Fee: \$8.00 Inder: \$1.00 40280 Vol Mi Page 14399g by PATRICIA, TROTMAN day of August 1984 to HUGH BRANIFFMortgagor, r hand WITNESSETH, That said mortgagor, in consideration of Eight Thousand Three Hundred Mortgagee, will wESSE 1 n, 1 nur sau mortgagor, in consideration of magnetic bard by said mortgagee; does hereby enty-six and no/100 (\$8,326.00) -----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; fo with Lot 26, Block 3, SECOND ADDITION EAST HILLS IN TRACT 1120, Klamath County, Oregon MORTG J certify that the within instru-County of SECON 12.0 STATE OF OREGON. ار و از معاورتها معدود می است می معرورتها و از موجود از معروفت رومه و معاده بردانه و معاورتها My Commission expires Notarty Public for Orse 19.8 ellected 授以 my official seel the day and year instation written IN TESTIMONY WHEREOF, I have hereufite for my hand and allixed edged to me that . she executed the same freely and voluntarily. known to me to be the identical individual described in and who executed the within instrument and acknowlbefore me, the undersidued, a notary public in and for said county and state, personally applying it will a named Klamath Falls, Oregon , Bpril August 9 , 19 84 \$8,326.00 I (or it more than one maker) we, jointly and severally, promise to pay to the order of ... HUGH BRANIFF at Klamath Falls, Oregon principal and interest payable in monthly installments of not less than \$ 50.00 of April and interest payable in monthly instantiants of not reast that the list payment to be made on the 15th day of April , 19.84, and a like payment on the SEE BELOW * day of each month thereatter until of APILL 1907, and a like payment on the DEC DELION day of each month thereatter until installments is not so paid, the whole sum of both principal and interest to become immediately due and collectible at the option of the holder of this note. If this note is placed in the hands of an attorney for collection, 1/we promise and agree to pay the reasonable attorney's lees and collection costs of the holder hereof, and if suit or action is filed hereon, also promise to pay (1) holder's reasonable attorney's lees to be fixed by the trial court at the holder's reasonable attorney's lees in the appellate court, as the holder's reasonable attorney's lees in the appellate court. *Beginning April 15, 1985 said payment shall increase to \$75.00 per Month until balance is paid in full. *Beginning Trotman Patricia Trotman 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: 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), (*) - for an organization, (such if shortgagor is a natural person) are for business or commercial purposes other the purposes, mortgage is interior, secondary and made subject to a prior mortgage on the above described real estate made by This mortgage is interior, secondary and made subject to a prior mortgage on the above described real estate time of Roger Trotman and Patricia Trotman, husband and wife, and Martha Braniff and XXHugh Braniff, husband and wife grantors, to First Federal Sayings and Loan Assocration, Beneficiary and Wiff grantors, to First Federal Sayings and Loan thereof, or as document/fee/tile/instrument/microfilm No. (indicate which), reference to said mortgage records in the mortgage records of the source is in the mortgage records of the source is indicate which), reference to said mortgage records in the mortgage records of the source is indicate which), reference to said mortgage records in the mortgage records in the mortgage records in the mortgage records in the mortgage records of the source is indicate to the mortgage records in the more in the more interval to the more inte hereby being made; the said first mortgage was given to secure a note for the principal sum of \$ 8471.00 principal balance thereof on the date of the execution of this instrument is \$ 8326.00 ...; the unpaid The mortgage, covenants to and with the mortgages, his heirs, executors, administrators and, assigns, that he is lawfully seized in lee simple of said premises; that the same are free from all encumbrances except said first morigage and further except 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 forms 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 be will be write and perform all things required of 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 defined; the the will promptly pay and satisfy any and all lens 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 lens or the buildings now on or which hereafter may be erected on the said premises continuously insured against loss or damage by fire 4400

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q.00

IN WITNESS WHEREOF, said mortgagor has hereanto set his hand the day and year first above written. totmar A State State *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (g) or (b) is not applicable. If warranty (a) is applicable and if the mortgages is a creditor, as such word is defined in the Truth-In-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. 1305 or similar. 1.33 This markeds is monthed to secure the payment of A promissory note ... of a nich the recording to be a sublique of This markeds is monthed to secure the payment of A 25 Together with all and sincular the reaching the real, bases and appartenances there is behavious in straight premises with all and sincular the reaching with all and sincular the reaching with and appartenances and appartenances there is behavious of the reaching with and appartenances there is being and appartenances and appartenance BE IT REMEMBERED, That on this 9 day of <u>April</u> August, 1984, before me, the undersigned, a notary public in and for said county and state, personally appeared the within named Patricia Trotman and a second known to me to be the identical individual described in and who executed the within instrument and acknowl-IN TESTIMONY WHEREOF, I have herewhto set my hand and affired my official seal the day and year last above written. 1.1 ance 21 Notary Public for Oregon. My Commission expires SECOND MORTGAGE STATE OF OREGON, County of Klamath Klamath County, Oregon BIDCK 3, SECOND ADDITION Steven was received for record ou 120. Klamath County, Oredon I certify that the within instru-Record of Mortgages of said County. ER RECORDING RETURN TO Witness my hand and seal of y affixed. County affixed. qui q Evelyn Bienn, County Clerk O'MAGa. Fee: \$8.00

Index: \$1.00

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form satisfactory to the mortagee, and will pay for tiling the same in the proper public office or offices, as well as the cost of all ies searches made by tiling officers or searching agencies as may be deemed desirable by the mortagee. In full force as a mortage to secure thereby according to its terms, this convergence and shall pay all obligations secured by agreed that a tailure to perform any covenant herein, or it of said, covenants and the payments of the note secure hereby; it being and payable, and this mortages e shall have the option to delay proceeding of any kind be taken to foreclose any lien on said perform any part thereof, the mortages e shall have the option to delay proceeding of any kind be taken to foreclose any lien on said perform any part thereof, the mortages e shall have the option to delay proceeding of any kind be taken to foreclose any lien on said ones and or any lien, encumbrance or insurance premium as above provided for, or tail to do or perform any thing said first the mortage of merin, at his option, shall have the view provided for or tail to do and perform the acts required of the mortage of under said first foreiges and have the option shall have the view provided for or tail to do and perform the acts required the mortage of under said first foreiges and shall be interesting the individual the pay any taxes or charges and all sums paid by the mortages for this mortage for indive the view provided for on any suit on and perform the acts required of and all sums paid by the mortages of the toreclose the imortage for view of the individual the said first insigned to the secured hereby without warry the mortage for tille reorbed ing instituted to foreclose this mortage. The resonable cost factors and any said to action its and tills exerch, all statch this mortage afters to pay all reasonable costs factored and all sums paid by the mortage and tills exerch, all statch to reclose a suitable of the mortage. In the mortage at a first interest the mortage for tille reorbed in the

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FORM No. 925--SECOND MCRICASE--One Post to is form lives

the principle used of the set of the mortgage herein, with be succeed on the verif biennest continuence. In the set of the set of the set of the mortgage herein, with loss payable drifts to the holder, of the said first mortgage herein, with loss payable drifts to the holder, of the said first mortgage herein, with loss payable drifts to the holder, of the said first mortgage herein, with loss payable drifts to the holder, of the said first mortgage herein, with loss payable drifts to the holder, of the said first mortgage herein, with loss payable drifts to the holder, of the said first mortgage second; to the mortgage herein, with loss payable drifts to the holder, of the said first mortgage second; to the mortgage as soon; as insured and accriticate of insurance executed by the company in which said coverage, shall be delivered to the mortgage named in this instrument. Now it these delivered on said premises in good repair and will not commit or suffer any water and pay of the sourge second; to the said first mortgage in executing by the company in which said insurance to a said premises in good repair and will not commit or suffer any water any second property is part of the security for this mortgage, then at the request of the mortgage in executing one or mortgage is and will not commit or suffer any water searches made by tiling officers or saiching agencies as may be deemed desirable by the mortgage. The mortgage, the said the same at mortgage, the searches made by tiling officers or saiching agencies as may be deemed desirable by the mortgage.