The state of the second second second 5 301 12 1 MT(5583 SECOND MORTENGE Que Page Long Form (Truth-in-Landing Series) TR Vol. 77 Page THIS MORTGAGE, Made this 1st day of April , 19 MARSHAL E. UNDERWOOD AND SHARLENE M. UNDERWOOD, husband and wife by . JOHN J. BANTA AND VIOLET A. BANTA, husband and wife. to Mortgagor, WITNESSETH, That said mortgagor, in consideration of Ten Thousand four hundred and Dollars, to him paid by said mortgagee, does hereby grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that certain real property situated in Klamath County, State of Oregon, bounded and described as follows, to-wit: In Township 37 South, Range 9 East of the Willamette Meridian: 00 -All that portion of the S½ lying EAsterly of the certain 60 foot road easement described in Book M-73 at page 16734, Section 20: Klamath County Deed Records and Westerly of Old Fort Road. er 5 Section 28: All that protion of the NW%NW% lying Westerly of Old Fort hTh All Section 29: All that portion of the N½N½ lying EAsterly of that certain 5----60 foot road easement described in Book M-73 at page 16734, Klamath County Deed Records and Westerly of Old Fort Road. In Township 36 South, Range 10 East of the Willamette Meridian: Government Lots 3, 4, 5, 6, 11, and those protions of the Section 13: 5.4 12, 13, and 14 that lies North of the Sprague River Highway -Section 12: Government Lot 30 and that part of Government Lot 27 that lies South of the Sprague River. 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 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 mortgagee, his heirs, executors, adminis-trators and assists to ever. trators and assigns to ever. This mortgage is intended to secure the payment of promissory note ..., of which the following is a substantial copy: \$10,400.00 Klamath County April 1 Eleven months , 19 77 Ten Thousand Four Hundred and No/100 at 320 Jefferson Klamath Falls, Oregon with interest thereon at the rate of 12 % per annum from April 1 1977 DOLLARS, Marchine and collectible. Any part hereof may be paid at any time. It this note is placed in the hands of an attorney for collection, 1/we an action is tiled, the arcount of such reasonable attorney's lees shall be fixed by the court or courts in which the suit or action, including any appeal therein, is tried, heard or decided. 1977 DOLLARS, **E**sti 15/ Marshal E. Underwood 15/ Sharlene M. Underwood FORM No. 216-PROMISSORY NOTE. STEVENS-NESS LAW PUB. CO., PORTLAND, ORE. 1.1 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, household or agricultural purposes (see Important Notice below), (b) for an organization, (even it mortgagor is a natural person) are for business or commercial purposes other than agricultural 1 all encumbrances of record. dated and recorded in the mortsage records of the ... thereof, or as filing fee number (indicance which), reference to said mortgage records hereby being made; the said lirst mortgage was given to secure a note for the principal sum of \$ date of the execution of this instrument is \$_______ and no more; interest thereon is paid to ________. 19______. said prior mortgage and the obligations secured thereby hereinellor, for basidy, see sailed einely utiest mortgage. The mortgagor covenants to and with the mortgage, 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 turther except. easements or restrictions of record, common to the area or apparent on the face of the land ; the unpatd principal balance thereof on the 13. **1** 7 1 the face of the land. and that he will warrant and forever detend 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 thereol; 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 premises of any pay be come liens on the premises or any part thereof superior to the lien of this mortgage; 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 tire 1.1 11. il. 337 A 1 - E what we have a first of the second S. Start Selection ver a second A BALL Barth To Constant -3 - M Ser Willing

No. The States nd such other hanneds as the mortgage may from time to time require, in an annum, not best than \$ in a company of companies acceptable of the mortgage second, to the mortgage in respective interests may appear; all policities and the mortgage interest and the policies are the solid first mortgage second, to the mortgage interests may appear; all policities and insurance should be delivered to the solid may reason to procure solid coverage, shall be delivered to the mortgage may procure the same at a prior to the solid insurance and the interest may appear; all policities and the solid may may be decided and solid best set and the mortgage may procure the same at a prior to the sexplane; that the mortgage is the mortgage in executing to make the side statements pursuant to the Uniform Commercial with the mortgage in executing and the mortgage may procure the same at a prior to the sexplane; the statements pursuant to the Uniform Commercial with the mortgage in executing and the mort may be deemed desirable by the mortgage. The mortgage is all clear times in the interest may may be deemed desirable by the mortgage. The mortgage is all that the mortgage is all that the first mortgage is all that the mortgage of the same at a constant and will may the defined and will may be deemed desirable by the mortgage. The uniform Commercial will be added to and first mortgage is all the cost of all the same at access an ortgage is all the cost of all the same at access and will may be deemed desirable by the mortgage. The defined the same at a mortgage is all the cost of all the mortgage is all the same a short period in the defined and will may be deemed desirable by the mortgage. The mortgage are prior to the description to declare admall the mortgage is all the same at a more transcription of the decide of the all the mortgage is all the same at a mortgage is all the interest is all the mortgage is all the same at a state cost of all the mortgage is all the same at a state and and the mortgage is all the same at a state a 6584 ÷ IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. MarshalE Linn $\frac{1}{2}$ bastene m. lin filli SET record seal NO Rec as X and *M., and* 6583. *R* 5 BE MS KLW:AI'H county 28282 my hand the A.M. STATE OF OREGON, for leleval on page (said cou WM. D. MILNE A PRI I CLERK rtity that received f 77 na o'clock M77 on certify Witness affixed. **VINUO** County of fo \mathbf{f}_{0} D of tetum Nas 10;18 540 ortgages Sunt book 1.2 1. No. county fee in at ं 🕇 6 ŝ FILE BE IT REMEMBERED, That on this 15th day of . before me, the undersigned, a notary public in and for said county and state, personally appeared the within named Marshal E. Underwood and Sharlene M. Underwood, husband wife. known to me to be the identical individual S. described in and who executed the within instrument and acknowl-edged to me that ... their executed the same treely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and attixed my official seal the day and year last above written. layton :21 Notary Public for Oregon. My Commission expires 6. 30-78 Sector Sec 100 ۳Ŷ.

1.27

and MORTGAGE M. Underwood SECOND E. Underwood J. Banta and Banta, 5 E Α. Sharlene Violet Marshal John STATE OF OREGON, County of Klamath

*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.

Cantan Star August

STATE:

。 注 記 S.C.

1.41 2.4 1997 B

635

125

1.1

0<u>1</u>_1

 \dot{c}

. .

276

1

\$