65599 '86 SEP 5 AM 8 477 Vol. M86 Page 15994 \$..... I (or if more than one maker) we, jointly and severally, promise to pay to the order of June 23. 1936, 19 Pay-Off Falance of Mobile Home in approximate amount of 17.500.00 DOLLARS, monthly installments of not less than \$ 150,00 in any one payment; interest shall be paid included and e is included in the minimum payments above required; the first payment to be made on the usy of the whole sum, principal and 19.85, and a like payment on the 25th day of each Month thereafter, until the whole sum, principal and interest to become immediately due and collectible at the interest has been paid; it any 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 for collection, I/we promise and agree to pay holder's and particular states and collection costs even though no suit or action is filed become however, if a suit or an action is filed the become however, if a suit or an action is filed the become however, if a suit or an action is filed the become however, if a suit or an action is filed the become however, if a suit or an action is filed the become however, if a suit or an action is filed the become however, if a suit or an action is filed the become however, if a suit or an action is filed the become how every is a suit or an action in the become how every if a suit or an action is filed the become how every if a suit or an action is filed the become how every if a suit or an action is filed the become how every if a suit or an action is filed the become how every if a suit or an action is filed the become how every if a suit or an action is filed the become how every if a suit or an action is filed the become how every if a suit or an action is filed the become how every if a suit or an action is filed the become how every if a suit or an action is filed the become how every if a suit or an action is filed the become how every if a suit or an action is filed the become how every if a suit or an action is filed the become how every if a suit or an action is filed the become how every if a suit or an action is filed the become how every if a suit or an action is filed the become how every if a suit or an action is filed the become how every if a suit or an action is filed the become how every if a suit or an action is filed the become how every if a suit or an action is action actio option of the holder of this note. If this note is placed in the hands of an attorney for collection, 1/we promise and agree to pay holder's reasonable attorney's fees and collection costs, even though no suit or action is filed hereon; however, if a suit or an action is filed, here the suit of such reasonable attorney's fees shall be fixed by the south or courts in which the suit or action including and action is filed, here the south or courts in which the suit or action including and action is the shall be fixed by the south or courts in which the suit or action including and action is the shall be fixed by the south or courts in which the suit or action including and action is the south or courts in which the suit or action including and action is the south or courts in which the suit or action including and action is the south or courts in which the suit or action including and action is the south or courts in which the suit or action including and action is the south or courts in which the suit or action including and action is the south or courts in which the suit or action including and action is the south or courts in which the suit or action including and action is the south or courts in which the suit or action including and action is the south or courts in the south or courts i reasonable attorney's tees and collection costs, even though no suit or action is tiled hereon; however, it a suit or an action is tiled, the amount of such reasonable attorney's tees shall be fixed by the court, or courts in which the suit or action, including any appeal therein, is tried, heard or decided. Proceeds of sele of 5609 Cottage Avenue, lamath any appeal therein, lamath wills • Strike words not applicable. Oregon in the approximate amount of 7,500.00 or pay-off amount, (Balance of loan on 1979 Ridgewood, 14 x 56 1.D. #164176 Serial " 09I15383 to be paid to Citicorp) Collins to transfer title to Mobile Home 150 FORM No. 217-INSTALLMENT NOTE. Set. Manuel J. Collins 6216 Sharta Way NFO 97603 SN Stevens-Ness Law Publishing Co., Portland, Ore. STATE OF OREGON, County of Klamath SS. Filed for record at request of: on this 5th day of Sept. at 8:47 A.D., 19 _ 86 o'clock A M. and duly recorded in Vol. M86 Evelyn Biehn, County Clerk By of Misc. Page 15994 Fee. \$5.00 Deputy