91423 SECON 91423		strukine ness Law Publico. Vol	15915 g
020 THIS MORTGAGE by Roger CLIDavis a	E, Made this Twenty fou and Phyllis M. Davis	urth day of August steps to day of August steps to day of Constants	Morthedor
to Harold Blain G BISID BISID WITNESSETH, Th	Gribble hat said mortgagor, in considera	Niture un jun Account of Monifullie ation of Sixteens thousand ja	ng ang seal of Mortgagee, and no/100
erant: bareain, sell and co	onvey unto said mortgagee, his l	Dollars, to him paid by said mortgag heirs, executors, administrators and assigns, State of Oregon, bounded and described as	that certain real follows; to-wit:
Lot 2 in Block	k 7 of Mountain Lake thereof on file in	s Homesites, seconding.to the office of the County Cle County of KI and	he-coid on the erk tof math-
Subject to:]/ Reservations,	restrictions and ri	sivite of obsecciv ghts-of-way of record or app ontained in the plat dedicat	parent
on cues race of		Notack Publics (ar Oregan My Commission expires 7720790	
	IN 10211MM	NF. WHEREOF I have hereimro set my h my official seal the day and year last abo MC Floor Colling and year last abo	iand inid striked we written; ////////////////////////////////////
Anown to me to be the in edged to me that they	executed the same its		
befora me, the undersigned Rogor 1. Davis	000 CONTACT 0: 5947		
Together with all and s which may hereafter thereto l at the time of the execution o TO HAVE AND TO F	singular the tenements, hereditaments belong or appertain, and the rents, i of this mortgage or at any time durin HOLD the said premises with the ap	s and appurtenances thereunto belonging or in anywi issues and profits therefrom, and any and all fixtures ing the term of this mortgage. ppurtenances unto the said mortgagee, his heirs,	executors, adminis-
This mortgage is inten	Brookings, Ore		한국왕가의 이 영양은 동안 영국가에는 한국가 가격하는 동안을 통한 것을 하는 것이다.
	a	erally, promise to pay to the order of at 630 Fifth St., Brookings	
7.8 installments	of not less than \$ 296,40 payments above required; the firs	**************************************	nthly October
19.88, and a like payment of interest has been paid; if any of loption of the holder of this note reasonable attorney's fees and c	on the first day of t said installments is not so paid, all e. If this note is placed in the hands collection costs, even though no suit	each month thereafter, until the whole principal and interest to become immediately due of an attorney for collection, I/we promise and z or action is filled hereon; however, if a suit or au art, or courts in which the suit or action, including	le sum, principal and and collectible at the agree to pay holder's n action is tiled, the
amount of such reasonable attor is tried, heard or decided. • Strike words net opplicable.	,	rt, or courts in which the suit or action, including Roger L. Dan Rogers Davis Hullis M. Davi	g any appeal therein
а Т		PhyIlis M. Davis	
The mortgagor warran	hts that the proceeds of the loan repre-	age is the date on which the last scheduled princip esented by the above described note and this mortgag "or agricultural purposes (see Important Notice belo	ge are:
the survival purposes.	tion, even it mortgagor is a natural status un the setting of the status of herior, secondary and made subjections	cf 10 a prior morfgage on the above described	real estate made by
1933 and recorded in the	re, Jeanne <sup>11</sup> M. Dore &	<u>ated</u> <u>docump</u> in book/reel/volume No. <u>indicate</u> which), reference to the	t page
hereby being made; the said principal balance thereof on for the instance thereof on	I first mortane was given to secure a rout more construction of this mat- the date of the execution of this mat- mating units 19 miles and prior mortan in mortane and prior mortane.	a note for the principal sum of \$	terest thereon is paid for brevity, are called
The mortgagor coven	nants to and with the mortgages, his ses; that the same are free from all s in an betsour, brobett i to to to	s heirs, executors, administrators and assigns, that encumbrances except said first mortgage and further	he is lawfully seized
of shird menuates. In the ever	- A. Walling		ى <del>كىنىڭ مەمىيىسىيەر</del>
, of roug Designer (D. 125 are U.S. 15- and that he will watrant a him and pay all obligations and inferent eccording to th	nd forever, defend the same against s due or to become due under the te be terms thereof: that while any part	all persons; further, that he will do and perform a erms of said first mortgage as well as the note secu- t of the note secured hereby remains unpaid he will or assessed against said property, or this mortgage	rec nereby, principa pity all taxes, assess מון מו

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## 15016

form satisfactory to the mortgage, and will, pay tor filing the same in the proper public office or offices, as well as the cost of all lien searches made by tiling officers or searching agencies as may be deemed desirable by the mortgage.

IN WITNESS WHEREOF, said mortgagor has hereunty 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 (c) 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. 1306 or similar.

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This montains is interained to secure the payment of a promotion note of all which the tolewing is a solutionial court This motions of the section of the set previous is with the appendence uncertainty and any set of hereines the set of the section of the sect

before me, the undersigned, a notary public in and for said county and state, personally appeared the within named Roger L. Davis and Phyllis M. Davis

known to me to be the identical individual.<sup>5</sup> described in and who executed the within instrument and acknowl-edged to me that they executed the same freely and voluntarily.

Month Haber IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed 10.170 my official seal the day and year last above written. Michelle ASorton Induill Seg NOTARY Notary Public for Oregon. My Commission expires 7/20/90 PUBLIC withe Ace of the land, and/or contained in the plat dedication. אפטיבאליביז לאל אלט אין איניט STATE OF OREGON, SECOND Klamath County of ... MORTGAGE" tu I certify that the within instruwourtyno'our my 7 of Mointain Lakes Homesiles, thereof D File in the office of ment was received for record on the 14th...day of ...... Sept..... ..., 19.88. structure Mess LAW PUS CO. FORTLAND. ORE DIROGER ?! Davis Councer mutor and SiPhy ITIS" Davis Councer mutor and Diroff Structure Mess Councer mutor and Diro prinstrument/microfilm No:91423, 100, WITWESSETH, That said mort ager, in consideration of Record of Mortgages of said County. Blain Gribble Witness my hand and seal of Harold Blain Cribble County affixed. 2 M. David, inspand and Evelyn Blehn, County Clerk PBiain Gribble Street Twenty Yourth day at Brookings, Oregon By Auline multinatione Deputy I Fee \$13.00

200 FORM Na, 915--SECOND MORTOACE-One Pose Loss Form [Trub.Dr.Lenging Serves)