FORM Na.	925—SECOND MORTGAGE—One Page Long Form (Truth-in-Lending Series).		m 101.80	Page 4	769	
 ĩC	ト·支州(行)	day of ERLANDSON	March		. 19 ⁸⁰ ,	A.
to Thou grant,	is in the second mortance his l	ation of One Hui	ndred Sev im paid by s ministrators a	venty-Fiv aid mortgagee nd assigns, the	e does hereby at certain real	
	The Southeasterly 114 feet of L Northeasterly 5 feet of the Sou Lot 2 of Block 13, in Original to the official records thereof Oregon.	Town of Link	ville, a	ccording		
	Subject to the reservations and deed from School District No. 1 Linkville School District No. 1 Richard H. Hovey and Clifford A and recorded June 1, 1929, in W records of Klamath County, Oreg on NW line of Main Street)	, sometimes , a public c A. Dunn, date Alume 87 of	orporati d April Deeds, F	on, to 1, 1929, age 287,		

substitute for a surety bond.

_The_date_of_maturity_of_the_debt_encured_by_this_mertgenerie-the_date_on_which_the_last-schedule ..., 19

Aue. to-wit:

The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a) primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below). (b) for an organization, (even if mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes. This mortgage in interior, secondary and made subject to a prior mortgage on the above described real estate made by

dated and recorded in the mortgage records of the above named county in book to , at page thereof, or as (indicate which), rerelence to said mortgage records 19 , reel number hereby being made; the said first mortgage was given to secure a note for the principal sum of \$ file number ; the unpaid and no more; interest thereon is paid principal balance thereof on the date of the execution of this instrument is \$; said prior mortgage and the obligations secured thereby hereinafter, for brevity, are called , 19.

The mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully seized in lee simple of said premises; that the same are free from all encumbrances except said first mortgage and further except

and that he will warrant and forever defend the same against all persons; hurther, that he will do and perform all things required of him and pay all obligations due or to become due under the terms of said first montgage as well as the note secured hereby, principal and interest, according to the terms thereof; that while any part of the note secured hereby remains unpaid to will pay all taxes, assess-ments and other charges of every mature which may be levied or assessed against said property, or this mortgage or the note secured hereby, when due and payable and before the same become definquent; that he will promptly pay and satisfy and and liers or encumbrances that are or may become liens on the premises or any part thereof superior to the lien of this mortgage; that he will keep the buildings now on or which hereafter may be erected or the said premises continuously insured against loss or damage by fire

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3.

2 22 7

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 mortgagee herein, with loss pavable first to the holder of the said first mortgage; second, to the mortgage gagee named herein and them to the mortgage 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 pertificate 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 mortgage shall hai' for any reason to procure any such insurance and to deliver said policies as adoresaid at least filteen days prior to the emortgage that the mortgager will keep the buildings and improvements on sud premises in good repair and will not commit or suffer any waste-torin any policy to the mortgage, and improvements on sud premises in good repair and will not commit or suffer any waste-form ansfactory to the mortgage, and will pay for filing the name in the proper public office or offices, as well as the cost of all lien searches made by filing efficies or searching agencies as may be demed desirable by the mortgage.

here atslachty to the mortgage, and will pay for filing the rame in the proper public office or offices, as well as the cost of all fien success made in think officers or searching agencies as may be do med desirable by the mortgage.
Said first mortgage as well as the note secured hereby according to its terms, this conveyance shall be void, but otherwise shall remain 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 of any part thereof, the mortgage eshall have the option to declare the whole amount unpaid on said note or on this mortgage at one pressure the performance of all of said covenants and the mortgage or on this mortgage at one of the mortgage eshall have the option to declare the whole amount unpaid on said note or on this mortgage at one day or any lien, as this uption, shall have the triph to worker works and pay any takes or charges the mortgage at any time pressured by the mortgage, and shall be to the mortgage may be to reduce and any agreent on made, together with the cost of such performance shall be added to and pay any takes or charges the mortgage at any time while the mortgage may he the cost of such performance shall be added to and pay takes or active such as the dot secured by this mortgage, and shall here interest at the same tate as the note secure blacks required of however, of any right atting to the mortgage, and shall here interest at the same such as the closed for principal, interest at the mortgage for title reports and title search, all statutory cets to ready are such as descreeded by any any such as the close of any all reasonable cost incurred waller, and all and payed is the mortgage at any time while the mortgage at any time while the mortgage at any time waller. The mortgage are as a mortgage at any time while the mortgage may be brechoded for principal, interest the mortgage at any time while the mortgage at any time waller. And this nortgage may be brechoded for principal, int

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written.

Inter alunder. Gordon 0. Erlandson *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. STATE OF OREGON. County of Klamath BE IT REMEMBERED, That on this 4 before me, the undersigned, a notary public in and for said county and state, personally appeared the within named GORDON 0. ERLANDSON known to me to be the identical individual described in and who executed the within instrument and acknowledged to me that he executed 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. Kene Kun Notary Public for Oregon. My Commission expires dific men SECOND STATE OF OREGON. MORTGAGE County of Klamath I certify that the within instru-I certify that the within instru-ment was received for record on the 13th day of March 19.10 at 11:05 clock A M., and recorded in book 180 on page 4763 or as file, reel number \$1337 Gordon O. Erlandson CE RESERVEL FOR HECORDER & USE TO Estate of Natalie Record of Mortgages of said County. Erlandson---No. 78-5 G Witness my hand and seal of County affixed. AFTER RECORD NO RET HEN TO Ma. D. Milne Mel Kosta Byr, C. u. That Ant took Deputy 325 Main Street Klamath Falls, OR 97601 Ten 07.00 -