__Merle_E__McGraw---

1147 Hammel Road

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SECOND MORTGAGE

200 JAN +6 FN 12: 02

Michael A. McGraw & Brent R.	Budden
3640 Onyx Avenue	
Klamath Falls OR 97603	SPACE RESERVED
Merle E. McGraw	FOR RECORDER'S USE
1147_Hammel_Road	RECORDER O COL
Eagle Point OR 97524	1
After recording, return to (Name, Address, Zip):	

State of Oregon, County of Klamath Recorded 1/6/00, at 12:02 pm. In Vol. M00 Page 569 Linda Smith,

Fee\$_26 County Clerk

Eagle Point, OR 97524	County Clerk Fees <u>%6</u> .
THIS MORTGAGE, Made this3rdd betweenMichael A. McGraw and	ay of
as mortgagor, and	, as mortgagee,
	tion of Fifteen Thousand and no/100's Dollars (\$.15,000.00.)
paid to the mortgagor by the mortgagee, does hereby grasonal representatives, successors and assigns, that real processors of Oregon, described as follows:	ant, bargain, sell and convey unto the mortgagee, and the mortgagee's per- roperty situated in the County ofKlamath,

The address is 3640 Onex Avenue, Klamath Falls, OR 97603. The legal description is: "That portion of Lots 19 and 20 in Block 8 of ALTAMONT ACRES, ACCORDING to the offical plat therof on file in the office of the County Clerk of Klamath County, Oregon more particularly described as follows:

Commencing at the Northwest corner of Lot 20, thence East along the North line of said Lot 2C, a distance of 101 feet; thence South on a line parallel to and 101 feet distant from the West line of said Lot 19 and 20 to the South line of said Lot 19; thence North on the West line of said Lots 10 and 20 a distance of 215.6 feet, more of less, to the point of begining, said tract of land being the Westerly 101 feet of said Lots 19 and 20 of ALTAMONT ACRES.

Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in any way appertaining, and which may hereafter thereto belong or appertain, and the rents, issues and profits therefrom, and any and all fixtures upon the 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 premises with the appurtenances unto the mortgagee and the mortgagee's personal repre-

sentative, successors and assigns forever.

This mortgage is intended to secure the payment of one (or more) promissory note(s), in substantially the following form(s):

See attached promissory note:

	(
	ate on which the last scheduled principal payment becomes due, to-wit:
The mortgagor warrants that the proceeds of the loan represented by the no	te(s) and this mortgage are:
 (a)* primarily for mortgagor's personal, family or household purposes (see (b) for an organization or (even if mortgagor is a natural person) for busi 	e Important Notice below), or ness or commercial purposes.
This mortgage is inferior secondary and subject to a prior mortgage on the	premises, between The Aldredge Family Trust and Ewana Rowing Club
	, dated _May_17,
19.96, and recorded in the mortgage records of the above named county in book/	reel/volume No. $M96$, at page $_17098$ thereof, and/or as
fee/file instrument/microfilm/reception No. 19576, (indicate which), refere	ence to that prior mortgage and those mortgage records hereby being made. That
first mortgage was given to secure a note for the principal sum of \$.119,000	Tanuary 17 2000 m
of this mortage is \$_112_085_15 and no more. Interest thereon is pai obligations secured thereby are hereinafter referred to as "first mortgage."	d to Odituat y 1/1,4900. That prior mongage and the
This mortgage is further conditioned upon the faithful observance by the m	ortgagor of the following covenants hereby expressly entered into by the mort-
gagor, to-wit: Mortgagor is lawfully seized of the premises, and the same are free from all	encumbrances, except the first mortgage, and except (if no further exceptions,
so state)No_further_exceptions	
and mortgagor will warrant and defend the same against the claims and demands of	all persons whomsoever. obligations due or to become due under the terms of the first mortgage as well
as the note(s) thereby secured and secured hereby, principal and interest, according to	the terms thereof.
Mortgagor will pay the promissory note(s) and all installments of interest the So long as this mortgage remains in force, mortgagor will pay all taxes, ass	tereon promptly as the same become due, according to the tenor of the note(s), assements, and other charges of every nature levied or assessed upon or against
the premises when due and payable, according to law, and before the same becomes of	delinquent, and will also pay all taxes levied or assessed on this mortgage or the
debt thereby secured, and will promptly pay and satisfy any mechanics' liens or othe mortgaged premises superior to the lien of this mortgage.	
Mortgagor will keep the improvements erected on the premises in good or request of the mortgagee, the mortgagor shall join with the mortgagee in executing o	der and repair and will not commit or suffer any waste of the premises. At the
form satisfactory to the mortgagee and will pay for filing the same in the proper pu	blic office(s), as well as the cost of any lien search made by filing officers or
searching agencies as may be deemed desirable by the mortgagee.	idings now erected, or any which may hereafter be erected on the premises,
insured against loss or damage by fire, with extended coverage, to the extent of \$ _1	er all the policies and renewals thereof to the mortgagee.
WARNING: Unless mortgagor provides mortgagee with evid	dence of insurance coverage as required by the contract or loan
agreement between them, mortgagee may purchase insurance at mor may, but need not, also protect mortgagor's interest. If the collateral	tgagor's expense to protect mortgagee's interest. This insurance
not pay any claim made by or against mortgagor. Mortgagor may l	ater cancel the coverage by providing evidence that mortgagor
has obtained property coverage elsewhere. Mortgagor is responsible	for the cost of any insurance coverage purchased by mortgagee,
which cost may be added to mortgagor's contract or loan balance. loan will apply to it. The effective date of coverage may be the date	If it is so added, the interest rate on the underlying contract or
to provide proof of coverage. The coverage mortgagee purchases n	nay be considerably more expensive than insurance mortgagor
might otherwise obtain alone and may not satisfy any need for pr	operty damage coverage or any mandatory liability insurance
requirements imposed by applicable law.	I shall fully satisfy and comply with the covenants hereinbefore set forth, then
this conveyance shall be void, but otherwise it shall remain in full force and virtue as	a mortgage to secure the payment of the promissory note(s) in accordance with
the terms thereof and the performance of the covenants and agreements herein contain mortgage when the same shall become due or payable, or to perform any agreement	ned. Any failure to make any of the payments provided for in the note(s) or this
amount due on the note(s), or unpaid thereon or on this mortgage, at once due and pay	yable, and this mortgage by reason thereof may be foreclosed at any time there-
after. If the mortgagor shall fail to pay any taxes or other charges or any lien or insural to pay the same. Any payment so made shall be added to and become a part of the d	nce premium as herein provided to be done, the mortgagee shall have the option lebt secured by this mortgage, and draw interest at the same rate as the note(s)
without waiver, however, of any right arising from breach of any of the covenants l	herein. Time is of the essence with respect to all sums due hereunder, and the
promissory note(s). In case a suit or action is brought to foreclose this mortgage, the court may,	upon motion of the holder of the mortgage, without respect to the condition of
the property, appoint a receiver to collect the rents and profits arising out of the pren	nises and direct the receiver to apply such rents and profits to the payment and
satisfaction of the amount due under this mortgage, first deducting all proper charge fees.	s and expenses of the receiversnip, including a reason lote charge for attorney
In the event any suit or action to foreclose this mortgage is commenced, the	losing party therein agrees to pay the attorney fees, costs and disbursements of
the prevailing party, including statutory costs and disbursements and costs of title re entered pursuant to such suit or action, the losing party on appeal therein promises to	pay the attorney fees, costs and disbursements, including all statutory costs and
disbursements, of the prevailing party. To the extent permitted by law, all such sums s	
judgment or decree of foreclosure. Each and all of the covenants and agreements herein contained shall apply to	, inure to the benefit of, and bind the personal representatives, successors and/or
assigns of the mortgagor and of the mortgagee respectively.	rigagor or mortgagee may be more than one person. If the context so requires,
the singular shall be taken to mean and include the plural. Generally, all grammatical	al changes shall be made, assumed and implied to make the provisions hereof
apply equally to corporations and to individuals.	and the second second
is a corporation, it has caused its name to be signed and its seal, if a	nstrument the day and year first above written. If the mortgagor
so by order of its board of directors.	my, antixed by an officer of other person duty authorized to do
# IMPORTANT NOTICE: Delete, by lights out whichever werrenty (s) or (h) is inegnificable	Lunt & Dudd
If warranty (a) is applicable, and if the mortgagee is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the mortgagee MUST comply with the Act and Regulation by making required disclosures. For this purpose, use Stevens-Ness Form	
Regulation by making required disclosures. For this purpose, use Stevens-Ness Form No. 1319 or equivalent.	Vind her
 1/	/ a /
STATE OF OREGON, County of	@1144 () ss. / 2002
This instrument was acknowledge	d before me on 12 12 14 (C),
by EXELL K. BULD	(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
This instrument was acknowledge	d before me on SUUA 14 G., 19 ACK
Dy Ivally Lily Lily	·
as of	
OFFICIAL SEAL	144160000
TANDI J. FOUSIE	1666
NOTARY PUBLIC OREGON COMMISSION NO. 056713	otary Public for Oregon
	y commission expires 0/12/000