_	DECOND MORTGAGE One Poge		<u>Yoh/1/3</u>	and the second
0.7	26656251 HIS MORTGAGE, Maconald R. Lautt and L	- W Lontt	day ofJuly	, Iy, Mortgagor,
	OTATANI (	COMPANY		Mortgagee,
n in <b>K</b> l				THE HINDRED and 00/100
1	WITNESSETH, That sai	a mortgugor,	Dollars, to him paid by s	
grant, l propert	bargain, sell and convey t ty situated in Klam	unto said mortgagee, his l ath	beirs, executors, administrators a State of Oregon, bounded and	described as follows, to-wit:
في ا		PARCEL #3		
	A parcel of land si Cedar Trails, Secti described as follow	ion 20, T40S, R8E, V	Nock 1, Tract 1083– N.M., more particularly	
	Lot 33, Block 1; th North boundary of 1 S00°02'31'& 395.02 of Lot 33, Block 1 of Lot 33, Block 1 Lot 33, Block 1; th	hence S70 <sup>0</sup> 00'35"E 10 Lot 33, Block 1 to a feet to a 1/2" iron ; thence West 154.5 to a 1/2" iron pin hence N00 <sup>0</sup> 02'28"E 4 ock 1 to the point	orthwest corner of said 34.37 feet along the a 1/2" iron pin; thence n pin on the South bound 0 feet along the South 1 at the Southwest corner 51.30 feet along the Wes of beginning, containing	of t
	SUBJECT: TO: Any a and those apparent	nd all easements an upon the land.	d right cf ways of record ts and appurtenances thereunto belon, issues and profits therefrom, and any issues and profits therefrom, and any	
\$ 12, Tot	500.00	to secure the payment of 1	85 after date, I (or if more th	July 28 , 19.8 jan one maker) we jointly
Tot severa	tal balance due 2 ye ally promise to pay to th	ne order of KLAMATH E	evelopment Company	
TWEI	LVE THOUSAND FIVE HI	NDRED and 00/100- 12 % per annum from and if not so paid, all princi- t hereof may be paid at any	July 28, 1983 pal and interest, at the option of the time. If this note is placed in the har	DOLLA until paid; interest to be t holder of this note, to become im nds ot an attorney for collection. I or action is filed hereon; if a sui which the suit or action, including
an aci appea	I therein, is tried, heard or dec	<sup>ided.</sup> n the amount of \$12	5.00 Ronald R. Lautt	aut
per Prin day	month for 2 years. cipal due and payab	First payment due le in full on the 2	collection costs, even indegin in san all be fixed by the court or courts in 5.00 <i>Remailer</i>	una M. Jaut
			тв	STEVENS-NESS LAW PUB. CO., PORTL
			A CARLES AND A CONTRACT OF A CARL	scheduled principal payment bec
	The date of maturity of	19.85	Aufgestaten einen Berginege insekteden 200 miller auf in die	and this mortpape are.
11 1		is at the proceeds of the louis		ortant Nulle Deign J
1997) 1997 - 1997 1997 - 1997	(b) for an organization purposes. This mortgage is interi	or, secondary and made su	nold or agricultural purposes (see hip iral person) are for business or comm bject to a prior mortgage on the named county in book (indicate which	above described real estate mac
	an a first the state of the state states and the state of the state of the states of t	n the mailfulle the presence		dated
to 1	9, and recorded in the n	nortgage records of the above	named county in book	), reretence to said mortgage re
fi h P	ereby being made; the said the	irst mortgage was given to see	sure a note for the principal sum of his instrument is \$ age and the obligations secured there	and no more; interest thereon is by hereinalter, for brevity, are
i s	o	its to and with the mortgaged ; that the same are free from	b), his heirs, executors, administrators all encumbrances except said first m	and assigns, that he is lawfully ortgage and further except
		lorever defend the same aga ue or to become due under th ferms thereof; that while any	inst all persons; further, that he will e terms of said first mortgage as we part of the note secured hereby rem	I do and perform all things requi il as the note secured hereby, pr ains unpaid he will pay all taxes, ty, or this mortgage or the note a

and such other hazards as the mortgage may from time to time require, in an amount not less than \$ in a company or companies acceptable to the mortgage herein, with loss payable, first to the holder of the said lirst mortgage; second, to the mort-gage named herein and then to the mortgage as soon as insured and a certificate of insurance excuted by the company in which said insurance the holder of the said lirst 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 mortgage maned in this instrument. Now it the mortgagor shall fail for any reason to procure any such insurance and to deliver said policies as alcresaid at least litteen 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 mortgagor's expense; of said premises. In the event any personal property is part of the same in this mortgage, and will not commit or suffer 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 mortgagor shall join with the mortgage, 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.

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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 searches may be deemed desirable by the mortgagee.
Now, therefore, it 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 herein contained and shall pay all obligations secured by any part thereol, the mortgage may be foreclosed at any time thereafter. And it the mortgage say lien on said premises or any part thereol, the mortgage may be foreclosed at any time thereafter. And it the mortgage 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 anyching required of him by said first mortgage, the mortgage herein, at his option, shall have the right to make such payments and to do and perform the acts required of the mortgage or under said first mortgage; and any payment so made, together with the cost of such performance shall be added to and become a part of the dobt 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 mortgage after store any suit or action being instituted to foreclose this mortgage for getters and this during any solution to declare the while the same rate as the note secured mereby without waiver, however, of any right arising to the mortgage and shall bear interest at the same rate as the note secured breach of any time while the mortgage rage and payland the same rate as the note secured breached to and perform the actor action being instituted to foreclose this mortgage, the mortgage and pay suit as the indecessed tor principal, int

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

87 ald R. Lautt NAO \*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable. If warranty (a) is applicable and if nna M. Lan the mortgagee is a creditor, as such word is defined in the Truthin-Lending Act and Regulation Z, the mortgages MUST comply with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1306 or similar. This morthops is interded to secure the payment of J. monitory colors of which the STATE OF OREGON, ID MYNE MAD IO HOTD (19 side been a substantial the been of the section of the 1983 before me, the undersigned, a notary public in and for said county and state, personally appeared the within named Bonald R. Lautt and Anna M. Lautt known to me to be the identical individual. B. described in and who executed the within instrument and acknowledged to me, that, .... they executed the same freely and voluntarily. 2 X - -UBLY IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed official seal the day and year last above written. mv 27 OF 01 NICE T. La Ĺ Notary Public for Oregon. and the second second Commission expires 6/16/84 SECOND STATE OF OREGON. ss. MORTGAGE County of Klamath I certify that the within instru-(FORM No. 925) ment was received for record on the NESS LAW PUB. CO.: PORTI Roanid R. Lautt and Mississy Anna M. Lautt WITNESSETH, That said mort abor in consideration of Lapping, Record of Mortgages of said County. He Klamath Development Company Witness my hand and seal of KIMMLII DEMERICISAEMI COMBU County affixed. Evelyn Biehn, Sounty Closek Klamath Development Company (11) P. 0. Box 52 Keno, cregon 97627 ronge day of 284h Jewis Bv -Deputy

215-149COND MOX DAGE-One Profe Lans Fast Trathinitensing Second

8.00 fee