THIS MORTGAGE, Made this

day of October 1, 19 79,

BILLY J. SKILLINGTON

COMULA MIRROR

and the Control of th

.....Mortgagor,

EDWARD E. BARRON and GWEN C. BARRON, Husband and Wife Barron WITNESSETH, That said mortgagor, in consideration of TWENTY TWO THOUSAND FOUR
HUNDRED SEVENTY FOUR and 80/100 --- 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 mit. follows. to-wit: ment was request torrecord on the

A portion of Tract 68, FAIR ACRES SUBDIVISION #1, in the County of Klamath State of Oregon, more particularly described as follows: MORTGAGE

Beginning at a point on the South line of said Tract 68 which is West 30 feet and North 02 11 East 30 feet from the corner common to Sections 35 and 36, Township 38 South, Range 9 East of the Willametter Méridian, and Sections 1 and 2, Township 39 South; Range 9 East of the Willamette Meridian; thence North 0° 11' East parallel with the East line of said Tract 68; a distance of 80 feet; thence West a distance of 75.25 feet; thence South 0° 11" West a distance of 80 feet to the South line of said Tract 68; thence East along said South line andistance of 75.25 feet to the point of beginning. IN TEXTMON, RITEREDE I was needed to account to the point of beginning. In TEXTMON, RITEREDE I was needed to examine the permitted the country of the permitted and required to the results of the

before me, the undersigned, a notice public in and for said counts and state, her coulty appeared the within transfer. BE IT REMEMBERED. That on this $\sqrt{8}$ This deviates Octobet.

CUBLIC OF CASHING IN SINGULAR the tenements, hereditaments and appurtenances thereunto belonging 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 promissory note of which the following is a substantial copy: 101 10 10 10 12 2 10 10 10

22,474.80

Klamath Falls, Oregon

October 18

I (or it more than one maker) we, jointly and severally, promise to pay to the order of EDWARD E. BARRON, husband and wife

Strike words not applicable

Billy J. Skillington

No. 217-INSTALLMENT NOTE.

The date of maturity of the debt secured by this mortgage is the secured by this mortgage is the date of maturity of the debt secured by this mortgage is the secured by the date of the d of maturity of the debt secured by this mortgage is the date on which the last scheduled principally have being an one of the payment of the date on which the last scheduled principally have been one

out Whole said mortgagor covenants to and with the mortgages, his heirs, executors, administrators and assigns, that he is lawfully selsed in les simple of said premises and has a valid, unencumbered little thereto Was-sure seasons; as the law to selsed in les simple of said premises and has a valid, unencumbered little thereto was selected in less simple of said premises and has a valid, unencumbered little thereto was selected in less simple of said premises.

selsed in lee simple of said premises and has a valid, unencumbered title thereto. It is a property of the mortage of the mortage of the mortage and interest, according to the terminal and lorever defend the same against all persons; that he will pay said note, principal and interest, according to the terms; thereof; that while any part of said note remains unpaid he will, pay all; taxes, assessments and other, charges of very nature which, may be, levied or assessed against said property, or this mortage, or the note above described, when due, and pay-nature which may be levied or assessed against said property, or this mortage, or the note above described, when due, and pay-nature which may be levied or any part thereof superior, to the lien of, this mortage, 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 and such other hazards as the mortage may from time to time require, in an amount, not less than the original principal sum of the mortage and then to the mortage, in a company, or companies acceptable to the mortage, with loss payable lists to the mortage and on as insured, Now if the mortage, shall, lor any reason to procure any such insurance and to deliver said policies to the mortage may procure the same at mortager'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 mortagee, the mortage shall lies accorded by the mortage and will not commit or suffer any waste of said premises. At the request of the mortage, the mortage shall lies accorded by the mortage and will not commit or suffer any waste of said premises. At the request of the mortage, shall all lies same in the propert public office; or offices, as well as the cost of all lies searches made by filing officers or searching agencies as may be deemed desirable, by the mortage.

Esticus The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are:

| Aprimarily for mortgagor's personal, family; household or agricultural purposes (see Important, Notice below),
| Aprimarily for mortgagor's personal, family; household or agricultural purposes (see Important, Notice below),
| Aprimarily for an organization or (even if mortgagor, is a natural person) are for business or commercial purposes other than in its (b) is for an organization of (even it mortgagorits a natural person) are for business or commercial purposes other than its less that the purposes of the purpose o IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above Written SKILLINGTON, almportant Notice: Delete, by lining out, whichever, warranty, (o), or (b)) is not opplicable; if, warranty, (o) is applicable and if the meagages is a creditor, as such warranty with, the Art and Regulation by making, required, Regulation 5.7, (b) margages (MUST comply instrument) is to, be a FIRST lien to finance the purchase of a dwelling, use Several this persons of the purchase of the purch TO HAVE AND TO HOLD the said profitees with the apparentments are the said free said f or Many turn earning the term of this monteage. bious rustation; success, success the modestic state of the execution of an modestic state of the execution of an modestic country of Klamath submet he talk percentages and submetration of success and country of Klamath submetricines and submetricines and submetricines are and country of Klamath submetricines and submetricines are submetricines affecting to the submetricines are submetricined as the subme BE IT REMEMBERED, That on this 18th day of October before me, the undersigned, a notary public in and for said county and state, personally appeared the within named known to me to be the identical individual. described in and who executed the within instrument and he executed the same freely and voluntarily
IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed South time of Said South to section is west 30 to the Nillanetter Meridian, and Suth, Range 9 East of the Willanetter Meridian, and Suth, Range 9 East of the Willanetter Meridian, and Ship 39 South; Range 9 East of the Willanette Ship 39 South; Range 9 East of the Willanette Ship 39 South; Range 9 East of the Willanette Ship 30 Feet; there were strong to other said for the Strange of the Strange of Strange Strange Strange of Strange Strange Strange of Strange Strange Strange of Strange Stran r on th South line of said state of okedon 3s West 30 GAGE A POTETON OF TRACE OF CONTRACT CULTAILY described as Constitut Kramath State of Oregon, more part cultaily described as Constitut Kramath SS. Tocertify that the within instrutein real monetty sammed in ment was received for record on the HOMORED SEAFITO E EOUR SING COMES THE SPACE RESERVED SOLUTION IN BOOK M79 On page 257.52 or as FDMYKO F. BYKKON SING COMES THE RECORDER SUSE LIMENIRG COLUMN SPACE RESERVED TO THE PROPERTY OF FOR file/reel number / 0.317
RECORDER'S USE LIMENIRecordCot.Morrgages) of said County.

CM C BYESON HUED SUG SUWitness my hand and seal of TATER RECORDING RETURN TO THE SOUTH TO THE County affixed. r_{HIS} MORTOAGE, Made $m_{
m e}$ | 18th Wn. D. Milne Moder By Simula I had Deputy. LOBYL UNITED GOOD One tage teny femiliary (T.M. ... DICD Fee \$7.00