FILM No. 915-SECOND MORTGAGE-One Fege Las Forth (Truth-In-Let ding Series)/) 1867 THIS MORTGAGE, Mude this 33 RD VULLING I FOUL by PRUL L, MEKELVEY AND SUDY A, MEKELVEY, (0)Vol. mg9 Page 11341 PAUSBAND AND. WIFE to THOMAS W. OWENS AND EVON B. OWENS, MASBAND AND GUEF WITNESSETH, That said mortgagor, in consideration of \$15,000,20 Dollars, to him paid by said mortgagee, does hereby grant, bargain, sell and convey unto said mortgages, his heirs, executors, administrators and assigns, that certain real property situated in KCAMATH County, State of Oregon, bounded and described as follows, to-wit: THE SILA SERIER NEILY OF SECTION 21, TOWNSHIP 34 South, RANGE 8 EAST OF THE WILLAMETTE MERIDIAN, KLAMBTH COUNTY, OREGON. TAX ACCOUNT NO. 3408 02100 01000 and the second second second second and the 的复数的复数 E need to be a grant for a second s A descend second s 3 Togethor with all and singular the terements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and which may hereaiter thereto belong or uppertain, and the rents, issues and profits therefrom, and any and all fixtures upon said premises at the time of the execution of this motigage or at any time cluring the term of this motigage. TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgage, his heirs, executors, adminis-trators and assigns forever. \$15,000, " AT 10% ANNUAL INTEREST, TO BE PAID IN 84 MONTHLY PAYMENTS OF \$ 249.02, BEginning WITH 7/15 89. CAN BE PAID OFF SOONER WITH NO PREPAYMENT PENALTY. 建制作 化磷铁酸化 建铁 特别的动脉 化 硬制 化化化磷酸化化 1. State for the term of the second secon 다. 14 전의 전 17 도움 다. e proving e transfig The date of maturity of the debt secured by this mortgage is the date on which the last scheduled principal payment becomes due, 7 - 15 - 1926. to-wit: This mortgage is interior, secondary und made subject to a prior mortgage on the above described real estate made by KLAYMATL FIRST FEDERAL SAVINGS AND LOAN to PAUL L. MEKELVEY AND JUDY A. MEKELVEY dated Junie GTA Date Junie GTA 19.29, and recorded in the mortgage records of the above named county in book/reel/volume No. MS9, at page 1.0.51.3 thereof, or as fee/file/instrument/microfilm/reception No....., (indicate which), reference to said mortgage records heroby being made; the said first mortgage vas (iven to secure a note for the principal sum of \$, 55, 500,  $5^{\circ}$ ; the unpaid principal balance thereof on the date of the execution of this instrument is \$, 35, 500,  $5^{\circ}$ ; the unpaid to 5400,  $5^{\circ}$ , 500,  $5^{\circ}$ ; the unpaid to 5400,  $5^{\circ}$ , 500,  $5^{\circ}$ ; the result of the secure of the secure of the obligations secured thereby hereinafter, for brevity, are called The mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully seized in too simple of suid premises; that the same are tree from all encumbrances except said first mortgage 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 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-hereby, when due and payable and before the same become delinquent; that he will promptly pay and satisfy any and all liens or the buildings now on or which hereafter may be erected on the said premises continuously insured against loss or damage by fire

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The mortfagor warrants that the proceeds of the loan represented by the above described note and this mortfage are:

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 or Lousehold purposes (see Important Notice below), (b) for an organization, (even it mortgager is a network person) are for business or commercial purposes.

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1.00

Now, therefore, if said mortgagor is personal, tamity or loceshold purposes (see Important Notice below), Now, therefore, if said mortgagor 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 agreed that a tailure to perform any covenant herein, or if a proceeding of any kind be taken to loteclose any lien on said premises or any payable, and this mortgage may be foreclosed at any time thereatter. And if the mortgage shall lait to pay any taxes or charges or any part thereof, the mortgage may be foreclosed at any time thereatter. And if the mortgage shall lait to pay any taxes or charges or any lien, encumbrance or insurance premium as above provided for, or lait to do or perform anything required of him by said first the mortgage, the mortgages herein, at its option, shall have the right to make such payments and to do and perform the acts required of 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, however, of any right arising to the mortgage, and shall bear interest at the same rate as the note secured hereby without waiver, and all sums paid by the mortgages at any time while the mortgagor neglects to repay any sums so paid by the mortgage to ratio ration being instituted to loreclose this mortgage, the losing party agrees to pay all reasonable costs incurred by party's attorney's fees in such suit or stion, and if an appoel is taken from any judgment of decree entered therein, the losing party turther to be included in the court's decree. In case suit or action being instituted to loreclose this mortgage, the Court may adjudge reasonable costs and all such sums to all mortgages and or stigge respectively. In case suit or action is commence for loreclose this mortgage, the Court may, upon motion of the mortgages, appoint a recei

an an the state of the state of the		
IN WITNESS WHEREOF, said	I mortéagor has hereunto set his i	hand the day and year first above written.
		And the day and year first above written.
	Paul	L. III - Kelver
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* IMPORTANT NOTICE: Delete, by lining out, which	Tulles	a. m. Relly
LUJ IS NOT QUPILCODIE. IT WOMONTY (a) is mining the	and if the mentances	0
is a creditor, as such word is defined in the Trut Regulation Z, the mortgages MUST comply with the	n het and Developten	
by making required disclosuros; for this purpess, u No. 1319; or equivalent.	se Stevens-Ness Form	
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· 新建市场的公司的资料。 机械运输 中心的 化合金化合金化合金化合金化合金化合金化合金化合金化合金化合金化合金化合金化合金化	가에 가지 가지 못 했다. 이가 바라 가지 가슴 것이다. 이 아이가 아이가 있는 것 같은 것이 있는 것이다.	
પ્રદેશ કેલે કેલ કે હવેલું છે. આ બંધ પ્રાથમિક પ્રાથમિક પ્રાથમિક છે. પ્રાથમિક કેલે કેલે પ્રાથમિક પ્રાથમિક પ્રાથમિક પ્રાથમિક છે.		
(If executed by a corporation,		
affix corporate seal)		Trustee
(If the signer of the above is a corporation, use the form of acknowledgment apposite.)		
STATE OF OREGON,	) STATE OF OREGON,	)
County of Klamath	County of Kitting	) 55.
This instrument was acknowledged befor	te me on This instrument was ackr	nowledged before me on
June 26	1. L	
Mckelvey and Judy A. Mck		
As a little	••••••••••••••••••••••••••••••••••••••	······································
the wind tulled on		······
(SEAL) (1) Notary Public to	or Oregon Notary Public for Oregon	
My commission Expires: April 1	, 1990 My commission expires:	(SEAL)
SECOND		STATE OF OREGON
		County ofKlamath
INOR I GAGE		I certify that the within instru-
(FORM No. 925)		ment was received for record on the
STEVENS NESS LAW PUB. CO., PORTLAND. (WE.	SPACE RESERVED	26th day of June, 19.89., at
HOMAS W. DEAS SK.	FOR	11:24. o'clock AM., and recorded in
FUON 3 JWENS	RECORDER'S UDE	book/reel/volume NoM89, on page 11341, or as fee/file/instrument/micro-
To the there is a second second second	Record Band Learning and	film/reception No1867, Record of
P.O. BOX 215		Mortgage of said County.
MIRA LOMA CA.91752		Witness my hand and seal of
AFTER RECORDING RETURN TO		County affixed.
		Evelyn Biehn, County Clerk
Same as above		NAME, TITLE
	Fee \$13.00	By Qauline Mule ndore Deputy
	Copy 1 00	