One Page 568 r Fruge FORM -SECOND MORTGAGE 2519 THIS MORTGAGE, Made this /2 Il THOMAS A. MILLS and LORETTA J. MILLS, February bv 1975 BRUCE E. BRINK and BARBARA L. BRINK, to Mortgagor, WITNESSETH, That said mortgagor, in consideration of Mortgagee, Dollars, to him paid by said mortgagee, does hereby grant, bargain, sell and convey unto said mort'gagee, his heirs, executors, administrators and assigns, that certain real County, State of Oregon, bounded and described as follows, to-wit: The easterly 50' of Lots 5 and 6, Block 50 HOT SPRINGS ADDITION to the city of Klamath Falls, Oregon, also known as 2019 Manzanita Street, Klamath Falls, Gregon. CCELVEN 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 mortfage or at any time during the term of this mortfage. TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortfagee, his heirs, executors, adminis-trators and assides lower. trators and assigns lorever. This mortgage is intended to secure the payment of ...... promissory note , of which the following is a substantial copy: .2,500.00 Klamath Falls, Oregon , February I (or if more than one maker) we, jointly and severally, promise to pay to the order of BRUCE E. BRINK and BARBARA L. BRINK TWO THOUSAND FIVE HUNDRED and No/100thseth Falls, Oregon with interest thereon at the rate of 8 per cent. per annum from February 5, 1975 until paid, principal and interest payable in monthly installments of not less than \$ 50,70 in any one payment; each payment as made shall be applied first to accumulated interest and the balance to principal; the first payment to be made on the 1st of \_\_\_\_\_March\_\_\_\_\_, 19 75, and a like payment on the \_\_\_\_\_Ist dav Thomas A. Mills Doretta J. Mills mills mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: \* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), for an organization, (even it mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes. This mortgage is interior, secondary and made subject to a prior mortgage on the above described real estate made by THOMAS A. MILLS and LORETTA J. MILLS, 6 First Tederal Savings & Loan Association of Klamath/ Falls 2-4-75 HARRING .... (indicate which), rerelence to said mortgage records simply "first morteage". The mortgagor covenants to and with the mortgages, his heirs, 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 further except ...... and that he will warrant and lorever 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 morigage as well at the note secured hereby, principal and interest, according to the terms thereof; that while any part of the note secured kereby remains unpaid he will pay all taxes, masses-hereby, when due and payshe and before the same become deliquent; that he will property, or this morigage or the note secured encumbrances that are or may become liens on the percess or any part thereof superior to the lien of this morigage; that he will keep the buildings now on or which hereafter may be erected on the said premises continuously insured against loss or damage by lire esh uto : Y 4

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and such other hazards as the montfagge may from time to time require, in an enourn not less than \$ in a company or companies acceptable to the mortfagge herein, with loss payable, first to the holder of the said first montfagte; second, to the mortfagge are not filled to the montfagge herein, with loss payable, first to the holder of the said first montfagte; second, to the mortfagge are holder of the said first montfagte are into the first montfagge are into the required to the mortfagge are also be into the contrast of the first montfagge are also be into the contrast of the first montfagge are also be into the contrast of the first montfagge are also be into a said premises and the first montfagge are the first montfagge and in the montfagge are also be into a said premises in a data the section of the said first montfagge are in mortfagge monter and the definered to the montfagge, the and will not comming a first grave the the explicit of a said premises. In this the montfagge, and will pay for this montfagge, the at the request of connercial Code, in montfagge shall be to the montfagge and will pay for this decided by this montfagge. The cost of the first montfagge are the same in the proper provements on the cost of all pays and the security for this montfagge. The montfagge are shall be well be to the montfagge and will pay for this decided by this montfagge. The cost of the same in the proper provements on the cost of all premises or any before, it wells are decided and the source of the provements on the same in the montfagge. The same first montfagge are allowed and the pay for the montfagge are allowed and the payments of the montfagge. The same first montfagge are allowed at any time the same in the pay provements on the provements of the montfagge. The same first montfagge are allowed and the pay for the montfagge are allowed and the pays and the pay for the montfagge. The montfagge are allowed and the pays are allowed and the pays are allowed and the pays and the pays and the pays are allowed and

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

Thomas & Trulls Sauctor Miller

\*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable. 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 No. 1306 or similar.

19.75. County instru 5 Title. Deputy seal Sou. El 50 Recording Return G E E and rect within record said and **RTGA** on page. 98568 SECONI es of hand hat the w ed for r March KLAMATH A.M. WM. D. MILNE STATE OF OREGON, COUNTY CLERK Mortgages that o'clock my received M 75 number Witness certify County of County affixed 5 of book reel After ment Sth ät .Е

## STATE OF OREGON,

County of Klamath

BE IT REMEMBERED, That on this 12 Id , 19.7.5 ..., February day of before me, the undersigned, a notary public in and for said county and state, personally appeared the within named THOMAS A. MILLS and LORETTA J. MILLS,

known to me to be the identical individuals described in and who executed the within instrument and acknowlthey executed the same treely and voluntarily. edged to me that

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IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and Spar last above written. to a delic Notary Public toy Oregon My Commission expires

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