	SECOND MORTGAGE-One Page Long Form (Truth-in-Lending Series). / 1
K	19.8.0
	-33261 28th day of May S MORTGAGE, Made this 28th Since Mortgagor, William Fisher aka William N. Fisher Mortgagor,
THI	S MORTGAGE, Made this Mortgagor,
	William Junton husband and wite,
Ste	William Fisher aka William N. Fisher Morrgager, William Fisher and Carol A. Horton, husband and wife, Ven James Horton and Carol A. Horton, husband eight hundred
	trades does nereby
WI	ven James Horton and Carol A. Horton, Mortgagee, TNESSETH, That said mortgagor, in consideration of Five thousand eight hundred and no/100(\$5,850.00) Dollars, to him paid by said mortgagee, does hereby and no/100(\$5,850.00) Dollars, to him paid by said mortgagee, does hereby gain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that certain real gain, sell and convey unto said mortgagee, his heirs, executors, bounded and described as follows, to-wit: gain, sell and convey unto said mortgagee, his heirs, executors, bounded and described as follows, to-wit: the dia Klamath County, State of Oregon, bounded and described as follows, to-wit:
titty	and nor said mortgagee, his herrs, executions, bounded and described as follows, to-with
ant, bar	and no/100(\$5,850.00) and no/100(\$5,850.00) gain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that certain gain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that certain situated in Klamath County, State of Oregon, bounded and described as follows, to-wit: situated in Klamath property situate in Klamath County, Oregon:
operty	situated in Klamath County, State of Oregon, 2020 of the following real property situate in Klamath County, Oregon:
	tin the SWISWI OI Section Sol
A t	ract of land situated in the Surasian st of the Willamette Meridian, as follows:
	of caid Section Ju, choice it and East at
Be	st of the Willamette Meridian, as follows st of the Willamette Meridian, as follows ginning at the Southwest corner of said Section 36; thence North along the West sinning at the Southwest corner of said Section 36; thence North along the West section 660 feet to the true point of beginning; thence East at
1i	ginning at the Southwest corner of said Section 36; thence North along the ne of said Section 660 feet to the true point of beginning; thence East at ght angles 1320 feet; thence Northwesterly to a point on the West section line 0 feet North of the point of beginning; thence South along said West line 660 0 feet north of the point of beginning.
ri	ght angles 1520 ft he point of beginning; thence bout the
66	n feet North of the r the r
	to fact easement IOI Ioadway print the 140 ad-
Тс	et to the point of beginning. Det to the point of beginning. Dether with a non-exclusive 50 foot easement for roadway purposes from the Dethwest corner of the above-described premises to State Highway No. 140 ad- Dethwest corner of the above-described premises to State Highway No. 140 ad- buthwest corner of the above-described premises to State Highway No. 140 ad- Dethwest corner of the above-described premises to State Highway No. 140 ad- buthwest corner of the above-described premises to State Highway No. 140 ad- Dethwest corner of the above-described premises to State Highway No. 140 ad- buthwest corner of the above-described premises to State Highway No. 140 ad- Dethwest corner of the above-described premises to State Highway No. 140 ad- buthwest corner of the above-described premises to State Highway No. 140 ad- Dethwest corner of the above-described premises to State Highway No. 140 ad- buthwest corner of the above-described premises to State Highway No. 140 ad- Dethwest corner of the above-described premises to State Highway No. 140 ad- Dethwest corner of the above-described premises to State Highway No. 140 ad- Dethwest corner of the above-described premises to State Highway No. 140 ad- Dethwest corner of the above-described premises to State Highway No. 140 ad- Dethwest corner of the above-described premises to State Highway No. 140 ad- Dethwest corner of the above-described premises to State Highway No. 140 ad- Dethwest corner of the above-described premises to State Highway No. 140 ad- Dethwest corner of the above-described premises to State Highway No. 140 ad- Dethwest corner of the above-described premises to State Highway No. 140 ad- Dethwest corner of the above-described premises to State Highway No. 140 ad- Dethwest corner of the above-described premises to State Highway No. 140 ad- Dethwest corner of the above-described premises to State Highway No. 140 ad- Dethwest corner of the above-described premises to State Highway No. 140 ad- Dethwest corner of the above-described premises to State Highw
	acent to the nest both 77 South, Range 11 Istored
E	.W.M. and Section 2,
~	UBJECT TO: (1) Right of Way for transmission line, including the terms and UBJECT TO: (1) Right of Way for transmission line, including the terms and provisions thereof, given by Mark-Time, Inc., an Oregon corporation, dated March rovisions thereof, given by Mark-Time, Inc., an Oregon corporation, dated March rovisions thereof, given by Mark-Time, Inc., an Oregon corporation, dated March rovisions thereof, given by Mark-Time, Inc., an Oregon corporation, dated March rovisions thereof, given by Mark-Time, Inc., an Oregon corporation, dated March rovisions thereof, given by Mark-Time, Inc., an Oregon corporation, dated March rovisions thereof, given by Mark-Time, Inc., an Oregon corporation, dated March rovisions thereof, given by Mark-Time, Inc., an Oregon corporation, dated March rovisions thereof, given by Mark-Time, Inc., an Oregon corporation, dated March rovisions thereof, given by Mark-Time, Inc., an Oregon corporation, dated March rovisions thereof, given by Mark-Time, Inc., an Oregon corporation, dated March rovisions thereof, given by Mark-Time, Inc., an Oregon corporation, and the rovisions thereof, given by Mark-Time, Inc., an Oregon corporation, and the rovisions thereof, given by Mark-Time, Inc., an Oregon corporation, and the rovisions thereof, given by Mark-Time, Inc., an Oregon corporation, and the rovisions thereof, given by Mark-Time, Inc., an Oregon corporation, and the rovisions the rovision of the second sec
5 r	UBJECT TO: (1) Right of Way for transmission an Oregon corporation, dated water provisions thereof, given by Mark-Time, Inc., an Oregon corporation, dated water provisions thereof, given by Mark-Time, Inc., an Oregon 223, records of Klamath 1963, recorded June 21, 1963, in Deed Volume 346, page 223, records of Klamath 1963, recorded June 21, 1963, in Deed Volume 346, page 223, records of Klamath 1963, recorded June 21, 1963, in Deed Volume 346, page 223, records of Klamath 1963, recorded June 21, 1963, in Deed Volume 346, page 223, records of Klamath 1963, recorded June 21, 1963, in Deed Volume 346, page 223, records of Klamath 1963, recorded June 21, 1963, in Deed Volume 346, page 223, records of Klamath 1963, recorded June 21, 1963, in Deed Volume 346, page 223, records of Klamath
, (rovisions thereof, given by Mark-Tille, Wolume 346, page 223, records of Records rovisions thereof, given by Mark-Tille, Wolume 346, page 223, records of Records (1963, recorded June 21, 1963, in Deed Volume 346, page 223, records of Records (2000) and 2000 and 20000 and 2000 and 20000 and
5 N	in the correction of the second and any
which	County, Oregon, Sure (CONTINUED ON ATTACHED on any set appertaining, and Maine COrporation. Maine Corporation. Fogether with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and may hereafter thereto belong or appertain, and the rents, issues and profits thereform, and any and all fixtures upon said premises may hereafter thereto belong or appertain, and the rents, issues and profits thereform, and any and all fixtures upon said premises there during the term of this mortgage. There is the execution of this mortgage or at any time during the term of the said mortgage, his heirs, executors, administration of the said premises with the appurtenances unto the said mortgagee, his heirs, executors, administration to the said premises with the appurtenances unto the said mortgage, is a substantial copy: I control to the said premises of the premises of the term of the term of the term of the term of the said mortgage.
at the	the sale presented by the sale presented of which the following is a substantial copy
trators	and assigns take is intended to secure the payment and 1980
F .	and assigns loteron. This mortgage is intended to secure the payment of May 28 , 19.80 Klamath Falls, Oregon , May 28 , 19.80 Solution of the order of the ord
z , 5,8	50.00 Klamath Falls, Oregon, May 29 50.00 Klamath Falls, Oregon, May 29 1 continue to pay to the order of
100	I continue that we determine the second seco
	survivoi $1 \rightarrow 1$ fifty and $no/100 \rightarrow -1.55, 0.50, 0.00$
Five	Steven James Horton and Carozza at Klamath Falls, Oregon survivor thousand eight hundred fifty and no/100(\$5,850.00)
	terest thereon at the rate of the selfments of not less than \$125.00 minuty one the 29 d
princip	terest thereon at the fate of the fate of the fate of the second
shall b	applied first to accumulate 19, 80, and a like payment on the it any of st it any of st it any of st it any of st
	June
by the	appellate court, as the holder's reasonable william Fisher
	William Fisher
	/s/-Wllliam Fisher
	and the more and the more and the date of which the table
du	The date of maturity of the dept secured by the book of the book described note and this mortgage are: e, to-wit:
	in the contract of the proceeds of the loan represented by the above described note and this montage set of the loan represented by the above described note and this montage set of the loan represented by the above described in the proceeds of the loan represented by the above described in the interfage set of the loan represented by the above described interfage set of the proceeds of the loan represented by the above described interfage set of the proceeds of the loan represented by the above described interfage set of the proceeds of the loan represented by the above described interfage set of the proceeds of the proceeds of the proceeds of the proceeds of the proceed of the procee
	(a)* primary primary to the above described real estate made
	Monoration Secondary and made subject to a prior mortgage of the subject to
	Department or vererand the above named county in book M80, at page 1000 printing rec
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k	Department of Veterans Allarro 9.80, and recorded in the mortgage records of the above named county in book M80, at page VOOV thereon, s 9.80, and recorded in the mortgage records of the above named county in book M80, at page VOOV (thereon, s 9.80, and recorded in the mortgage records of the above named county in book M80, at page VOOV (thereon, s 9.80, and recorded in the mortgage records of the above named county in book M80, at page VOOV (thereon, s 9.80, and recorded in the mortgage was given to secure a note for the principal sum of \$40,600.00 ; the un- secure being made: the said first mortgage was given to secure a note for the principal sum of \$40,600.00 and no more: interest thereon is being the plane a thermal on the date of the execution of this instrument is \$40,600.00 and no more: interest thereon is in the balance thermal on the date of the execution of this instrument is \$40,600.00 and no more: interest thereon is
	Source being made: the said first mortgage was given to secure a note for the principal sum of $\$40,000.00$ and no more: interest thereon is bereby being made: the said first mortgage was given to secure a note for the principal sum of $\$40,000.00$ and no more: interest thereon is bereby being made: the said first mortgage was given to secure a note for the principal sum of $\$40,000.00$ and no more: interest thereon is being made: the said first mortgage was given to secure a note for the principal sum of $\$40,000.00$ and no more: interest thereon is being made: the rest of the execution of this instrument is $\$40,600.00$ and no more: interest thereon is being made: thereof on the date of the execution of this instrument is $\$40,600.00$ and no more: interest thereon is being made: the state of the execution of this instrument is $\$40,600.00$ and no more: interest thereon is being made: the state of the execution of this instrument is $\$40,600.00$. The more more more assigns, that he is lawfully so that the is lawfully so the secure of the secure o
	orincipal balance the said prior mortgage and the cond
	orincipal balance thereof on the unit 80; said prior mortgage and the obligations secure and assigns, that he is lawfully so May
11	to May simply "first mortgage". The mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is mixing of The mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is mixing of The mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is mixing of the mortgage of said premises; that the same are free from all encumbrances except said first mortgage and further except in fee simple of said premises; that the same are free from all encumbrances except said first mortgage and further except
	and perform all things require
	it warrant and forever defend the same against all persons; further, that well as the note secure intervery of said first mortgage as well as the note secure intervery of said first mortgage as well as the will pay all taxes, a
	and that he will warrant and lorever defend the same against all persons; further, that we will as the note secured hereby remains unpaid he will pay all taxes. a and that he will warrant and lorever defend the under the terms of said first mortgage as well as the note will pay all taxes. a bim and pay all obligations due or to become due under the terms of the note secured hereby remains unpaid he will pay all taxes a bim and pay all obligations due or to become due under the terms of said first mortgage as well as the note secured hereby remains unpaid he will pay all taxes at the note secured hereby remains unpaid he will pay all taxes at the note secured hereby remains unpaid he will pay all taxes at the note secured hereby remains unpaid he will pay all taxes at the note secured hereby remains unpaid he will pay all taxes at the note secured hereby remains unpaid he will pay all taxes at the note secured hereby remains unpaid he will pay all taxes at the note secured hereby remains unpaid he will pay all taxes at the note secured hereby remains unpaid hereby taxes at the note secured hereby remains unpaid hereby taxes at the note secured hereby remains unpaid hereby taxes at the note secured hereby remains unpaid hereby taxes at the note secured hereby remains unpaid hereby taxes at the note secured hereby remains unpaid hereby taxes at the note secured hereby taxes.
	in lee simple of said premaring the same against all persons; further, that he will do and perform all things requires and that he will warrant and forever defend the same against all persons; further, that he will do and perform all things requires and that he will warrant and forever defend the same against all persons; further, that he will do and perform all things requires and that he will warrant and forever defend the same against all persons; further, that he will do and perform all things requires and pay all obligations due or to become due under the terms of said first mortfage as well as the note secured hereby remains unpaid he will pay all taxes, a and interest, according to the terms thereoi; that while any part of the note secured hereby row this mortfage or the note see and interest, according to the terms thereoi; that while any part of the note secured against said property, or this mortfage or the note see and interest, according to the terms thereoi; that while any part of the note see and interest, according to the terms thereoit which may be levied or assessed against and property and satisfy any and all the mort and other charges of every nature which may be levied or assessed against said property and satisfy any and all the hereby, when due and payable and before the same become delinquent; that he will promptly pay and satisfy any and all thereby, when due and payable and before the same become any part thereof superior to the lien of this mortfage; that he will hereby, when due and payable and before the same become any part thereof superior to the lien of this mortfage; that he will hereby be exceeded on the said premises continuously insured against loss or damage by the buildings now on or which hereafter may be erected on the said premises continuously insured against loss or damage by the buildings now on or which hereafter may be erected on the said premises continuously insured against loss or damage by the buildings now on or which hereafter may be erected on the said premise

and such other hazards as the mortgagee may from time to time require, in an amount not less than \$48,900.00 in a company or companies acceptable to the mortgagee herein, with loss payable, lirst to the holder of the said first mortgage; second, to the mort-gagee named herein and then to the mortgage herein, with loss payable, lirst to the holder of the said first mortgage; second, to the mort-gagee named herein and then to the mortgage as soon as insured and a certificate of insurance excuted by the company in which said insurance is written, showing the amount of said coverage, shall be delivered to the nortgagee named in this instrument. Now if the mortgage is written, showing the amount of said coverage, shall be delivered to the nortgagee 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 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 mortgager's expense; that the mortgager will keep the buildings and improvements on said premises in good repair and will not commit or sulfer any waste of said premises. In the event any personal property is part of the same in the proper public office or offices, as well as the cost of all lien mortfager shall join with the mortgagee in executing one or more financing statements pursuant to the Uniform Commercial Code, in 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 mortgagee. Now, therefore, it said mortgagor shall keep and perform the covenants herein contained and shall pay all childrions secured by LUUUK

lorm 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 mortgagee. Now, therefore, il 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 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 any part thereot, the mortgagee shall have the option to declare the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be foreclosed at any time thereafter. And if the mortgagor 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 anything required of him by said first mortgage, the mortgagee herein, at his option, shall have the right to make such payments and to do and perform the acts required of the mortgagor under said first mortgage, and shall bear interest at the same rate as the note secured hereby without waiver; however, of any right arising to the mortgage, and shall bear interest at the same rate as the note secured hereby without waiver; however, of any right arising to the mortgage is such suit or action, and il an appeal is taken from any judgment or dcree entered adjudge reasonable as plaintiff's attorney's lees in such suit or action, and il an appeal is taken from any judgment or dcree entered herein, mortgager further promises to pay such sum as the appealist court shall adjudge reasonable as plaintiff's attorney's lees on such appeal, all such sums to be secured by the lien of this mortgage, and shall a

and to individuals.

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

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	William	r Fisher	tu i
*IMPORTANT NOTICE: Delete, by lining out, whichev (a) or (b) is not applicable. If warranty (a) is applic the mortgagee is a creditor, as such word is defined i in-lending Act and Regulation Z, the mortgagee M with the Act and Regulation by making required dis this purpose, use Stevens-Ness Form No. 1306 or simi	able and if n the Truth- UST comply closures; for		······
STATE OF OREGON,	Jerraria de la companya	n a - ger transformation a status	
County of Klamath	,	New Julian	80
BE IT REMEMBERED, That or before me, the undersigned, a notary public WILLIAM FISHER	lic in and for said county and sta	ate, personally appeared	the within named
	ed the same freely and volunta	rily. I have hereunto set my the day and year last of Motary Public for Oregon expires	y hand and affixed above written. on.
SECOND		STATE OF OREGO	DN, ss.
MORTGAGE (FORM Nu. 975)		County of I certify that ment was received day of	the within instru- for record on the
William Fisher	SPACE RESERVED FOR Regorder's Use	at o'clock/ in book/reel/volume pageor as	M., and recorded
Steven James Horton Carol A. Horton	and a second	instrument/microfilm Record of Mortgage Witness my	
AFTER RECORDING RETURN TO		County affixed.	
Klamath Co. Title Comp P. O. Box 151	any,	NAME	TITLE
Klamath Falls, Oregon	07601	By	Deputy
+ 33,36	trans en al successioner de la succession de la succession de la succession de la succession de la succession La succession de la success La succession de la success		

Property description continued:

(2) Agreement, including the terms and provisions thereof, by and between Winifred G. Wain and John N. Wain and Clifford E. Milhorn and Marcella Milhorn, recorded March 7, 1972, in Microfilm Records Volume M72, page 2461, Deed Records of Klamath County, Oregon, pertaining to a perpetual easement and right of way to appropriate water from a well.

TE OF OREGON; COUNTY OF KLAMATH; SS.

wd for record at request of _____Klamath County Title Co.

is _____ A. D. 19 80 at 3: 30 clock P M., at

Wily recorded in Vol. ________ of ______ Mortgages ______ on Page 19031

Wm D. MILNE, County Clerk

Roleth

Fee \$10.50