	To Second Monrado Constant Constraint Constr	Vol.Mar Do
	East. Correction	day of May
	WITNESSETH	19. 19. 19. 19. 19. 19. 19. 19. 19. 19.
	grant, bargain, sell and an	Mortg
	Parcel #1	Dollars, to him paid hy said HUNDRED & NO/1
	Lot 37 n Lot 37 n	Uregon, how I have and assigns at 1
#	iron pin; thence is 344.87 foot at the Northeast	: Land Klamath, Stat
	TOCHETHER WITH an undivided 1/3 interest in thet	ne of Lot 33. Block 1:
Ē	DIOCK I to the MERCE N SOOLOW 00 8 5/	R
Ħ	TOGETHER WITH an undivided 1 (-	9 feet along the North
Ŧ	of Alamath County, Ground 1/3 interest in that cer	tain
- "	TOGETHER WITH an undivided 1/3 interest in that cer contained in instrument recorded September 24, 1980 of Alamath County, Oregon.	in volume M80. and pumphouse as
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In Int.	ESTING THE AND TO THE MORE THE THE THE THE THE AND THE THE AND THE THE MORE THE THE THE THE THE THE THE THE THE TH	energy of the full months of the
	ME IT REMEMBERED. That of the start for structured are	State of the state
which at the	Rogether with all and singular the tenements, hereditaments and appurtenance the may hereafter thereto belong or appertain, and the rents, issues and profits ITO HAVE AND TO HOLD the said premises with the appurtenances unto the mortgage is intended to secure the payment of promissory note	And the character and the second s
trato	TO HAVE AND TO HOLD the mortgage or at any time due to the rents, issues and protection of the mortgage or at any time due to the rents, issues and protection of the second due to the rents, issues and protection of the second due to the rents, issues and protection of the second due to the rents, issues and protection of the rents, issues and protecti	es thereunto hele and
	the time of the execution of this mortgage or at any time during the terms of the execution of this mortgage or at any time during the terms of the provide the term of this mortgage or at any time during the term of this mortgage is intended to secure the payment of promissory note,	nerefrom, and any and all fixtures upon said and the mortgage.
	promissory note.,	of which the following
severall	Promise to pay to 4	
-1717	Dinjly Promise to pay to the order of after date, I (o E.J. SHIPSLY TY THOUSAND SIX HUNDRED AND NO/100 at P.O. Box 52 Addresson at the rate of 12 % per annun from and if not so	t if more than one and 1986
liately due	Mercon at the rate of 12 % per anone 10/100 at P.0. Box 52	Keno, OR 97627
Comise an A Action is Opeal the	adree to pay holder's reasonable new paid at any time and interest of the annum to the second at any total and interest of the annum to the second at any time to the second at a second at any time to the second at a second at any time to the second at any time to the second at any time to the second at a second at any time to the second at a se	DOLIADO
his not	TY THOUSAND SIX HUNDELED AND NO/100 at P.0. Box 52 and collectible. Any part hereof may be paid all principal and interest, at the of a day collectible. Any part hereof may be paid all principal and interest, at the of a day collectible. Any part hereof may be paid at any time. If this not at the of d day to be pay holder's reasonable attorney's faces shall be fixed by the court of the is the decided. The is to be paid in full ander 30, 1986 Bar States and States and States in the shall be fixed by the court of the is the state of the states attorney's faces shall be fixed by the court of the is to be paid in full Balph E. W	blion of the holder of this note, to become judit
1 Septe	te is to be paid in full mber 30, 1986	courts in which the suit or action is a suit or
	Ralph E. 1	and the suit or action; if a suit or action, including any art the suit or action, including art the suit or action, including art the suit of
0. 216-PRO	MISSORY NOTE.	molty & Ury
, to-wit:	Santonia V OI the data	
$\begin{array}{c} The n \\ (a)* p \\ (b) \end{array}$	nortgagor warrants that the proceeds of the loan represented by the above described or an organization, (even it mortgagor is a natural person) are for business or wortgage is inferior, secondary and made subject to a prior mortgage on QUANTION COMPANY	18 STEVANS-NESS LAW PUB. CO., PORTLAND ONE
This n	sign warrants that the proceeds of the loan represented by the above describ irmarily for mortgagor's personal, family, horsehold or agricultural purposes, aurposes, hortgage is interior, secondary and made subject to a prior mortgage on O CONSTRUCTION COMPANY PH E. WARD and BETTY J. WARD corded in the mortgage records of the above named county ade: the second sec	ed nos
RALI	O CONSTRUCTION COMPANY and made subject to a subject to a	Important Notice below),
), and re	O CONSTRUCTION COMPANY and made subject to a prior mortgage on PH E. WARD and BETTY J. WARD corded in the mortgage records of the above named county in book. M80 ade; the said first mortgage was given to secure a note for the principal the thereof on the date of the execution of this instrument is 10, 055 syn-	the above described real
	and records of the	colare made to
May	e thereof on the date of the astart	at page 22180 (forest
The morte	corded in the mortgage records of the above named county in book. MBO ade; the said first mortgage was given to secure a note for the principal sum to the the said first mortgage was given to secure a note for the principal sum 15, 19,86, i said prior mortgate and the obligations secured the said premises; that the same are tree from all encumbrances except said linet warrant.	of s. 17,900.00 mortage records
he will	rigage", 19 30 ; said prior moriga instrument is 3.0 005.26 said prior moriga is and the obligations secured their said premises; that the same are tree from all encumbrances except said lirst m bigations due or to become the same against -:	and assigns, that he is to be called
nen due nes that i	warrant and forever. defend the same agains: all persons; turther, that he will bligations due or to become due under the terms of said first mortgage as well and payable and before the same belevice or assessed against said property in or which hereafter may be erected on the said premises continuously insu	do and perform all things
	and payable and before which while any part of the note secured as well are or may become the same become cleinquent; that he will hereby remain or which hereafter may be erected on the said premises continuously insu	ar this mortage at the starts associated of
the second se	the said previor to the st	and satisfy any note secured
	continuously insu	red against loss that he will t

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form satisfactory to the mortgagee, and will pay for tiling 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 mortgagee. Now, therefore, it said mortgagor shall keer 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 performince of all of said covenants and the payments of the note secured hereby; it being agreed that a tailure to perform any covenant herein, or if a proceeding of any kind be taken to foreclose any lien on said premises or agreed that a tailure to perform any covenant herein, or if a proceeding of any kind be taken to foreclose any lien on said premises or any pat thereof, the mortgage shall have the option to declare the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be foreclosed at any time thereafter. And if the mortgager shall have the covenants and give, the mortgage herein, at his option, shell have the right to make such payments and to do and perform the acts required of the mortgage; under said first mortgage; and any ayments omade, together with the cost of such performance shall be added to and the mortgage runder said first mortgage and any three thereafter. And this mortgage may be foreclosed for principal, interest however, of any 'right' arising'to the 'mortgage and shall bear interest at the same rate as the note secured hereby without waiver, however, of any 'right' arising'to the 'mortgage and my time thereafter, and this mortgage is any sums so paid by the mortgage. In the and all sums paid by the mortgage any time while the mortgagor neglects to repay any sums so paid by the mortgage. In the adjudge reasonable as plaintiff's attorney's fees in such such or action, and it an' appeal is taken from any judg

and to individuals.

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written Balph E. Ward Betty J. Ward *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) for (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-Nass Form No. 1306 or similar. the distory note - of which the latters Dis nusticado le intendesi to mante the part on e. County of section of the entropy of 90,000 BE IT REMEMBERED, That on this 22nd day of May , 19 86 before me, the undersigned, a notary public in and for said county and state, personally appeared the within named Balph E. Ward and Betty J. Word known, to ne, to be, the identical individuals ... described in and who executed the within instrument and acknowl-IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. edged, to me that they executed the same freely and voluntarily. /0 **in**eb a syonic me list ino et l'STATE OF OREGON, •87 In; iren jun of the New Steams corner of and find JR, Mac Begina Di surind as fillowith out 1003- foist Lastis, in the (I certify that the within instruen in therite. Inser 1002 sement was received for record on the MILWERSTOAL LUSS CONDUCT OF THE COLOR OF THE 34 T CEORMOND. 223)* 24 0 01 Witness my hand and seal of County affixed. County attixed. Evelyn Biehn, County Clerk. Title. 27105 NG RETURN Veso 46 G. Fee: \$9.00 By I.L. Deputy