FORM No. 925-SECOND MORTGAGE One Page Long Form (Truth-In-Lenging Series).	and the second se
THIS MORTO LOD	8941
by LUTHER HARRIS and LI IDA HARRIS, (husband and wife) to ARIOLD BIEG and JOYCE BIEG WITNESSETH That and	, 1975, Land Land Land Transferrence and the state of the
WITNESSETH, That said mortgagor, in consideration of \$2,000.00 (TWO THOUSAND AND no/100) Dollars, to him paid by said mort grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assign property situated in Klamath County, State of Oregon, bounded and described Lot 21 in Block 43 of Doubart	Mortgagee, gagee, does hereby 15, that certain real
Lot 21 in Block 43 of FOURTH ADDITION TO MIMROD RIVER according to the official plat thereof on file in the of the County Clerk of Klamath County, Oregon.	as follows, to-wit:
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Todether with all a show	the day of the second with the there is a difference of the second with the second sec
Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywis which may hereafter thereto belong or appertain, and the rents, issues and profits therefrom, and any and all fixtures 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. This mortgage is intended to secure the payment of promissory note of which the	n sind premises
\$_2,000_CC 	antial copy:
<u>Impli Biog & Joyce Biog, his wife</u> <u>Two Thous.ind & no/100 </u>	
payable at <u>Invostors</u> Mortgaun Co	paid the whole sum sum is not so paid
populae at <u>Investors Mortgage Co. Rev 516 Stayton</u> , Cr. 97383 and in case suit or action is instituted to collect this note or any portion, the col. I pomise to pay such additional su court, even if no suit or action is instituted, I promise to pay all costs of collecting any definquent payment. Right No	im of money as the in default on this of setoff is hereby
The date of maturity of the debt secured by this mortgage is the date on which the last scheduled principal pa due, to-wit: 31 August , 19.84. The mortgagor warrants that the proceeder of the	
(a)* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), (A)* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), (A)* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), (A)* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), (A)* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), (A)* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), (A)* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), (A)* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), (A)* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), (A)* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), (A)* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), (A)* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), (A)* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), (A)* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), (A)* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), (A)* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), (A)* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), (A)* primarily for mortgagor's personal, family, household or agricultural purposes (see Im	
19 75, and recorded in the mortgage records of the above named county in book M75 dated July 2 file number , reel number , reel number , at page 8439	2. thereof, or as
hereby being made; the said first mortgage was given to secure a note for the principal sum of \$3,500.00 to July 22,, 19.75; said prior mortgage and the obligations secured thereby hereinalter, for brevit The mortgage covenants to and with the mortgage his bairs	; the unpaid ereon is paid y, are called
The mortgage. The mortgage is that the same are free from all encumbrances except said lirst mortgage and assigns, that he is ha and/or lien for irrigation and/or drainage, and reservations, easen restrictions and rights of way of record and those apparent on the and that he will warrant and lorever defend the same against all persons; further, that he will do and perform all things and interest, according to the forms of the same against all persons; further, that he will do and perform all things hereby, when due and payable and holors the holors the persons is sold lirst mortgage as well as the note secured hereby hereby, when due and payable and holors the holors the persons is sold lirst mortgage and the same and interest, according to the forms thereol; that while any part of the note secured hereby remains unpaid he will may be lowed or assessed adoined with and the borge the persons is the tork of the part of the note secured hereby remains unpaid he will may be lowed or assessed adoined with a sold as the note secured hereby remains unpaid he will may be lowed or assessed adoined with the sold of the tork of the holors the part of the note secured hereby remains unpaid he will may be lowed or assessed adoined with the sold with any be lowed or assessed adoined with the sold with any be lowed or assessed adoined with the sold with a sold with the will be and payable and holors the holors the sold with the	land
infinitial pay all obligations due or to become due under the terms of said lirst mortgage as well as the note secured hereby, and antierest, according to the terms thereol; that while any part of the note secured hereby remains unpaid he will pay all the buildings now on or which hereafter may be erected on the said premises continuously insured against loss or daminer to said the said premises or the said premises continuously insured against loss or daminer to said the said premises or the said premises o	

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