G: ROBERT LECALIDER and NANCY C. LECKLIDER	FORM No. 925—SECOND MORTGA	GE—Cas Page Lang Form (Tr	uth-in-Leading Series).	GC 17	
Together with all and eingular the tensessits, hardinesses and profits and superscription and signs from the feet to the point of beginning.  Together with all and eingular the tensessits, hardinesses and profits the side may be reached the feet to the point of the superscription and side appreciation and superscription and superscrip	A LEGITATION OF SUR	7560		Voi. M8/ Page	5:27 <sub>@</sub>
to G. ROBERT LECKLIDER and NANCY C. LECKLIDER  MOTTAGES  WITNESSETH. That said mortgager, in consideration of FOUR THOUSAND FOUR HUNDRED  FIFTY-ONE & 54/100  grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that certain rear  property situated in Klamath County, State of Oregon, bounded and described as follows  All that portion of Block 20 of RIVERSIDE ADDITION to the City of Klamath  Falls, Oregon, more particularly described as follows  Reginning, at the most Southerly corner of said Block 20 and running thence  North 66° (Rast-Mong the Northerly line of Main Street (formerly, Bridge) Street)  Beginning, thence South 21° West along the Westerly line of said Block 20, 78.7 feet Northerly from the place of  beginning; thence South 21° West along the Westerly line of said Block 20, 78.7 feet to the point of beginning  (A LEZIMOW), NIESEEC 1 PRIA PRESENCE AND FRANCE OF A LEZIMOWA,		AGE, Made this	av c	ALL	, 1981
FITTY-ONE 8, 24/100  Real Section of FOUR THOUSAND FOUR HUNDRED  FITTY-ONE 8, 24/100  Real Section of Real Section of Real Section of Four Hundred  grant, bargain, sell and convey unto said mortgage, his heirs, executors, administrators and assigns, that certain real property situated in Klamath County, State of Oregon, bounded and described as follows, to-wit All that portfoniof Block 20 of RIVERSIDE ADDITION to the City of Klamath Falls, Oregon, more particularly described as follows  Reginning, at the most Southerly corner of said Block 20 and running thence North 66? East Allong the Northerly line of Main Street (formerly Bridge Street)  a distance of 58.1 feet; thence Northerly-15-feet to a point in the Westerly line of said Block 20, 78.7 feet Northerly-15-feet to a point in the Westerly line of said Block 20, 78.7 feet Northerly-15-feet to a point in the Westerly line of said Block 20, 78.7 feet Northerly-15-feet to a point in the Westerly line of said Block 20, 78.7 feet Northerly-16-feet to the point of beginning  Grant Real Real Real Real Real Real Real Real	to	G. ROBERT	LECKLIDER and NANC	Y C. LECKLIDER	Mortgagor,
All that portions of Block 20 of RIVERSIDE ADDITION to the City of Klamath Falls, Oregon, more particularly described as follows  Palls, Oregon, more particularly described as follows  Beginning, at the most Southerly corner of said Block 20 and running thence North 66 East Along the Northerly line of Main Street (formerly Bridge Street) a distance of 58.1 feet; thence Northwesterly 55-feet to a point in the Nesterly line of said Block 20, 78.7 feet Northerly from the place of beginning, thence South 21 West along the Westerly line of said Block; 20; 78.7 feet to the point of beginning  PLONG OF THE PARTICULAR OF THE		J4/ 100	raine. The control of the property of the control o	16. 18. 18. 18. 18. 18. 18. 18. 18. 18. 18	1:-
Beginning, at the most Southerly corner of said Block 20 and running thence North 66% East Along, the Northerly line of Main Street (formerly Bridge Street) a "distance of 58.1 feet; thence Northwesterly 55-feet to a point in the Westerly line of said Block 20, 78.7 feet Northerly from the place of beginning, thence South 21° West along the Westerly line of said Block 20, 78.7 feet to the point of beginning the place of the point of beginning the place of said Block 20, 78.7 feet to the point of beginning the place of the point of beginning the place of said Block 20, 78.7 feet to the point of beginning the place of the p	All that portio	njof Block 20 of	f RIVERSIDE ADDITION to	the City of Klamath	follows, to-wit:
SALESTIMON. MINISTERS I LEGISLATION. MINISTERS I PARK TOTAL SET IN THE STREET OF THE S	Beginning at the North 66° East.  a distance of 5° Westerly line of beginning, then	e most Southerly along the Northe 8.1 feet; thence f said Block 20, ce South 21° Wes	erly line of Main Street Northwesterly 55 feet , 78.7 feet Northerly fi st along the Westerly li	20 and running thence t (formerly Bridge Strate to a point in the rom the place of ine of said Block 20.1	reet)
TOgether with all and singular, the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and which may hereafter thereto belong or expertain, and the rents, issues and profits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage or at any time during the term of this mortgage, his heirs, executors, administrators and assigns forever.  This mortgage is intended to secure the payment of a promissory note, of which the following is a substantial copy:  \$4,451.54 Klamath Falls. Oregon March 24, 1981  I (or if more than one maker) we, jointly and severally, promise to pay to the order of G. ROBERT LECKLIDER and NANCY C. LECKLIDER  **Frontier Title & Escrow, Klamath Falls  With interest thereon at the rate of 10 percent per annum from April 1, 1981 until paid, payable is mended in the minimum payments above required; the first payment to be made on the 1st day of May 19.81. and a like payment on the first day of each month the thereof the payment on the first and you can be made on the 1st day of May 19.80. and a like payment on the first day of each month the reader, until the whole sum, principal and interest has been paid; if any of said installments is not so paid, all principal and interest to become immediately due and collectible at the amount of such reasonable attorney's lees and collection costs, even though no suit or action is lifted hereof; however, it a ruit or of action is lifted hereof; however, it a ruit or of action is lifted hereof; however, it a ruit or of action is lifted hereof; however, it a ruit or of action is lifted.	STEFFE STAFFE	) 			
BE LL KENERIELD ENGINE THE TOTAL STATE AND TO AND TO STATE THE STATE AND TO HOLD the state of th	Ruthers to me teasure the added storner that	venical neivelsal Se ssented	described in and who exec the same freely and volunter	ation, the trivial instrument	gda milvant
Together with all and singular, the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and profits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage or at any time during the term of this mortgage.  LYO HAUK-AND TO HOLD the said premises with the appurtenances unto the said mortgage, his heirs, executors, administrators and assigns forever.  This mortgage is intended to secure the payment of a promissory note of which the following is a substantial copy:  \$4,451.54 Klamath Falls, Oregon March 24, 1981  I (or if more than one maker) we, jointly and severally, promise to pay to the order of  G. ROBERT LECKLIDER and NANCY C. LECKLIDER  **FOUR THOUSAND FOUR HUNDRED FIFTY-ONE & 54/100 DOLLARS*  with interest thereon at the rate of 10 percent per annum from April 1, 1981 until paid, payable is a monthly installments of not less than \$40.00 in any one payment; interest shall be paid monthly and interest has been paid; if any of said installments is not so paid, all principal and interest to become immediately due and collectible at the reasonable attorney's fees and collection costs, even though no suit or action is filled heread; however, if a suit or apaction; is lied; the ist tried, heard or decided.  *Strike weeds not opplicable.**	beton me, the underson	ed, a referr public i		1、10、10、10、10、10、10、10、10、10、10、10、10、10	within residen
I (or if more than one maker) we, jointly and severally, promise to pay to the order of  G. ROBERT LECKLIDER and NANCY C. LECKLIDER  at Frontier Title & Escrow, Klamath Falls  FOUR THOUSAND FOUR HUNDRED FIFTY-ONE & 54/100 DOLLARS  with interest thereon at the rate of 10 percent per annum from April 1, 1981 until paid, payable in monthly installments of not less than \$ 40.00 in any one payment; interest shall be paid monthly and interest has been paid; if any of said installments is not so paid, all principal and interest to become immediately due and collectible at the installments is not so paid, all principal and interest to become immediately due and collectible at the reasonable attorney's fees and collection costs, even though no suit or action is filled hereof, however, it a suit or any action/is likely the suit or action, including any appeal therein amount of such reasonable attorney's lees shall be lixed by the court, or courts in which the suit or action, including any appeal therein strike werds not opplicable.	TO HAVE AND TO	of this mortgage or at a HOLD the said premis	any time during the term of this mo es with the appurtenances unto the	ortgage. • said mortsasee his beirs ove	on said premises
at. Frontier Title & Escrow, Klamath Falls  FOUR THOUSAND FOUR HUNDRED FIFTY-ONE & 54/100 DOLLARS  with interest thereon at the rate of 10 percent per annum from April 1, 1981 until paid, payable is monthly installments of not less than \$ 40.00 in any one payment; interest shall be paid monthly an a included in the minimum payments above required; the lirst payment to be made on the 15t day of May 19.81, and a like payment on the first day of each month thereafter, until the whole sum, principal and interest has been paid; if any of said installments is not so paid, all principal and interest to become immediately due and collectible at the option of the livider of this note. If this note is placed in the hands of an attorney for collection, I/we promise and agree to pay holder; amount of such reasonable attorney's fees and collection costs, even though no suit or action is filed hereon; however, it a suit or an action is filed, the is tried, heard or decided.  Strike werds not opplicable.	\$.4,451.54	Klamati one maker) we join	h Falls, Oregon	March 24	
monthly installments of not less than \$ 40.00 in any one payment; interest shall be paid monthly and and interest has been paid; it any of said installments is not so paid, all principal and interest to become immediately due and collectible at the reasonable attorney's fees and collection costs, even though no suit or action is filed hereof, however, it a suit or any appeal therein is tried, heard or decided.  * Strike werds not payments at the payment per annum from April 1, 1981 until paid, payable is annum from monthly interest shall be paid monthly an an annum from 1st day of May 19.81, and a like payment on the first day of each month thereafter, until the whole sum, principal and interest to become immediately due and collectible at the reasonable attorney's fees and collection costs, even though no suit or action is filed hereof, however, it a suit or any action is liked, the suit or action, including any appeal therein is tried, heard or decided.  * Strike werds not opplicable.		FOUR THOUSA	at Frontier Ti	tle & Escrow, Klama	th Falls
interest has been paid; if any of said installments is not so paid, all principal and interest to become immediately due and collectible at the option of the holder of this note. If this note is placed in the holds of an attorney for collection, I we promise and agree to pay holder reasonable attorney's fees and collection costs, even though no suit or action is filed hereon; however, it a suit or agree to pay holder to amount of such reasonable attorney's fees shall be fixed by the court, or courts in which the suit or action, including any appeal therein is tried, heard or decided.  • Strike werds not opplicable.	° in addition⊐ce the minimum	s of not less than \$ n payments above requi	ent per annum from	1 1, 1981 until	paid, payable in nthly and
* Strike words not applicable.	interest has been paid; if any of option of the holder of this not reasonable attorney for	on the IIISt of said installments is no le II this note is placed	day of each month of so paid, all principal and interest in the hands of an attorney for co	thereafter, until the whole si to become immediately due and ollection, I we promise and once	um, principal and collectible at the
	18 fried, heard or decided.  Strike words not applicable.		. [A]	be well thu	ly appeal therein,
	The morteagor warrant	s that the proceeds of the	This inortgage is the date on which a control with the control of	th the last scheduled principal pa	yment becomes
The date of maturity of the debt secured by this mortgage is the date on which the last scheduled principal payment becomes due, to wit:  The mortgage warrants that the proceeds of the loan represented by the above described note and this mortgage are	(b) for an organization purposes.  This mortgage is infe	on, (even if mortgagor'i policy and mortgagor's prior, secondary and m	is a natural person) are for business and publishess the produced to a natural made subject to a natural made.	s or commercial purposes other ti	han agricultural
due, to wit:  The mortgager 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),  purposes.  This mortgage is inferior, secondary and made subject to a mortgage is inferior, secondary and made subject to a mortgage is inferior, secondary and made subject to a mortgage is inferior, secondary and made subject to a mortgage is inferior.	6 Klamath First	Federal Savin	gs and I can Association	nuspand and wife	and the second
due, to wit:  The mortgager 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's a natural person) are for business or commercial purposes other than agricultural purposes interior, secondary and made subject to a prior mortgage on the above described real estate made by G. Robert Lecklider and Nancy C. Lecklider, husband and wife	principal balance thereof on to March 1	he date of the executio	on of this instrument is \$ 7.772	26 and no more; interest	; the unpaid
due, to wit:  The mortgager 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 it mortgagon is a natural person) are for business or commercial purposes other than agricultural purposes.  This mortgage is interior, secondary and made subject to a prior mortgage on the above described real estate made by  G. ROBERT Lecklider and Nancy C. Lecklider, husband and wife  to Klamath First Federal Savings and Loan Association dated March 25  19.17, and recorded in the mortgage records of the above named county in book M77, at page 5001 thereof, or as life number (indicate which), reference to said mortgage records hereby being made; the said first mortgage was given to secure a note for the principal sum of \$ 8, 200.00.  March 1	simply "first mortgage". The mortgagor covenan	its to and with the mor	morrgage and the obligations secu	red thereby hereinafter, for brev	vity, are called
due, 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 it mortgagor's a natural person) are for business or commercial purposes other than agricultural purposes.  This mortgage is interior, secondary and made subject to a prior mortgage on the above described real estate made by G. Robert Lecklider and Nancy C. Lecklider, husband and wife to Klamath First Federal Savings and Loan Association dated March 25  19. 17, and recorded in the mortgage records of the above named county in book M77, at page 5001 thereof, or as life number.	and that he will warrant and	lorever defend the sam	e against all persons further that	The transfer of the teacher of the t	and of the state o

and that he will warrant and lorever detend the same against all persons, further, 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 mortgage 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 he will pay all taxes, assessments and other charges of every nature 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 delinquent; that he will promptly pay and satisfy any and all liens 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 on the said premises continuously insured against loss or damage by fire

and such other hazards as the mortgages may from time to time require in an amount not less than \$ mortgage; second, to the mortgage of the mortgage herein; with loss payable, this to the holder of the said first mortgage; shell be delivered to the mortgage herein; with loss payable, the mortgage ras their respective interests may appear; all policies of insurance shell be delivered to the mortgage ras soon as insured and a certificate of insurance executed by the company in which said insurance who holder of the said first mortgage as soon as insured and a certificate of insurance executed by the company in which said insurance who holder of the said first mortgage as soon as insured and to deliver a dispolicies as altoread in this instrument. Now if the mortgage here in showing the amount of said coverage, shall be delivered to the mortgage may procure the same at mortgagor expired the said first mortgage and will not commit or suffer any waste and sto deliver and policies as altoread and will not commit or suffer any waste insurance now or hereafter placed on said premises in good repair and will not commit of the mortgage, then at the request of the mortgage, then at the request of the mortgage in executing one or more financing statements, pursuant to the Uniform Commercial of said premises. In the event any personal property is part of the security for this mortgage.

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form satisfactory to the mortgages, and will pay for filling the same in the proper public office or offices; as well as the cost of all lien satisfactory to the mortgages, and will pay for filling the same in the proper public office or offices; as well as the cost of all lien mortgages. If the mortgage is a many be deemed desirable by the mortgage are shall pay all obligations secured by filling officers on searching agencies as may be deemed desirable by the mortgage are shall be not secured hereby, according to its terms, this contained are not search and the payments of the note secured hereby, according to its terms, this contained and premises or officers are mortgage as well as the note secured hereby, according to its terms, this contained and premises of the professes of the performance of all of said covenants and the payments of the note lose any lien on said premises or officers are interested in the payments of the payments and to the payments of the payments of the payments of the payments and the payments of the payments and the payments of the payments

IN WITNESS WHEREOF, said mortgagor has hereunto set his

\*IMPORTANT NOTICE: Delete, by: lining out, whichever warranty (a) or (b) is not applicable, if warranty (a) is applicable and if the mortgages is a creditor, as such word is defined in the Truthing of the mortgages is a creditor, as such word is defined in the Truthing of the mortgages in the m

eleminary tore, it of which the ledewing it is substantial rate.

Takens and margins and the state of the said the

before me, the undersigned, a notary public in and for said county and state, personally appeared the within named

Clarence H. Newhall

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.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.

OF ORC Juay Bluba

Mesterly line of said stock 20, 78,7 Feet Mortherly from the place of beginning themse South 21 West along the Management of beginning themse south 21 West along the Management of beginning themse south 21 West along the Management of beginning themse south 21 West along the Management of beginning themse south 21 West along the Management of the State of State

MOEISECOND BOUCHE TO COLUMN STATE OF STATE OF OREGON, LOGE) I certify that the within instru-

TET CHEST FORM INCOMPANY PLOCK ST. DE WITHERS DE WEDDILLEM (O E) menti (was) received for record on the 181 MORTGAGE | SIX QUARTED EQUAR TO TO AN NESS LAW PUB CO PORTLAND, ORE STRUCTOR MODIL SOIL WHE COUNTY THE CARRY

file/reel number 37.3000 Record of Mortgages of said County. Witness my hand and seal of County affixed. WITNESSE 10; That said maril sor in consideration of

County affixed. Evelyn Biehn County Clerk Title.

ZGRAKENCE H. MAN OF By Altha a Ganga Deputy OT AFTER RECORDING RETURN TO THE TRANSPORTER WATER THE 4177 Fee \$7,00

SS.

XXV. [[XXVII] 18-3 54 4 [10-1 ] 24 5 6 5]