	STEVENS-NESS LAW I	US. CO., PORTLAND, ORE. 97204
IM No. 13-SICOND MORTGAGE One Page Long Form [Troth is Londing 5	Vol. M87 Page	44204
76304		
THIS MORTGAGE, Made this 24th RUSSELL L. FAIRCHILD and ERIS J.	FAIRCHILD	Mortgagor,
WANATH CONVALESCENT CENTER, and	agency of Klamath County	Mortéafee.
WITNESSETH, That said mortgagor, in con 00 (\$5,096.16)	sideration of Five Thousand Ninety	Six and nortgagee, does hereby signs, that certain real
operty situated in Klamath t 13, PLEASANT HOME TRACTS, according file in the office of the County Cler		
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	and a start of the	
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TO HAVE AND TO HOLD the said premises with	itaments and appurtenances thereunto belonging o e rents, issues and profits therefrom, and any and ime during the term of this mortfage. In the appurtenances unto the said mortgagee, of 1 promissory note, of which the followin	his heirs, executors, aunnus g is a substantial copy:
Together with an entry belong or appertain, and the which may be each the execution of this mortgage or at any ti at the time of the execution of this mortgage or at any ti TO HAVE AND TO HOLD the said premises with trators and assigns forever. This mortgage is intended to secure the payment See Exhibit "A" attached hereto and in	of 1. promissory note, of which the followin	his heirs, executors, aunnus g is a substantial copy:
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The date of maturity of the debt secured by it due, to-wit: The mortgage warrands that the proceeds of the (a) primarily for mortgager's personal, family, (b) for an organization, (even it mortgagor is	this mortgage is the date on which the last scheer 1 of 1 promissory note, of which the following 1 corporated by this reference. 1 corporated by the above described note and 1 conscious of the above described note and 1 conscious of the above described note and 1 conscious of the above described note and 1 constant of the above described not a described not a described not a described note and 1 consta	g is a substantial copy: luled principal payment becomes this mortgage are: Notice below), I purposes other than agricultural
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Item satisfactors to the monthadger in executing one or more linancing statements pursuant to the Uniform Commercial Code, wearches made by lining officers or searching adencies as may be deemed desirable by the mortfage. Item searches made by lining officers or searching adencies as may be deemed desirable by the mortfage. Item searches made by lining officers or searching adencies as may be deemed desirable by the mortfage. Item searches made by lining officers or search and perform the covenants herein contained and shall pay all obligations secured bereins of all of said covenants and the payments of the nortfage. Item searches mortfage to be reform any covenant herein, or if a proceeding of any kind be taken to fat but otherwise shall remain any part thereof, this to perform any covenant herein, or if a proceeding of any kind be taken to fat both out executes were any the desired by the mortfage with a mortfage ends have the option, shall have the option of all of all to fat mapping of the pay methad by the mortfage and pay pay and pay all obligations accured by the mortfage were said fats and any payment so made for on the cost of a said for on any indicate and the payments and to do and perform the sector face of all of all to do and perform the cost of all of all on a performance of the approximate of the secured fage at any time thereafter, with payments and to do and perform the pay all obligate at one face on this mortfage at the other secure of any with a state of the face secure of any with a state of the face secure of the secure of the face secure of the secure of the face secure of the secure of the secure of the face secure of the face secure of the secure of the face secure of the face secure of the secure of the secure of the face secure of the secure of the secure of the face secure of the face secure of the face secure of the face secure of the secure of the face sec IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. \*IMPORTANT NCTICE: Delete, by lining out, whichever warranty [e] or [b] is not applicable. If warranty (a) is applicable and if-the margagee is a creditor, as such word is defined in the Truth in-Lending Act and Egulation Z, the margagee MUST could with the Act and Egulation by making required disclosures; for this purpose, was Stevens-Ness Form No. 1306 or similar. Jussell Franchald RÚSSELL L. FAIRCHILD ERTS J. HAIRCHIESchild STATE OF OREGON, County of Klamath BE IT REMEMBERED, That on this BE IT REMEMBERED, That on this and day of before me, the undersigned, a notary public in and for said county and state, personally appeared the within named DIICCEII I FAIDCHIIN and FDIC 1 FAIDCHIIN known to me to be the identical individual S described in and who executed the within instrument and acknowl-edged to me that they executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunito set my hand and affixed my official soal the day and year last above intrition. My Commission expires SECOND MORTGAGE STATE OF OREGON, (FORM No. 925) RUSSELL L. FAIRCHILD and County of SS. certity that the within instru-ERIS J. FAIRCHILD ment was ACE RESERVED Ceceived for fecord on the ·····day ox FOR KLAMATH CONVALESCENT CENTER, RECORDER'S USE ., 19 M., and recorded an Agency of Klamath County Page. g as document/fee/file/ instrument/microtilm No. James R. Verlings, Attorney BOIVIN & UERLINGS, P.C. 110 N. Sixth St., Suite 209 Klamath Fails; OR 97601 ..on Record of Mortgages of said County. Winess my hand County affixed. and seal of By .... Deputy

11383

\$5,096.16

Klamath Falls, Oregon

June <u>24</u>, 1987

WE, RUSSELL L. FAIRCHILD and ERIS J. FAIRCHILD, jointly and severally promise to pay to the order of KLAMATH CONVALESCENT CENTER, an agency of Klamath County, at 1401 Campus Drive, Klamath Falls, Oregon, 97601, Five Thousand Ninety Six and 16/100 Dollars (\$5,096.16), with no interest, payable in monthly installments of not less than \$50 per month in any one payment, beginning July 1, 1987, until April 1, 1992, when all principal If any spice.

If any said installments are not so paid, all principal becomes 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, we promise and agree to pay holder's reasonable attorney's fees and collection costs, even though no suit or action is filed hereon; however, if a suit or an action is filed, the amount of such reasonable attorneys fees shall be fixed by appeal therein, is tried, heard or decided.

RUSSELL L. FAIRCHILD

Erich Fisch

EXHIBIT "A", Page One and Last.

## EXHIBIT "B"

MORTGAGE 1:

This mortgage is inferior, secondary and made subject to a prior mortgage on the above described real estate made by Russell Fairchild and Eris Fairchild to Pacific Finance Loans, dated November 28, 1977, and recorded in the mortgage records of Klamath County in Book M-77, page 23318 thereof, reference to said mortgage records hereby being made; the said first mortgage was given to secure a note for the principal sum of \$5,198.20; said mortgage, for brevity, is called simply "first mortgage-1".

MORTGAGE 2:

This mortgage is inferior, secondary and made subject to a prior mortgage on the above described real estate made by Russell E. Fairchild, Jr. and Eris J. Fairchild to Transamerica Financial Services, dated March 10, 1981, and recorded in the mortgage records of Klamath County in Book M-81, page 4697 thereof, reference to said mortgage records hereby being made; the said first mortgage was given to secure a note for the principal sum of \$6,299.61; the unpaid balance thereof of the date of the execution of this instrument is \$585.10; said prior mortgage, for brevity, is called simply "first mortgage-2".

## STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed of	for re Ju	cord al une	request of the the day A.D. 19 <u>87</u> at <u>9:22</u> o'clock <u>A.M.</u> , and duly recorded in Vol. <u></u> day of <u> Mortgages</u> on Page 112007
FEE	NO	FEE	
FEE		rEE	Evelyn Biehn, County Clerk

EXHIBIT "B", Page One and Last.