M No. 925—SECOND MORTGAGE—One Page Long Form (Truth-In-Lending Series).		10534	89 89
107, Vashington 98348	day of August	- Alexandra	<u>06</u>
Bobert E. Hall and Janice K. Hall		Mortg	agor,
Donald N. Low and Clee Low	<u>en districtores.</u> A districtores	Mortg	jagee,
WITNESSETH, That said mortgagor, in consideration of we Thousand and 00/100	f Dollars, to him paid by sa	id mortgagee, does h d assigns, that certain	ereby n real
Together with all and singular the tenements, hereditaments and approximation of the south line of the south line of the south line of the train of beginning.	act of land describe records, said point most southerly poin nce S 18°15'02" E (S 9°35'55" W by D. V. 5012) 30.00 feet; th ng, containing 1.43 the office of the H ment situate in the it he said NE' ₄ SE' ₄ , s r; thence S 68°18'4 00" W 60.00 feet; th thence N 00°09'58" T PHON ON REVERSE SIDE	ad in Deed Volume to located S 0009 ht of the tract of S 18°15'57" E by M75-5012) 228.14 hence continuing acres, with hear Klamath County S' NE4 SE's of said said point being 5" E 390.82 feet hence N 00°01'34 M 32.22 feet to additional fixtures upon said	9'58"E of D. V. 6 feet: rings ur- Sec- ; the
which may hereafter inelate black of this mortgage or at any time during the is at the time of the execution of this mortgage or at any time during the is TO HAVE AND TO HOLD the said premises with the appurten trators and assigns to ever. This mortgage is intended to secure the payment of		wing is a substantial cop	y:
Three years	nincy, Washington	an one maker) we jo	, 19 82 ointly an
Three years after above at the pay to the order of Donald W. Low at Q at	er date, I (or if more the and Cleo Low mincy, Washington 11, 1982 interest, at the option of the I this note is placed in the hand	until paid; interest holder of this note, to bec ds of an attorney for colle	, 19 82 ointly an OOLLAR to be pai come imme ection, I/w
Three years	er date, I (or if more the and Cleo Low nincy, Washington 11, 1982 interest, at the option of the I this note is placed in the hand on costs, even though no suit of xee by the court or courts in w Michel Clerk, Hall	until paid; interest holder of this note, to bec ds of an attorney for colle	, 19 82 ointly an oOLLAR to be pai come imme ection, 11 a suit including an
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Three years	er date, I (or if more the and Cleo Low mincy, Washington 11, 1982 interest, at the option of the I this note is placed in the hand in costs even though no suit of xed by the court or courts in w Mulcut Janice K. Hall Robert E. Hall IB the date on which the last sci I by the above described note a ricultural purposes (see Import n) are for business or commercial	an one maker) we period until paid; interest holder of this note, to bec so fan attorney for colle or action is filed hereon; bich the suit or action, in whether action is filed atterest of the suit or action, in whether action is filed atterest of the suit or action, in whether action is filed atterest of the suit or action, in whether action is filed atterest of the suit or action, in the suit or action is atterest of the suit or action, in the suit or action is atterest of the suit or action, in the suit or action is atterest of the suit of the sui	, 19 82 ointly an oOLLAR to be pai come imme ection, 11 coluding an coluding an coluding an coluding an coluding an colum
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Three years	er date, I (or if more the and Cleo Low mincy, Washington 11, 1982 interest, at the option of the I this note is placed in the hand on costs, even though no suit of xed by the court or courts in w Janice K. Hall Robert E. Hall I Robert E. Hall I I I I I I I I I I I I I I I I I I	an one maker) we have not an one maker) we have not an atterney for collar of this note, to be added an atterney for collar of the suit or action, in bight the suit or action, in action is filled hereon; bight the suit or action, in a strevene. Less LAW PUB. A dect E : A de	, 19 82 ointly an oOLLAR to be pai come imme ection, I'w actuding an <i>COC</i> co., portLA nt become agricultura te made be mereol, or a tage record the unpai reon is pai , are calle
Three years	er date, I (or if more the and Cleo Low mincy, Washington 11, 1982 interest, at the option of the I this note is placed in the hand on costs, even though no suit of xed by the court or courts in w Janice K. Hall Robert E. Hall I The date on which the last sci the date on which the last sci the date on which the last sci thy the above described note a ricultural purposes (see Import n) are for business or commer a prior mortgage on the above (indicate which), e for the principal sum of \$ ment is \$ 40,922,84 and the obligations secured thereby second thereby remains second dirst mortfage as well a be note secured hereby remains second against said property. uent; that he will promptly t	an one maker) we have the standard and perform all things and partial things and perform all things and perform all things and satisfy any and	, 19 82 ointly an oOLLAR to be pai come imme ection, I/w if a suit including an <i>COC</i> co., PORTLAN to become agricultura te made to the unpai recon is pai , are calle dully seize the unpai required by, princip taxes, asse to be will ke

and such other hazards as the mortgage may from time to time require, in an amount not less than \$ in a company gage named herein and then to the mortgage herein, with loss payable, first to the holder of the said first mortgage; second, to the mort-the holder of the said first mortgage as soon as insured and a certificate of insurance executed by the company in which said insurance shall fail for any reason to procure any such insurance and to delivered to the mortgage maned herein the this instrument. Now if the mortgage tian of any policy of insurance now or herenfter placed on said buildings, the mortgage may procure the same at mortgage's expense; of said premises. In the event any personal property is part of the security for this mortgage, then at the request of the mortgage mortgage shall join with the mortgage in excuting the same in the proper public offices, as well as the cost of all len for a stiftactory to the mortgage, and will pay for filing the same in the prore public offices, as well as the cost of all len weatches made by filing officers or searching agencies as may be deemed desirable by the mortgage. Now, therefore, if said mortgagor shall keep and perform the covenants herein contained and shall pay all obligations secured by

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 mortgage. Now, therefore, it said mortgagor shall keep and perform the covenants herein contained and shall pay all obligations secured by in full force as a mortgage to secure the performance of all of said covenants and the payments of the note secure thereby; it being agreed that a failure to perform any covenant herein, or it a proceeding of any kind be taken to foreclose any lien on said premises or and payable, and this mortgage may be foreclosed at any time thereafter. And it the mortgagor shall having the secure thereby; it being and payable, and this mortgage may be foreclosed at any time thereafter. And it the mortgagor shall lait to pay any taxes or charges mortgage, the mortgage herein, at his option, shall have the right to make such payments and to do and perform the acts required of become a part of the debt secured by this mortgage, and shall bear interest at the same rate as the note secured hereby, without waiver, however, of any right arising to the mortgage at any time while the mortgagor neglects to repay any sums so paid by the mortgage. In their and payable, be not the secured by this mortgage, and shall bear interest at the same rate as the note secured hereby, without waiver, however, of any right arising to the joing instituted to foreclose this mortgage, the mortgage grees to pay all reasonable costs incurred become a plain to action being instituted to foreclose this mortgage, the mortgage and such such further sum as the trial court may such appeal, all such sums to be secured by the lien of this mortgage and included in the decree of loreclosure. Land and payable, and this escarch, all statutory costs and disbursements and such further sum as the trial court may such appeal, all such sums to be secured by the lien of this mortgage and included in the decre

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

*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.

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sease and the relative that particulation STATE OF OREGON,

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County of Klama H

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BE IT REMEMBERED, That on this 11 day of Cugust, 19 82, before me, the undersigned, a notary public in and for said courty and state, personally appeared the within named Janice K. Nall and Robert E 11911

known to me to be the identical individual. 5. described in and who executed the within instrument and acknowledged to me that u, the commenced 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.

Ducille Corbin

Notary Public for Oregon. My Commission expires 71704 31 - 1982

STATE OF OREGON.

SECOND MORTGAGE (FORM No. 925) NESS LAW PUB. CO., PL

Robert E. Hall and Janice K. WITY ESSETH, That and most Thenmand, Mail, GC/120, James in coll and conversion and

Donald W. Low and Cleo Low Donerg A. Tex and (100

Donald We Low & Cleo Low 9 1007 Rt. 1, Box 1611; Hwy 28 100 100 Quincy, Washington 98848 ee n° kan 11220

APACE RESERVED FOR

RECORDER'S USE

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County of K/amath I certify that the within instrument was received for record on the 16 day of August 1982... at 9:02 o'clock A.M., and recorded in book...M...82...on page 10534...or as tile/reel number 14580 Record of Mortgages of said County. Witness my hand and seal of County affixed.

Evelyn ^Biehn County Clark June Deputy \$8.00 0000