FORM	Third No. 925 SECOND MORTGAGE	One Page Long Form (Truth-In-Lendi	30 00 =	35 T	
	31164	age Long Form (Fruth-in-Lendi	38-0693	3	
by	L. A. SWETT AND	, Made this 1st		Vol. Ness LAW PUB. CO.	
to	PAUL H. TRIME	, Made this 1st	day o	December Page	2053
	WITNESSET	NE and BARBARA	TREMATNE	December Isband and wife, undred Fift	
grant,	no/100ths-Thai	t said mortgagor, in con	sideration of One	sband and wife,	Mortga
T.	ota o	math Said mortgagee,	his heirs, executors, and	undred Fifty Thou undred Fifty Thou him paid by said mortgage ministrators and assigns, the counded and described as for TO THE CITY OF KI	Isand
	POME	Y	', State of Ore	gon CITY OF KI	AMATH
			Mar Constitution out	AND OF THEORY	
		an Commence		Charles and the control of the contr	
Property and the	The state of the s	AN AN ARRAGO	On the service of the	will anacted all the second	
SO The section of t	de les per propriété	individual the same from systems	The second second second	Mill uniquitate at a seguin de la constitución de l	en. Hadana
Application of the control of the co	The state of the s		👯 mag yaya.		e National Control
E in the c	or with all and singular at	ton on this There's purification and		for the that the forth agreety from	TABLE N. S.
trators and ass. This mo	VE AND TO HOLD the igns forever. ortgage is intended to secur	ppetrain, and the rents, issues age or at any time during said premises with the appure the payment of d	nd appurtenances thereunto es and profits theretrom, a the term of this mortgage, rtenances unto the said -	belonging or in anywise appertand any and all fixtures upon said mortgagee, his heirs, executors, he following is a substantial cop	ining, and
1.000.000	00	Prot	nissory note, of which	, de la	8dmini.
KAUL H. 1	PREMATATE maker)	we initial Lalls,	Oregon	Cop	y:
	audBA	RBARA A TRANSPORTER	y, promise to	cemper 1,	
ith interest there	on at the rate of 10	nd and no/100th	Klamath Falls	the order of i. Wife, Oregon until paid, paid 15th The order of unification of analysis and the paid of unification of u	
in addition to	installments of not less ti	han \$1.982	" date	wife, Oregon until paid, paid shall be paid monthly 15th day of Janu lter, until the whole sum, princi immediately due and collectible we promise and agree to pay ere, if a suit or an agree	
erest has been no	te payment on the 15t	ove required; the first per	ny one payment; interest	until paid, pe	LLARS,
" the holds.	" " " Ol said in	A A A K	TO DA mad.	1 c Vala monti-	111
ried, heard or de ke words not applical	sonable attorney's fees shall cided.	even though no suit or act	pal and interest to become attorney for collection	day of Janu day of Janu leter, until the whole sum, princi immediately due and collectible we promise and agree to pay of er, if a suit or an action is til r action, including any appeal t	inal
nor applical	ble.	the court, or	courts in which the suit of	we promise and agree to pay of a suit or an agree	e at the holder's
			/s/ т ¬	action, including any appeal t	ed, the therein,
			L. A. SWE	"crand	3
The date of	maturity of the			wetland LAND	
The morteson	maturity of the debt secure Cember 1,	ed by this mortgage is the	data	***************************************	
(a)* primarily (b) for an or purposes. This mortgage	for mortgagor's personal, if ganization, (even if mortgation)	s of the loan represented by a sample, household or agricultation is a natural person) are not made subject to a pri	the above described note an	LIAND meduled principal payment become d this mortgage are: nt Notice below), all purposes other than agriculture e described soul	72108
Alian		Subject to n		U Durnoson ",	
V.	LLUS	regon corps	mortgage on the	other than agricultu	ral
, 7	Title mortes	***************************************	W.A.L	real estate mod	
pal balance it	said first mortgage was	Hm-No.	ook/reel/volume No. M-	ated May 14, 1975	
ovember 1	Lon the date of the executi	ven to secure a note for the	principal	elerence to said	
he more a-	continued or	d prior mortgage and st.	,549,29° \$40,00	ated May 14, 1975 75, at page 6199 elerence to said mortgage records	
RaBor co	Venante 4	Ле а++	Rations engine	to more: interest in the sampaid	

th he pri to

simply "first mortgage." Continued on the attached Exhibit "A" incorporated by reference The mortgager covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully seized The mortgagor 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 tirst mortgage and further except the and second mortgage described herein, which mortgage and further except the and that he will warrant and forever defend the same against all persons; further, that he will do and perform all things required of the same and interest, according to the terms thereof; that while any part of the note secured hereby men due and payable and before the same become delinquent; that he will do and perform all things required of encumbrances that are or may be evided or assessed against said property, 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 damage by tire

full insurable

and such other hazards as the mortgagee may from time to time require, in an amount not less than \$\frac{1}{2}\$ and such other hazards as the mortgagee herein, with loss payable, tirst to the holder of the said tirst mortgage; second, to the mortgagee named herein and then to the mortgagor as their respective interests may appear; all policies of insurance shall be delivered to gagee named herein and then to the mortgagor as their respective interests may appear; all policies of insurance shall be delivered to the holder of the said tirst mortgage as soon as insured and a certificate of insurance executed by the company in which said insurance is written, showing the amount of said coverage, shall be delivered to the mortgage named in this instrument. Now if the mortgagor is written, showing the amount of said coverage, shall be delivered to the mortgage may procure the same at mortgagor's expense; the shall fail for any reason to procure any such insurance and to deliver said policies as aforesaid at least fifteen days prior to the expiration of any policy of insurance now or hereafter placed on said buildings, the mortgagee may procure the same at mortgagor's expense; that the mortgagor will keep the buildings and improvements on said premises in good repair and will not commit or suffer any waste that the mortgagor will keep the buildings and improvements on said premises in good repair and will not commit or suffer any waste that the mortgagor will keep the buildings and improvements on said premises in good repair and will not commit or suffer any waste that the mortgagor will keep the buildings and improvements on said premises in good repair and will not commit or suffer any waste that the mortgagor will keep the buildings and improvements on said premises in good repair and will not commit or suffer any waste that the mortgagor will keep the buildings and improvements provements provements or said premises in good repair and will not commit or suffer any waste that the mortgagor will keep the buildings

searches made by tiling officers or searching agencies as 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 said first mortgage as well as the note secured hereby according to its terms, this conveyance shall be void, but otherwise shall remain in tall force as a mortgage to secure the performance of all of said covenants and the payments of the note secured hereby; it being in tall torce as a mortgage to secure the performance of all of said covenants and the payments of the note secured hereby; it being in tall torce as a mortgage shall have the option to declare the whole amount unpaid on said note or on this mortgage and payable, and this mortgage may be toreclosed at any time thereafter. And it the mortgagor shall fail to pay any taxes or charges and payable, and this mortgage may be toreclosed at any time thereafter. And it the mortgagor 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 anything required of him by said first or any lien, encumbrance or insurance premium as above provided for, or fail to do or perform anything required of him by said first or any lien, encumbrance or insurance premium as above provided for, or fail to do or perform anything required of him by said first or any lien, encumbrance or insurance premium as above provided for, or fail to do or perform anything required of him by said first or any lien, encumbrance or insurance premium as above provided for, or fail to do or perform any to any entire any time any payment so made, together with the cost of such performance shall be added to and the mortgager under said first mortgage, and any payment so made, together with the cost of such performance shall be added to and the mortgage may be to

collect the rents and pionts aroung charges and expenses, to the	the pendency of such toreclosure, and apply the same, after first the pendency of such toreclosure, and apply the same, after first the payment of the amount due under this mortgage. The payment of the amount due under this mortgage. The payment of the payment and the
In construing this motivage, it is requires, the singular pronoun shall be taken to mean and at generally all gramatical changes shall be made, assumed and to individuals.	rigagor or mortgagee may be more than one person, that the neuter, and i include the plural, the masculine, the feminine and the neuter, and i implied to make the provisions hereof apply equally to corporations i implied to make the provisions hereof apply equally to corporations
	10)
IN WITNESS WHEREOF, said mortgagor has I	hereunto set his hand the day and year first above written.
	L, A. SWETLAND
MPORTANT NOTICE: Delete, by lining out, whichever warranty or (b) is not applicable. If warranty (a) is applicable and if mortgagee is a creditor, as such word is defined in the Truth-Lending Act and Regulation Z, the mortgagee MUST comply the Act and Regulation by making required disclosures; for purpose, use Stevens-Ness Form No. 1306 or similar.	
The several part of the several of the several of \$2	the antimative material of the first file and material and the second
TATE OF OREGON,	 Appendicular supplies the specification of the second section of the sectio
TATE OF OREGON,	The state of the s
KLAMATH	rand mand i general m ut an ga a kamarangan di inggana ing indgan kanangan ing inggan sa mangan sa mangan sa man Tandrangan mandi ti kalika a ka nangan sa man
County of	
DE IT REMEMBERED. That on this 1st	day of December , 19 83,
the undersigned, a notary public in and for	said county and state, personally appeared the within
L. A. SWETLAND	
L. A. SWETLAND	
L. A. SWETHAND	hed in and who executed the within instrument and acknowl-
L. A. SWETHAND	hed in and who executed the within instrument and acknowl-
known to me to be the identical individual descri	bed in and who executed the within instrument and acknowl- freely and voluntarily.
known to me to be the identical individual descri	bed in and who executed the within instrument and acknowl- freely and voluntarily. WONG WHEREOF I have hereunto set my hand and affixed
known to me to be the identical individual descri	bed in and who executed the within instrument and acknowl- freely and voluntarily.
known to me to be the identical individual described to me that he executed the same	bed in and who executed the within instrument and acknowl- freely and voluntarily. WONG WHEREOF I have hereunto set my hand and affixed
known to me to be the identical individual described to me that he executed the same	bed in and who executed the within instrument and acknowl- freely and voluntarily. MONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Notary Public for Oregon.
known to me to be the identical individual described to me that he executed the same IN TESTING Susan Kay Way Notary Public for Oregon	bed in and who executed the within instrument and acknowl- freely and voluntarily. MONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Notary Public for Oregon.
known to me to be the identical individual described to me that he executed the same	bed in and who executed the within instrument and acknowl- freely and voluntarily. MONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.
Susan Kay Way Notary Public for Oregon My commission expires	bed in and who executed the within instrument and acknowl- freely and voluntarily. MONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Notary Public for Oregon. My Commission expires
cnown to me to be the identical individual described to me that he executed the same IN TESTING Susan Kay Way Notary Public for Oregon	bed in and who executed the within instrument and acknowl- freely and voluntarily. MONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Notary Public for Oregon. My Commission expires STATE OF OREGON,
Susan Kay Way Notary Public for Oregon My commission expires	bed in and who executed the within instrument and acknowl- freely and voluntarily. MONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Notary Public for Oregon. My Commission expires STATE OF OREGON,
Susan Kay Way Notary Public for Oregon My commission expires	bed in and who executed the within instrument and acknowl- freely and voluntarily. MONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Notary Public for Oregon. My Commission expires STATE OF OREGON, ss.
Susan Kay Way Notary Public for Oregon My commission expires	bed in and who executed the within instrument and acknowl- freely and voluntarily. MONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Notary Public for Oregon. My Commission expires STATE OF OREGON, I certify that the within instru-
known to me to be the identical individual described to me that he executed the same The TESTING Susan Kay Way Notary Public for Oregon My commission expires THIRD SECONIAN MORTGAGE	bed in and who executed the within instrument and acknowl- freely and voluntarily. MONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Notary Public for Oregon. My Commission expires STATE OF OREGON, County of
known to me to be the identical individual described to me that he executed the same IN TESTING Susan Kay Way Notary Public for Oregon My commission expires THIRD SECONDARY (FORM No. 923)	bed in and who executed the within instrument and acknowl- freely and voluntarily. MONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Notary Public for Oregon. My Commission expires STATE OF OREGON, County of I certify that the within instrument was received for record on the
Susan Kay Way Notary Public for Oregon My commission expires THIRD SECONDARY (FORM No. 923) ATEVEND. NESS LAW FUB. CO., FORTLAND, OHE.	MONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Notary Public for Oregon. My Commission expires STATE OF OREGON, County of
Rnown to me to be the identical individual described to me that he executed the same Notary Public for Oregon My commission expires THIRD SECONDARY (FORM No. 923) ATEVENE-NESS LAW FUB. CO., FORTLAND, ORE.	Ded in and who executed the within instrument and acknowl- freely and voluntarily. MONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Notary Public for Oregon. My Commission expires STATE OF OREGON, County of
Crown to me to be the identical individual described to me that he executed the same Susan Kay Way Notary Public for Oregon My commission expires THIRD SEXUALIXE THIRD SINCE (FORM No. 923) ATEVENS. NESS LAW PUB. CO., POHILAND, UNE. L. A. SWETLAND	Ded in and who executed the within instrument and acknowl- freely and voluntarily. MONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Notary Public for Oregon. My Commission expires STATE OF OREGON, County of I certify that the within instrument was received for record on the day of the d
Enown to me to be the identical individual described to me that he executed the same and the same with the same wi	Ded in and who executed the within instrument and acknowl- freely and voluntarily. MONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Notary Public for Oregon. My Commission expires STATE OF OREGON, County of I certify that the within instrument was received for record on the day of day o
Enown to me to be the identical individual described to me that he executed the same sugar Notary Public for Oregon My commission expires THIRD SEXUALIZATION (FORM No. 923) ATEVENS NESS LAW PUB. CO., FORTLAND, ORE. L. A. SWETLAND	MONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Notary Public for Oregon. My Commission expires STATE OF OREGON, County of I certify that the within instrument was received for record on the day of t
THIRD STATEMANN. TO ROBERT TO THE TREMAINE TO THE TREMAINE THE TREMAINE THE TREMAINE THE TO THE TREMAINE THE TO THE TREMAINE THE TO THE TREMAINE THE TO THE TREMAINE	MONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Notary Public for Oregon. My Commission expires STATE OF OREGON, County of I certify that the within instrument was received for record on the day of t
THIRD SEXUALIZED (FORM No. 923) ATEVENS-NESS LAW PUB. CO., POHILAND, DIR. TO RESTAND (RAM PUB. CO., POHILAND, DIR.	Ded in and who executed the within instrument and acknowl- freely and voluntarily. MONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Notary Public for Oregon. My Commission expires STATE OF OREGON, County of I certify that the within instrument was received for record on the day of the d
Enown to me to be the identical individual described to me that he executed the same sugar and s	MONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Notary Public for Oregon. My Commission expires STATE OF OREGON, County of I certify that the within instrument was received for record on the day of t
known to me to be the identical individual described to me that he executed the same Susan Kay Way Notary Public for Oregon My commission expires THIRD SEXEMAND IFORM No. 923) ATEVENS NESS LAW PUB. CO. PONTLAND, ORE L. A. SWETLAND PAUL H. TREMAINE BARBARA A. TREMAINE BARBARA A. TREMAINE	bed in and who executed the within instrument and acknowl- freely and voluntarily. MONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Notary Public for Oregon. My Commission expires STATE OF OREGON, SS. County of I certify that the within instrument was received for record on the day of
known to me to be the identical individual described to me that he executed the same Susan Kay Way Notary Public for Oregon My commission expires THIRD SEXEMANA MORTGAGE (FORM No. 923) ATEVENS NESS LAW PUB. CO., PONILAND, DIE L. A. SWETLAND PAUL H. TREMAINE BARBARA A. TREMAINE AFTER RECORDING RETURN TO POINT D. & BOIVIN & P. C.	bed in and who executed the within instrument and acknowl- freely and voluntarily. MONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Notary Public for Oregon. My Commission expires STATE OF OREGON, County of I certify that the within instrument was received for record on the day of 19
known to me to be the identical individual described to me that he executed the same Susan Kay Way Notary Public for Oregon My commission expires THIRD SEXEMAND ATEVENS NESS LAW PUB. CO., PONILAND, DIE L. A. SWETLAND PAUL H. TREMAINE BARBARA A. TREMAINE BARBARA A. TREMAINE	bed in and who executed the within instrument and acknowl- freely and voluntarily. MONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Notary Public for Oregon. My Commission expires STATE OF OREGON, SS. County of I certify that the within instrument was received for record on the day of

Š

EXHIBIT "A" THIRD MORTGAGE

This Third mortgage is inferior, secondary and made subject to a prior mortgage on the above-described real estate made by Craft Printers, Inc., an Oregon corporation to First National Bank of Oregon, dated May 22, 1979 and recorded in the mortgage records of the above-named county in Volume M-79, page 13004, reference to said mortgage records hereby being made; the said mortgage was given to secure a note for the principal sum of \$180,000.00; the unpaid principal balance thereof on the date of the execution of this instrument is \$ 34,952.00 and 19 ; said prior mortgage and the obligations secured thereby and second mortgage". Said mortgage was modified on February 10, 1983 in Book M-83, page 2202, Mortgage records.

Contemporaneously with the execution of this Third Mortgage, Clement Printing, Inc., an Oregon corporation, by L. A. Swetland, President has executed a Promissory Note and Security Agreement, dated the 1 day of December , 1983, wherein therein called Seller and CLEMENT PRINTING, INC., an Oregon corporation is therein called the Buyer.

A material breach of the terms and conditions of this Third Mortgage shall also constitute a material breach of the said Promissory Note and Security Agreement.

STATE OF OREGON,)
County of Klamath)
Filed for record at request of

on this 1st day of Dec. A.D. 19 83

at 3:38 o'clock P M, and duly recorded in Vol. M83 of Mortgages

EVELYN BIEHN, County Clerk

By Fig. Deputy

Fee 12.00