FORM No. 121-SECOND MORTGAGE-One Fage Lang Farm (Treth-in-Landing Series)	
COM No. 121-21COMP MONTGAGI-Goe Fees Lang form (Truth-in-Loading Series).	
	5 A 2.
by R., C. WENDT and CAROL M. WENDT, husba	und and t
WITNESSETH, That said mortgagor, in consideration of	Classical Color

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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 grant, bargant, sei and convey uno sauguorsgage, us that of Oregon, bounded and described as follows, to-witt property, stuated in the busic set and statements of the statement of the statement

Lots 1, 2, 3, 4, 5, and 6, Block 17, LINVINCIÓN HEIGHTS ADDITION, Klamath

Huch in me cuming our residence of the second second

Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and profits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage or at any time during the term of this mortgage. TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgage, his heirs, executors, adminis-tenance and assides forever.

made by the Mortgagor in favor of the Mortgagee dated March 31, 1988 and any renewals, extensions, modifications thereof and any future

advances by Mortgagee to Mortgagor.

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Mortgagor, ... Mortgagee,

December

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the start first traces in the second out and the second second research and the second states of the

to the state set set and the local and the second second The date of maturity of the debt secured by this mortgage is the date of in which the last scheduled principal payment becomes 19

The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: moregeor versans and ne process of the tour represented by the apove described note and this mortgage a primarily for mortgages of personal, family, household or againultural purposes (see Important Notice below), for on exgenisation, (even il mortgagor is a natural person) are for butteness or community purposes subar (a)*

This mortgage is interior, secondary and made subject the

all encumbrances of record

and resorded in the mostfeet resords of the above named county in bookfreel/volume No. Lor as document/tec/lile/instrument/microfilm No. ... (indicate which) -hereby being made; the said live morigage was given to secure a note to the principal som of \$. wincipal balance thereof on the data of the execution of this instrument is \$... the upperd

To simply "list motigage." "Sales in Sec. motigage and the obligations secured thereby hereinalter. for brevity, are called 777

The mortgagor covenants to and with the mortgagee, his beirs, 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 mortgage and lutther 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 terms 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 pay all taxes, assess-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 definquent: that he will promptly pay and satisfy any and all liens or neuromore that are or may become liens on the premises or any part thereof superior to the lien of this mortgage; the will hereafter may be executed on the said premises continuously insured against loss or damage by live

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() i Carro and such other hazards as the mortgagee may from time to time require; and buch other initiality is the mortadae herein, with 1055 payable. Tirst to the holder of the seid diest mortadae, record, to the mort or companies acceptable to the mortadae herein, with 1055 payable. Tirst to the holder of the seid diest mortada when samed herein and then to the mortadae is their respective interests may appear; all policies of insurance shall be delivered to where assumed development of the mortgage and when the interior respective interest mark appear; all policies of insurance shall be delivered to the heldep-at dae shall list anottable as tool 18 Intered shall be delivered in thurance received to the compart method shall be delivered to the heldep-at dae shall list anottable as tool 18 Intered shall be delivered in thurance received to the compart method shall be delivered to the heldep-at dae shall list anottable as tool 18 Intered shall be delivered in the mortgage hand in the the compart method shall be delivered to the heldep-at dae shall be any such insurance, and to deliver shall policies as a directable by the mortgage of any the mortgage and the mortgage of the mortgage of the mortgage the shall be delivered to the mortgage the shall be delivered to the mortgage the shall be delivered to the shall be delivered to the mortgage the shall be delivered to the mortgage the shall be delivered to the shall be delivered to the mortgage the shall be delivered to the mortgage the mortgage and the mortgage the mortgage and the mortgage and will not commend to the delivered to the mortgage the the mortgage and the mortgage and will pay for thing be delivered to the mortgage. searches made by filing officers or searching agencies as may be deemed desirable by the mortgagee.

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written.

Now, therefore, it said morrageor shall keep and perform the covenants herein contained and shall pay all obligations secured by said first mortage as well as the note secured hereby according to its terms, this conveyance shall be void, but otherwise shall remain in lill force as a mortage to secure the performance of all of said covenants and the payments of the note secured hereby; it being agreed that a lailure to perform any covenant herein, or it a proceeding of any kind be taken to foreclose any lien on said premises or any pay the perform any covenant herein, or it a proceeding of any kind be taken to foreclose any lien on said premises or any pay the perform any covenant herein, or it a proceeding of any kind be taken to foreclose any lien on said premises or any pay thered, the mortage may be foreclosed at any time thereafter. And it the mortage, shall fail to pay any taxes or charges or any lien, encumbrance or innurance premium as above provided itor, or tail to do or perform marking required of him by said first mortages, the mortages had any payment so made, together with the cost of such performes shall be added to and become a part of the dobt secured by this mortage, and shall bear interest at the same rate as the note secured hereby without waiver. However, of any right atising to the mortages at any time while the mortage, neglect so repay any sums so paid by the mortages. In the any payment to increase and all statutory costs and dilansements and such lurther sum as the trial court may be the indicated at the time and such lurther sum as the trial court any adjuster to the advalues to be secured by the time of the and that mortage radies at any time while the institute at here and such lurther sum as the trial court may be indicated by the mortage set. In the same state as the note secured hereby without waiver, however, of any right attime to be added to increase this mortage, the mortage set as the interest at the same tas as the note secured hereby is nortage set. In the advalues and all searches made ov mink onces of statistical keep and perform the covenants herein contained and shall pay all obligations secured by Now, therefore, it said mortgager 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

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IN WITNESS WHEREOF, said mortgagor has hereunto set his

IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable. If warranty (a) is applicable and if (a) or (b) is not applicable, if warrant, (c) is opplicable, and it is the mortgages is a credition, or such warrant, (c) is opplicable, and it is opplicable, use Stavans-Ness Form Nö. 1306 or similar. to's off:

STATE OF OREGON,

County of Klamath

before me, the undersigned, a notary public in and for said county and state, personally appeared the within named R. C. WENDT and CAROL M. WENDT, husband and wife,

known to me to be the identical individual. S. described in and who executed the within instrument and acknowlexecuted the same freely and voluntarily. edged to me that they

W TESTIMONY WHEREOF, I have hereunto set my hand and affixed IMU my official seal the day and year last above written. and a set of the second sec Susan Kay Way Notary Public for Oregon. Notary Public for Orogon My Commission expires My commission expires STATE OF OREGON. SECOND m County of Klamath MORTGAGE I certify that the within instru-Seal . والمحاجب والمحاج والمحاجب والمحاج والمحادث والمحادثة المحاد FORM Na. 9751 STEVENS NESS LAW PUB. CO. PORTLAN space nessave at: 4.3.3. o'clock P. M., and recorded in book/reel/volume No. M88......on neconores ut page 22.310...or as document/tee/tile/ the star dialog TO MIN STATE instrument/microfilm No. .95512. Record of Mortgages of said County. Witness my hand and seal of Hearth Stantes Har South nexus dia peniaga aneo ીઓને સ્વતંત્રમાં પ્રત હતામાં સ્વતંત્ર હતું County affixed. ranaman'n eo ar a' aran an an an Eann annam na bhlas ann an a AFTER RECORDING RETURN TO T DIRE INTER I TOTALS P. 15. Evelyn Biehn, County Clerk R.C. Wende n numeran panaran Kanaran 2120 Fairmount and the second 1011.1 B auline Mullendou Deputy Klamsta Falls, ORAGA Fee \$13.00 57601