One Page Long Form (Truth-in-Lending Series). FORM No. 925-SECOND MORIGAGE 98404

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\$ 10,443.45

appeal therein, is tried, heard or decided.

Klamath Falls, OR November 3 1980

/S/ Joseph P. Fischer

Joseph P. Fischer

. 19 Mortgagor,

80,

Cary Gamble Motors, Inc. to

Mortgagee,

WITNESSETH, That said mortgagor, in consideration of Ten Thousand Four hundred fortythree and 45/100----- Dollars, to him paid by said mortgagee, does hereby grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that certain real property situated in Klamath County, State of Oregon, bounded and described as follows, to-wit:

Lot 42 of Lewis Tract, Klamath County, Oregon.

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. TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgagee, his heirs, executors, adminis-

severally promise to pay to the order of Cary Gamble Motors, Inc.

Ten Thousand four hundred forty-three and 45/100-----DOLLARS,

at Klamath Falls, Oregon

and assigns lorever. This mortgage is intended to secure the payment of a.... promissory note..., of which the following is a substantial copy:

......

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: November 3....., 19.85....

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, feven-if-mortgagor-io-a-natural-person) are for business or commercial purposes other than agricultural

This mortgage is interior, secondary and made subject to a prior mortgage on the above described real estate made by Martha H. Kerlin, Personal Representative of the Estate of Lutecia Naramore to Homer O. DePuy and Evangeline A. Depuy, Hus. and wife. dated August 28, 1979 19.79, and recorded in the mortgage records of the above named county in book M79, at page 21198 thereof, or as hereby being made; the said first mortgage was given to secure a note for the principal sum of \$28,500.00.; the unpaid principal balance thereol on the date of the execution of this instrument is \$21,626...30... and no more; interest thereon is paid . . 19.80; said prior mortgage and the obligations secured thereby hereinalter, for brevity, are called to October 3 simply "first mortgago".

The mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully seized n lee simple of said premises; that the same are free from all encumbrances except said first mortgage and further except easements, restrictions, rights of way of record and those apparent on in lee simple of the land

and that he will warrant and forever defend 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, assess-ments 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

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or companies acceptable to the mort	agee may from time to time require, in an amount not les gee herein, with loss payable, first to the holder of the sa mortgagor as their respective interests may appear; all poo s soon as insured and a certificate of insurance executed to a coverage, shall be delivered.	21 55	
the holder of the said first mortgage	agee may from time to time require, in an amount not less agee herein, with loss payable, first to the holder of the sa mortfagor as their respective interests may appear; all point s soon as insured and a certificate of insurance executed b I coverage, shall be delivered to the mortfagee named in hereafter placed on control to the mortfage a aforeside	ss than \$ 21,626.30 in a comp aid first morteage.	Dany and the second
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therein, mortgagor further promises to	's fees in such suit or action, and if aments and such i	further sum as it costs incurred by	e v
Each and all of the covenants and	by the lien of this mortgage and include adjudge reasons	om any judgment or decree entered	
In case suit or action is commen-	figagee respectively.	toreclosure.	
deducting all of said receiver's promotion	of said premises during the court may, upon motion	of the	
In construing this mortgage, it is text so requires, the singular	rigage respectively. Similar apply to and bind the d to foreclose this mortgage, the Court may, upon motion to f said premises during the pendency of such foreclosur understood that the mortgager or mortgagee may be more ll be taken to mean and include the mortgagee may be more the taken to mean and include the more than the taken to mean and include the more than the taken to mean and include the taken to mean the taken to mean and include the taken to mean the taken to mean the taken to mean and include the taken to mean the taken taken to mean the taken to mean and include the taken to mean taken the taken taken the taken ta	e, and apply the same after for	
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		to corporations	
IN WITNESS WHEREOF	. • •		
in menteur, s	aid mortgagor has hereunto set his hand the day $A = A = A$	n - 1	
	$\bigcap \qquad A P =$	and-year first above written.	
	Joseph 1	ischen	
*IMPORTANT NOTICE: Delete, by lining out, wh (a) or (b) is not applicable. If warranty (a) is a	Joseph P. Fische	r	
in-Lending Act is a creditor, as such word is defi	ppricable and if		
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this purpose, use Stevens-Ness Form No. 1306 or	aisclosures; for similar		
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