. O. K. L & Legar 2. Notary Public for Oregon. My Commission expires 9-29-80 -----SECOND STATE OF OREGON, MORTGAGE SS. County of Klamath I certify that the within instru-(FORM No. 925) ment was received for record on the ana ana any amin'ny ami Nataona amin'ny -----SPACE RESERVED at..2:20.....o'clock ...P...M., and recorded FOR RECORDER'S USE то Record of Mortgages of said County. Witness my hand and seal of County affixed. Ma. D. Milne Brun Build 4784 Solt Title. Linche W Deputy Fee \$7.00