| FORMAND. VIS-EECOND MORTGAGE-One Page Long Form (Truth-in-Lenkling Series).   | 38-m-21372-9   |
|---|--|
| TB (526532  | Vol. M 20 Page 6083-   |
| THIS MORTGAGE, Made this 3/54<br>by WESLEY D. KELLOM, SR. and JULIA A. KELLOM   | day of MAACh   |
| to Great Basin Real Estate and Development  |  |
| WITNESSETH, That said mortgagor, in consideration   | of Ten thousand and no/100Mortgagee,   |
| grant, bargain, sell and convey unto said mortgagee, his heirs, o<br>property situated in Klamath County, State   | Dollars, to him paid by said mortgagee, does hereby  |
| The S $\frac{1}{2}$ of Lots 1 and 2, and Lots 7 and 8,<br>County of Klamath, State of Oregon  | Block 11 North Klamath Falls, in the   |
|   | PERTY SECURED BY THIS MORTGAGE<br>TE SECURED HEREBY SHALL BECOME<br>COPTION OF THE HOLDER OF SAID NOTE.  |
| 60 A P.   |  |
| U8  |  |
| 6) -  |  |
|   |  |
| Together with all and singular the tenements, hereditaments and app<br>which may hereafter thereto belong or appertain, and the sents, issues and<br>at the time of the execution of this mortgage or at any time during the ter<br>TO HAVE AND TO HOLD the said premises with the appurtenant<br>trators and assigns forever.<br>This mortgage is intended to secure the payment of the ipromissor             | r promits interferrom, and any and all fixtures upon said premises<br>mot this mortgage.<br>Acces unto the said mortgagee, his heirs, executors, adminis-  |
| \$10,000.00 Klamath Falls, Ore  |  |
| REAL ESTATE AND DEVELOPMENT   | promise to pay to the order of GREAT BASIN   |
| TEX THOUSAND and No/100 at KI.  | amath Falls, Oregon; or as direct  |
| TEX THOUSAND and NO/100   | April 1, 1980<br>by one payment; interest shall be paid monthly<br>monthly<br>monthly<br>May   |
|   | month thereafter, until the whole sum, princ., at<br>bal and interest to become immediately due and collectible at<br>attorney for collection, 1/we promise and agree to pay hole<br>ion is filled hereon; however, it a suit or an action is filled   |
| * Strike words not applicable.<br>THE MORTGAGE SECURING THIS NOTE CONTAINS  | the lead of Friday of  |
| AN ACCELERATION CLAUSE.   | <u>Sector Sector and Sec</u> |
|   |  |
| ORM No. 217-INSTALLMENT NOTE.   | Sti Stevensities Law Publishing Co. 1  |
| The mortgagor warrants that the proceeds of the loan represented by t<br>(a)* primarily for mortgagor's personal, family, household or agriculty<br>(b) for an organization, (even it mortgagor is a natural person) are<br>purposes.   |  |
| This mortgage is interior, secondary and made subject to a pri  | or mortgage on the above described real estate made by   |
| Wayne A. Wilcox, William Rossworn and Jerry<br>10 Ist Federal Savings and Loan Association  | dated December 3   |
| 1970, and recorded in the mortgage records of the above named county  | in book M  |
| hereby being made; the said lirst mortgage was given to secure a note for   | (indicate which), rerelence to said mortgage records the principal sum of \$105,000.00; the unpaid   |
| principal balance thereof on the date of the execution of this instrument is<br>to February 1   | \$ 100, 146 24 and no more interest theme is it  |
| The mortgagor covenants to and with the mortgagee, his heirs, exect<br>in lee simple of said premises; that the same are free from ull encumbrances<br>stated, & liens, assessments, rules & regulation   | s except said first mortage and further except as above  |
| stated, & llens, assessments, rules & regulation<br>& reservations, restrictions, easements & rights<br>and that he will warrant and forever defend the same administ all percent   | of your of managed to 1  |
| hin) and pay all obligations due or to become due under the terms of said i<br>and interest, according to the terms thereol; that while any part of the note<br>ments and other charges of every nature which may be levied or assessed<br>hereby, when due and payable and before the same become delinquent; the<br>encumbrances that are or may become liens on the premise or other same become delinquent. | irst mortgage as well as the note secured hereby, principal<br>secured hereby remains unpaid he will pay all taxes, assess-<br>against said property, or this mortgage or the note secured<br>hat he will promptly pay and satisfy any and all liens or  |
| the buildings now on or which hereafter may be erected on the said premi  | uses continuously insured against loss or damage by lire   |

Item satisfactory to the mortgagee, and will pay for filing the same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the mortgage.
Now, therefore, it said mortgage or searching agencies as may be deemed desirable by the mortgage.
So the second pay of the second perform the covenants herein contained and shall pay all obligations secured by in full force as a mortgage to secure the performance of all of said covenants and the payments of twoid, but otherwise shall remain aftered that a tailure to perform any covenant herein, or it a proceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage may be foreclosed at any time thereafter. And it the mortgager shall to you any taxes or charges mortgage, the mortgage has be notes secure the remum as above provided for, or fail to do or perform anyching required of him by said first the mortgage in and payable, and this mortgage; and any payment so made, together with the cost of such performance shall be added to and perform the acts required by the mortgage or any right arising to the mortgage at any time while the mortgagor neglects to repay any sums so paid by the mortgage. In this determine, all statutory costs and disorenant. And his mortgage for trice hereby without waiver, and any suit or action being instituted to foreclose this mortgage, the mortgage and by the mortgage at any time while the mortgagor neglects to repay any sums so paid by the mortgage. In the secured by the mortgage in such all statutory costs and dissorements and such any suit as all to according by the mortgage. In the secured by the mortgage resonable as plaintiff's attorney's lees in such suit or action begin instituted to foreclose this mortgage and and pay any sums so has by the mortgage for the activation by the mortgage for the secured by the mortgage for a suit any time while the mortgagor neglects to repay any sums s

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

\*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) of (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.

Wesley D. Kellow, SR. WESLEY D. KELLOM, SR. Sume 11 22 lon JULIA A. KELLOM

I certify that the within instru-ment was received for record on the lst day of April 19.30. at 3:56 o'clock PM, and recorded in book 180 on page 5033 or as iile/reel number 826.32 County. 5 RTGAGE SECONL said County of Klanath Record of Mortgages of hand STATE OF OREGON, ç D. Milne County Clerk тy \$7.00 Witness County affixed. Vm. ы Ч STATE OF OREGON. County of Klamath BE IT REMEMBERED, That on this 3/51 before me, the undersigned, a notary public in and for said county and state, personally appeared the within named day of WESLEY D. KELLOM SR. and JULIA A. KELLOM Hills. known to me to be the identical individual s. 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 affixed my official seal the day and year last above written. in irline Idengto Notary Public for Oregon.

-------