GodMiNis-925-SECOND MORTGAGE-One Page Long Form (Truth-In-Lending Series)	STEVENENESS LAW PUB. CO., PORTLAND, ORE, 07204
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THIS MORTGAGE, Made this 30th and 30th	F DECEMDEL, 19-88,
to UELD-WEN, inc., an Oregon corporation	na lina shekara shekara shekara ka shekara shekara shekara shekara shekara shekara shekara shekara shekara she
WITNESSETH, That said mortgagor, in consideration of \$1:00 One	and the sector of the sector o
grant, bargain, sell and convey unto said mortgagee, his heirs, executors, a property situated in Klamath. County, State of Oregon	administrators and assigns, that certain real bounded and described as follows, to-wit:
Lot 17, Block 17, HILLSIDE ADDITION to the City to the official plat thereof on file in the off Klamath County, Oregon. Is used the addition of the second	' of Klamath Falls, according
bile the methodor neglects to reper any sum as poid by the methodors in the extent this mortpade the mortbade appear of part of recomethe costs incurred by extend this costpade. The mortbade appear of the second recommender of such add out aution yeard if an uppear is taken from any judgment or detree suffered must be appealais court shall adjudge tensorable as plaintiff a attorney best on	(4) Οτρωγικό του το μοιοικο λόμο της το μονομμά 4 Νού Λοματίου το στο μοιοικό του λόμα στου λαισία λαρ μό οτ δολυθικό μοιοί μοιοικό το λίτα του το το του τη μόλομας αλύτο μαι στο τής στο απόμετακατική της ποιοικής του του το του του ποιοικής (5 Νούς 1941 του 1961 του, του λύλαμ το βραμικό ποιοικής (5 Νούς 1941 του 1961 του, του λάλαμ το βραμικό ποιοικής (5 Νούς 1941 του 1961 του του του του του ποιοικής)
its natele containes and a sub- specification and a sub-sub-sub-sub-sub-sub-sub-sub-sub-sub-	al addition for the superior for the superior for the superior s
use the month the renderty of such fereologies, and apply the street direct for expenses, to the periments of the advant die finder the monthele d that the monthole or montpoles from the more that our correct that if the sour or to more and implied in planets the more that be control and the mater, and submits and implied to make the provisions bereof apply equally to cuppitations	to collent the neuro eco netre econe con ot period deductino all of svid recorre a proper charges and the conversion division racification it is undersion
its agor has hereunte set his hand the day and year first chore written	igʻu bigs ADERREOF, said u'gʻ
Together with all and singular the tenements, hereditaments and appurtenances t which may hereatter thereto belong or appertain, and the rents, issues and profits the at the time of the execution of this mortgage or at any time during the term of this im TO HAVE AND TO HOLD the said premises with the appurtenances unto the trators and assigns torever. This mortgage is intended to secure the payment of3. promissory note Sr of	retrom, and any and all fixtures upon said premises ortgage. he said mortgagee, his heirs, executors, adminis
made by the Mortgagor in favor of the Mortgage August 9, 1988 and September 23, 1988 and any 1 modifications thereof and any future advances h	renewals, extensions,
	STATE OF OREGON
as 30 th, a day of December (19 88) in and for said county and state, personally appeared the within named	T and the second second second second
described in and who executed the within instrument and acknowl	hubiniza in the direction of example
TESTIMORY WHEREOF, I have haven to see init have affixed	bolucies OCO inclusion of begins
my official seal the day and year last above written	S CHARMEN
-The date of maturity of the dobt ecoured by this mortgage is the date on wh due, to with	사실을 하는 것, 같은 것은 것이 가지 않는 것이지 않는 것이다. 같은 것은 것은 것이 같은 것이 같은 것이지 않는 것이 같은 것이다. 같은 것은 것은 것이 같은 것이 같은 것이 같은 것이 같은 것이 같은 것이 같은 것이다.
The mortgagor warrants that the proceeds of the loan represented by the above do (a)* primarily for mortgagor's personal, family, household or agricultural purpos (b) -ler-an-orgenization, (evon il-mortgagor-is-a-motural percom)-are for business.	es (see Important Notice below).
purposes. This mortgage Ais (Interior, "secondary", and made subject to a-prime mortgay all encumbrances of record	te-on-the above-described real estate made <u>hy</u>
To	Polome No.
Thereof, or as document/ tee/ file / instrument/ merofilm No	the unnit
principal balance thereof on the date of the execution of this instrument is \$- to '19	secured thereby hereinalter, for brevity, are called OTd inistrators and assigns, that he is lawfully seized id first mortgage and further except
and that he will warrant and forever defend the same against all persons; further, th him and pay all obligations due or to become due under the terms of said first mortg and interest, according to the terms thereof; that while any part of the note secured he ments and other charges of every nature which may be levied or assessed against sai hereby, when due and payable and before the same become delinquent; that he will encumbrances that are or.may become liens on the premises or any part thereof superit the buildings now on or which hereafter may be erected on the said premises contin-	hat he will do and perform all things required of sage as well as the note secured hereby, principal reby remains unpaid he will pay all taxes, assess- id property, or this mortgage or the note secured 1 promptly pay and satisfy any and all liens or or to the lien of this mortgage that he will keep

and such other hazards as the mortgages may from time to time require, in an ensuit used to the sold list mortgage, second, to the mortgage herein, with loss payable, tires to the bolder of the sold list mortgage, second, to the mortgage as soon as insured and a certificate of insurance shall be delivered to the weight of the mortgage as soon as insured and a certificate of insurance shall be delivered to the mortgage as soon as insured and a certificate of insurance shall be delivered to the sold list mortfage, shall be delivered to the mortgage as soon as insured and a certificate of insurance shall be delivered to the mortgage as soon as insured and a certificate of insurance shall be delivered to the mortgage as soon as insured and a certificate of insurance for any reason to procure any such insurance and to deliver and be mortgage may procure the same at mortgage's expense; that the mortgage of will keep the buildings and improvements on said premises in good repair and will not commit or sulfer any waste of said premises. In the event any personal property is part of the security for this mortgage, the mortgage in executing one or more financing statements pustuant to the Uniform Commercial Code, in searches made by tiling officers or searching agencies as may be deemed desirable by the mortgage. We waste of said is premises in the proper public officers, as well as the cost of all lien searches made by tiling officers or searching agencies as may be deemed desirable by the mortgage. We was to deal the mortgage and will pay for filing the same in the proper public officer of the mortgage. We was the mortgage and will pay for the agencies as may be deemed desirable by the mortgage. We was to deal the definer of the security for the mortgage. The top security to the mortgage and will pay for the same in the proper public officers or searching agencies as may be deemed desirable by the mortgage. The mortgage. The searches made by tiling officers or searching agencies as may be deemed desirable by the mortga

form satisfactory to the mortgage, and will pay for filing the same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the mortgage. Now, therefore, it said mortgagor shall keep and perform the covenants herein contained and shall pay all obligations secured by and first mortgage as well as the note secured hereby, according to its terms, this conveyance shall be void, but otherwise shall remain in full force as, a mortgage to secure the performance of all of said covenants and the payments of the note secured hereby; it being agreed that a failure to perform any covenant herein, or it a proceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage shall have the option to declare the whole amount unpaid on said note or on this mortgage or any lien, encumbrance or insurance premium as above provided for, or fail to do or perform anything required of him by said first mortgage! the mortgage herein, at his option; shall have the right to make such payments and the same rate as the note secured hereby without waiver. A here mortgage in any the mortgage is and any payment so made, together with the cost of such performance shall be added to and become a part of the debt secured by this mortgage, and shall bear interest at the same rate as the note secured hereby without waiver. A now rate, of any right arising to the mortgage, and shall bear interest at the same rate as the note secured hereby without waiver. A now any suit or action being instituted to torcloses this mortgage. The pay any sum as so paid by the mortgage and payading reasonable as plaintiff's attorney's lees in such suit or action, and its appeal is taken from any judgment or decree entered such appeal, all such sums to be secured by the lien of this mortgage, the Court shall adjudge reasonable as plaintiff's attorney's lees on such appeal, all such sums to be secured by the lien of this mortgage, and i

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written.

Douglas P. Kinty-gen DOUGLAS P. KINTZINGER

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(a) or (b) is not applicable, it warranty (a) is defined in the Truth-the martgages is a creditor, as such word is defined in the Truth-in-Londing (Régiulation 27, the martgages MUST comply or assessed to be therefore all and a second or applicable to be the with the Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness form No. 1306 or similar. A CONTEXT OF TABLE AND ADD SOCIAL OF TABLE AND ADD SOCIAL ADD SO August 1...1980 and Settember 23, 1988 and any renewals, extensions, addust 1...1980 and Settember 23, ISS8 and any renewals, extensions, addifications Everence and any future advances by Mortgagee to Nortgagor.

STATE OF OREGON,

County of KLAMATH

19 88 before me, the undersigned, a notary public in and for said county and state, personally appeared the within named DOUGLAS P. KINTZINGER

known to me to be the identical individual...... described in and who executed the within instrument and acknowledged to me that he executed the same freely and voluntarily.

