SECOND MORTGAGE 12 22 32:65 IC JUNE 7th day of . 19 77 THIS MORTGAGE. Made this GARY W. BANGS and SHIRLEY K. BANGS, husband and wife by Montgagor RICHARD BARRETT and MARLYN BARRETT, husband and wife to Mout, agents ja Dollars, to him paid by said mortgagee, does loveby follows, to-wit: Parcel I. Lot 6 and westerly 45 feet of Lot 7 in Emmitt Tracts

1.1

Parcel II. Lot 8, excepting therefrom the westerly 70 feet and the easterly 25 feet, in Emmitt Tracts

12.22 .

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, administrators and assigns forever.

This mortgage is intended to secure the payment of their promissory note , of which the following is a substantial copy:

\$6,386.76 Klamath Falls, Oregon June 7 .19 77 I (or if more than one maker) we, jointly and severally, promise to pay to the order of RICHARD BARRETT and MARILYN BARRETT at Klamath Falls, Oregon At Klamath Falls, Oregon

the pupiled in the minimum payments above required; the first payment to be made on the form day of oury day of oury and a like payment on the 7th day of each month thereafter, until the whole sum, principal and interest has been paid; if my of said installments is not so paid, all principal and interest to become immediately due and collectible at the option of the holder of this note. If this note is placed in the hands of an attorney is collection, live promise and affect to pay holder's option of the holder of this note. If this note is placed in the hands of an attorney is collection, live promise and affect to pay holder's amount of such reasonable attorney's less shall be lived by the court, or courts in which the suit or action, including any appeal therein, is tried, heard or decided. \* Suike words not opplicable.

Storessness use Patientung Co., Pordand, Co.

FORM No. 217-INSTALLMENT NOTE.

The date of maturity of the debt secured by this mortgage is the date on which the last scheduled principal payment becomes due, to wit: July 7 . 198).

And said morthagor covenants to and with the morthagee, his heirs, executors, administrators and assigns, that he is lawluliy seized in lee simple of said premises and has a valid, unencumbered title thereto

and will warrant and lorever delend the same against all persons; that he will pay said note, principal and interest, according to the terms thereol; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every abure which may be levied or assessed against said property, or this mortfage or the note above described, when due and payable and before the same may become delinquent; that he will promptly pay and satisfy any and all lins or encumbrances that are or may become liens on the premisso or any part thereof superior to the lien of this mortfage; that he will keep the buildings are or may become liens on the premisso or any part thereof superior to the lien of this mortfage; that he will keep the buildings are or which hereafter may be erected on the said premises continuously insured against loss or damage by fire and such other hazards as the mortfage may from time to time require, in an amount not leve than the original principal sum of the more digate and then to the mortfage, in a company or companies acceptable to the mortfage, with loss provable lirst to the mortgage and then to the mortfage as their respective interests may appear; all policies of insurance shall to delivered to the mortgage as soon as insured. Now if the mortfagor's expense; that he will keep the buildings and improvements on said premises in good repair and will not commit or suffer any waste of said premises. At the request of the mortfage, ihe mortfage, is lower shall poin with the mortfage, and will pay for thing the same in the proper public oflice or oflices, as well as the cost of all tion bactory to the mortfage, and will pay for thing the same in the proper public oflice or oflices, as well as the cost of all lien searches made by filing oflicers or searching agencies as may be deemed desirable by the mortfage.

12023

Sec. No.

The mortgagar warrants that the proceeds of the loss represented by the above described note and this mortgage are. (a)\* primarily for mortgagar's personal bundle house bold or agricultural purpose Co. Langut art. Nation below ), (b) - WEMEDENDES, NECH COLOR STRUCTURE, WAYRANTER DESCHIPTER DE BARGOLICE MARGOLICE MARGOLICE MARGOLICE AND SHE SNECHES NATION SERVICES. (a) (b)

(b) Noval 32, 30, 30, 2016. A 2360-9306 Residered for the covenants herein contained and shall pay and note according to its terms, this converses shall be void, but otherwise shall remain in hill force as a mortgage to secure the performance of all of said covenants and the payment of said note; it being agreed that a fuiture to perform any covenant herein, or if a proceeding of any kind be taken to forechose any lien on said premises or any part thereof, the mortgage may be forechose any mine thereafter. And if the mortgage may her fore any any taxes or charges or any part thereof, heread base the origing of any kind be taken to forechose any into a suid premises or any part thereof, and this mortgage may be forechosed at my time thereafter. And if the mortgage may her fore a suid note or on this mortgage at once due and payable, and this mortgage may be forechosed at my time thereafter. And if the mortgage may her fore a suid note or on this mortgage at once due and payable, and this mortgage may be forechosed at my time thereafter. And if the mortgage may the tore start any time thereafter. And if the mortgage shall be a interest at the same rate as suid note without waiver, however, of any tight arising to the mortgage for breach of covenant. And this mortgage after are suid not be forechoed for the secured by this mortgage, the mortgage after are so that all the mortgage. In the event of any said by the mortgage at any time while the mortgage the mortgage after after and all of the event of any said or the resonable costs incurred by the mortgage for starter to reachese this mortgage, the mortgage after and such further sum as the trait count new adjude the mortgage, and bid in the event, all stantory costs and disbursements and such further sum as the trait count new adjude at any time as plaintif's attorney's bees in such suit or action, and if an appead is taken from any addinent or decree entered there in mortgage and included in the decree of forechosme. The mortgage and appead is taken from any a

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

\*IMPORTANT NOTICE: Delete, by lining out, whichever warrar plicable; if warranty (a) is applicable and if the martigages is is defined in the Truth-in-Lending Act and Regulation  $X_i$ , the with the Act and Regulation by making required distalayies; instrument is to be a FIRST lien to finance the purchase of a d Form No. 1305, or equivalent. n c mar for dwell MUST ST comply so, if this overs-Ness rigagee this pu-ling, use trst lien, SHRILEY K. a first

BANGS

BANGS

certify that the within instru-Fr r County Title. uo bug record and said hand D. Tilne 0 for County of .Klamath. STATE OF OREGON, d of Mortgages c Witness my h<sub>i</sub> County Clerk 50 ទួ was received o'clock. as file number affixed. ¥6.00 Ľ ということ ð day STEVENS County book or as fi Record tri G nent 'n. B at

## STATE OF OREGON,

County of ..... KLAMATH ...

BE IT REMEMBERED, That on this 7. Ha day of JUNE . 19.77 ..... before one, the undersigned, a notary public in and for said county and state, personally appeared the within named GARY W. BANGS and SHIRLEY K. BANGS, husband and wife named . 1 1 5 1 1 3

known to me to be the identical individual ... described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and alfixed 

day and year last above written.

77

Apato Notary Public for Oregon. My Commission expires