FORM No. 925-SECOND MORTGAGE-One Page Long For	1 (J pith-in-Landing Series)		· ~. 1782 . c	131 302 m
THIS MORTGAGE, Made this by JEANETTE MILLER	<b>4th</b>	day of	January	, 19 <sup>82</sup> ,
to CRANE & BAILEY				Mortgagor, <u>Mortgag</u> ee,
WITNESSETH, That said moth THIRTY TWO (1,332.00) grant, bargain, sell and convey unto su property situated in Klamath	id mortgagee, his heirs	Dollars, to h	THOUSAND THRE im paid by said mon ministrators and assign ounded and describe	tgagee, does hereby gns. that certain real
Lot 8. WINEMA	Block 5, SECO GARDENS, Klam	ND ADDITIC ath County	)N TO 7, Oregon	
			4	
Together with all and singular the terd				
copy of which is	사회에 가지 않는 것 같아요.			
	(영화) 위험 전 10 가지 있는 것 19 월 10 일 사람이 가지 않았다. 19 4년 19 1년 19 1년 19 1년 19 10 10 10 10 10 10 10 10 10 10 10 10 10		t to too too body lad n	incipal navment becomes
The date of maturity of the debt is due, to-wit:	, 19		: · ·	
The mortgagor warrants that the pice (a)* primarily lor mortgagor's perser (b) lor an organization. (even if n purposes. This mortgage is interior, secondu	al, lamily, household or a ortgagor is a natural pers ry and made subject to	a prior mortga	ess or commercial purpo ge on the above descri	ses other than agricultural
to	edu of the shove us ned	county in book	at page	, , , , , , , , , , , , , , , , , , ,
file number	el number	(indic	cate which), reretence	to said mortgage records ; the unpaid
hereby being made: the said first mortgage principal balance thereof on the date of th	was given to secure a ne e execution of this instru- said prior mortgage and t	ment is \$	and no more	; interest thereon is paid
to			inistrators and assists.	that he is lawfully wized
and that he will warrant and forever defeations and pay all chlightions due or to began	nd the same against all p	ersons; further, th { said first motth	hat he will do and perfo age as well as the note	orm all things required of secured hereby, principal

and that he will warrant and lorever defend the same against all persons; further, that he will do and persons and the persons; further, that he will do and persons and the persons; further, that he will do and persons and hereby, principal him and pay all obligations due or to become due under the terms of said in strength as well as the note secured hereby, principal and interest, according to the terms thereof; that while any part of the note secured hereby remains unpaid he will pay all taxes, assessments and other charges of every nature which may be levied or assessed against said property, or this mortgage or the note secured hereby, when due and payable and before the same become cleinquent; that he will promptly pay and satisfy any end all liens or hereby, when due and payable and before the same become cleinquent; that he will promptly pay and satisfy any end all liens or hereby, may become links 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 lire and such other hazirds as the mortgagee may from time to time require, in an amount not less than \$ in a company or companies acceptable to the mortgagee herein, with less payable, first to the holder of the said first mortgage; see nd, to the mort-gage named herein and then to the mortgage herein, with less payable, first to the holder of the said first mortgage; see nd, to the mort-gage named herein and then to the mortgage herein, with less payable, first to the holder of the said first mortgage; see nd, to the mort-gage named herein and then to the mortgage as soon is insured and a certificate of insurance executed by the company in which said insurance the holder of the said first mortgage as soon is insured and a certificate of insurance executed by the company in which said insurance is written, showing the amount of said covering, sinh he delivered to the mortgage maned in this instrument. Now if the mortgage shall fail for any reason to procure any such insurance and to deliver said policies as aloresaid at least filteen days prior to the expira-shall fail for any reason to procure any such insurance and to deliver said policies as aloresaid at least filteen days prior to the expira-shall fail for any reason to procure any such insurance and to deliver said policies as aloresaid at least filteen days prior to the expira-shall fail for any reason to procure any such insurance on said buildings, the mortgage may procure the same at mortgage's expense; they the mortgager will keep the buildings and inprovements on said premises in good repair and will not commit or suffer any waste that the mortgage is all join with the mortgage in ecuting one or more linancing statements nursuant to the Uniform Commercial Code, in form satisfactory to the mortgagee, and will pay to filling the same in the proper public office or offices, as well as the cost of all lien searches nade by filing officers or searching ugencies as may be deemed desirable by the mortgagee. Now therefore, it said mortfager shall keep and

form satisfactory to the mortgagee, and will pay ice filing the same in the proper public office or offices, as well as the cose of all lien searches made by filing officers or searching idencies is may be deened desirable by the mortgagee. Now, therefore, it said mortgager shall keep and perform the covenants herein contained and shall pay all obligations secured by said first mortgage as well as the note secured hereby according to its terms, this conveyance shall be void, but otherwise shall remain said first mortgage to secure the perform any covenant herein, or it a proceeding of any kind be taken to foreclose any lien on said premises or agreed that a failure 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 shall have the option to declare the whole amount unpeid on said note or on this mortgage at any covenants and the payments of the mortgage shall have the relation to declare the whole amount unpeid on said note or on this mortgage at once due and payable, and this mortgage may be foreclosed at any time threalter. And if the mortgage shall have taxes or charges or any lien, encumbrance or insurance premium is above provided for, or fail to do or perform anything required of him by said first or any lien, encumbrance or insurance premium is above provided for, or fail to do or perform anything required of the acts required of the mortgage under suid first mortgage; and any mayment so made, together with the cost of such performance shall be added to and the mortgage for title debt secured by this navitate, and shall bear interest at the same rate as the note secured hereby, while the mortgage the mortgage angrees to pay all reasonable costs incurred by the mortgage for title reports and time while the mortgation neglects to repay any sums so paid by the mortgagee. In the event of any suif or action being instituted to breelose this mortgage, and disbursements and such further sum as the trial court may the mo

and to individuals.

Jeanette Miller \*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable. If warranty (a) is applicable and if the mostgagee is a creditor, as such word is defired in the Truthin-binding Act and Regulation by making required in the train-tin-binding Act and Regulation by making required disclosures; for this purpose, use Stevens-Ness Form No. 1306 or similar. STATE OF OREGON, SS. Klamath County of ., *19* 82 day of January 6 BE IT REMEMBERED, That on this before me, the undersigned, a notary public in and for seid county and state, personally appeared the within named Jeanette Miller known to me to be the identical individual described in and who executed the within instrument and acknowlshe executed the same freely and voluntarily. edged to me that. 10.00 IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed A OTHERY my official seal the day and year last above written. Notary Public for Oregon. y Commission expires 6-15-55 包括之 My Commission expires 19-17. **C** STATE OF OREGON, SECOND 22 County of ... ORTGAGE 1 certify that the within instrument was received for record on the (FORM No. 925) at o'clock M., and recorded in book on page or as THE REAL AN THE CO., PARTS AND SHE S MOL RESERVED 104 HECONDER'S USE lile/reel number ...... Record of Mortgages of said County. After recording, Witness my hand and seal of return to: County affixed. CRANE & BAILEY . Title. 540 Main, #204 K. Falls Deputy By .. 12: -----

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

## 303

**30**4

January 4, 1982

\$1,332.00

## Klamath Falls, Oregon

I, JEANETTE MILLER, promise to pay to the order of CRANE & BAILEY, attorneys at law, at Klamath Falls, Oregon, ONE THOUSAND at the rate of nine percent (9%) per annum from May 26, 1981 until

At such time as Ronald Eugene Miller shall pay promissor the \$937.45 representing arrearage in child support prior to the decree of dissolution, promissor shall pay promisee two thirds of said sum received. The balance of the sums owing on thirds of be paid by promissor on sale of Lot 8, Block 5, Second Addition to

If any of said installments is not so paid, all principal and interest 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 for collection, I promise and agree to pay holder's reasonable attorney's fees and collection costs even though no suit the amount of such reasonable attorney's fees shall be fixed by the court or courts in which the suit or action, including any appeal

Jeanette Miller

STATE OF DREGON; COUNTY OF KLAMATH; ss.

Filed for record at XEX XXXX	
his 8 day of Jan	A.D. 19 82 04:05 M
duly recorded in Vol. M 82	., <u>Mtge m</u> 302
Fee \$12.())	By Dyce Mr. Surve