FORM<sup>®</sup>No." 925-SECOND MORTGAGE-One Page Long Form (Truth-in-Lending Series). TR 6232 W County of M8/ Fage 19423 THIS MORTGAGE, Made this... by LLOYD E. ROHRBACKER and MEDIA S. ROHRBACKER to JAMES J. FALLIHEE and INEZ L. FALLIHEE 10 81 WITNESSETH, That said mortgagor, in consideration of Thirty two thousand and no/100-----Mortgagor, 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: Mortgagee, before the fire goder named, a notary public in and for such con-BE HEREN PER EXHIBIT "A" ATTACHED HERETO H. of county and state, personally appeared it County of Klamath STATE OF OREGON. CYOT: PORRO'TO UN AN 1441 ( 233) No Ameo DUMANAN VAUSTON' EC) RUNCE Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and 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-trators and assigns lorever. \$...32,000.00 I (or if more than one maker) we, jointly and severally, promise to pay to the order of JAMES J. Klamath Falls, Oregon 19.81 annual installments of not less than \$5,663.68 in any one payment; interest shall be paid annually big installment interest shall be paid annually big installed in the minimum payments above required; the first payment to be made on the 27th day of November interest has been paid; if any of said installments is not so paid, all principal and interest to be come immediately due and collection costs, even though no suit or action is tiled hereon; however, if a suit or an action is filled, the \* is included in 19 82 /s/ LLOYD E. ROHRBACKER LLOYD E. ROHRBACKER /s/ MEDIA S. ROHRBACKER MEDIA S. ROHRBACKER 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 organisation, (even if mertgagor is a natural person) are for fusiness or commercial purposes other than agricultural Persones. This mortgage is inferior, secondary and made subject to a prior mortgage on the above described real estate made by LIOYD E. ROHRBACKER and MEDIA S. ROHRBACKER to KLAMATH 1st FEDERAL SAVINCS AND LOAN to <u>NEWWITH 15C FEDERAL Stryings and the above named county in book M-81</u> dated 11-0 6998 for the mortgage records of the above named county in book M-81 dated 19415 thereof, or as (indicate which), receience to said mortgage records hereby being made; the said first mortgage was given to secure a note for the principal sum of \$.40,000.00 ; the unpaid principal balance thereof on the date of the execution of this instrument is \$.40,000.00 and no more; interest thereon is paid t on the date of the execution of this instrument is \$.40,000.00....and no more; interest thereon is paid 19.81, said prior mortgage and the obligations secured thereby hereinafter, for brevity, are called The mortgage . The mortgage covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully seized in fee simple of said premises; that the same are free from all encumbrances except said first mortgage and further except NOWE 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, secured hereby, when due and payable and before the same become deliquent; that he will promptly, or this mortgage or the note secured hereby, principal the buildings now on or which hereafter may be erected on the said premises continuously insured against loss or danage by lire 10119

and such other hazards as the mortfage, may from time to time require, in an amount not less than \$Insured Values company or companies acceptable to the mortfage, may from time to time require, in an amount not less than \$Insured Values company gage named herein and then to the mortfage herein, with loss payable, first to the holder of the said first mortfage; second, to the mort-fage named herein and then to the mortfage as shell respective interests may appear; all policies of insurance shall be delivered is written, showing the amount of said coverage, shall be delivered to the mortfage named in this instrument. Now it the nortfage shall fail for any reason to procure any such insurance and to delivered to the mortfage may procure the same at mortfagor's expense; of any policy of insurance now or hereafter placed on said buildings, the mortfage may procure the same at mortfagor's expense; of said premises. In the event any personal property is part of the security for this mortfage, then at the request of the mortfage in executing one or more financing statements pursuent to the Uniform Commercial Code, in searches made by filing officers or searching agencies as may be deemed desirable by the mortfage. Now, therefore, if said mortfager shall keep and perform the covenants herein contained and shall pay all obligations secured by

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form satisfactory to the mortgage, and will pay lot 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 mortgage. Now, therefore, if said mortgage shall keep and perform the covenants herein contained and shall pay all obligations secured by and 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 processing of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage shall have the option to declare the whole amount unpaid on said note or on this mortgage at once due or any lien, encimbrance or insurance premium as above provided for, rule the mortgage of shall fail to pay any taxes or charges mortgage, the mortgage herein, or his option, shall have the right to make such payments and to do and perform the actored the mortgage, the mortgage and by this mortgage, and any payment so made, together with payments and to do and perform the acts required of however, of any right arising to the mortgage, and shall bear interest at the same rate as the note secured hereby without waited in a cation being instituted to foreclose this mortgage in may be added to and and all sums paid by the mortgage at any time while the mortgagor neglects 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 cover and shall be added to and the mortgage for title reports and title search, all statutory, costs and disbursements, and, such turther, sum as the trial court may therein, mortgage in such suit or action, and any payment so made, together with appeal is taken from any judge be mortgage. In the adjudge reasonable as plaintiffs attorney's kees in such suit or action, and if an appeal is taken from any judgenent of accree entered to m

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

MEDIA S.

Hoyd E. Rohrbac LLOYD E. ROHRBACKER

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ROHRBACKER

\*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.

920 30 ŝ recorded County. on the 6 **D** arb ii arb ii Deputy ្មរដ្ឋក្ម vithin b and Same CLO CAL record and DRTGA said SECON ROHRBACKER FORM No. 925) ROHRBACKE page. the Z ð for FAILTHE 5 TATE OF OREGU Mortgages 0.0 receit file/reel number certify Ē County of. с, N day of ц, Was Record of R S S JAMES INEZ in book. County nent STATE OF OREGON, County of Klamath

before me, the undersigned, a notary public in and for said county and state, personally appeared the within named LLOYD E. ROHRBACKER and MEDIA S. ROHRBACKER artigrandi an Arpanoisti an Aranta ar Aranta ar Aranta ang ang an ang ang an ang an ang an ang an ang an an an known to me to be the identical individual. S described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily. They placed used IN TESTIMONY WH Contraction and Contraction

My

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

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TOUR IT BURGERS WALL MEDER OF LOW DECKARD TAMES THE REAL PROPERTY OF THE STATES OF THE STATE

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Notary Public for Oregor	
Commission expires	10.25-52
	10.20-02
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## The following described real property in Klamath County, Oregon:

All that part of the West half of the Southeast quarter of Section 9, Township 41 South, Range 12 East of the Willamette Meridian, Klamath County, Oregon, 1ying Southwesterly from the Southwesterly boundary of the right of way of the "D" Canal of the United States Bureau of Reclamation, Klamath Project as the same is now located and constructed.

## SAVING AND EXCEPTING THEREFROM the following parcel:

Beginning at the South quarter corner of said Section 9; thence North 0° 28<sup>1</sup>/<sub>2</sub>' West along the North and South center line of said Section, 162.84 feet; thence East and parallel with the Section line marking the Southerly boundary of said Section to the Southwesterly boundary of the right of way of said "D" Canal; thence Southeasterly along the said South boundary line to its intersection with the Section line marking the South boundary of said Section; thence Westerly along said Section line to the point of beginning.

ALSO BAVING AND EXCEPTING THEREFROM that portion of the above described premises which lies North of a line drawn perpendicular to the West line of said property, which line is perpendicular at a point on the West line 390 feet South of the North point of said property.

Including a mobile home, shop and pump.

## STATE OF OREGCN; COUNTY OF KLAMATH; ss.

Filed for record at re	equest of <u>Mountain Titel</u>	Co.
his 6th_day of	November A. D. 1981 at 12:	<sup>32</sup> o'clock <sup>P</sup> L., and
duly recorded in Vol.	M81, ofMortgages	on Pare19423
	By Dernetha	BIEHN, County Clerk
	By Dernetha	Afeteco

Fee \$12.00

EXHIBIT "A"