SUBJECT TO A PRIOR MORTGAGE FOR \$800.00 IN FAVOR OF FEDERAL LAND BANK OF SPOKANE, WASH.

Together with all and singular the tenements, Hereditaments and appurtenances there-

THIS CONVEYANCE IS INTENDED AS A MORTGAGE TO SECURE THE PAYMENT OF \$138.37

ONE HUNDRED THIRTY-EIGHT AND 37/100 DOLLARS, LAWFUL MONEY OF THE UNITED STATES,

TOGETHER WITHLINTEREST THEREON AT THE RATE OF SIX PER CENT. PER ANNUM FROM DATE

UNTIL PAID, ACCORDING TO THE TERMS AND CONDITIONS OF ONE CERTAIN PROMISSORY NOTE,

BEARING DATE MARCH 3, 1923, MADE BY CLARENCE E. LOGHRY AND INA E. LOGHRY (HIS WIFE)

PAYABLE AT BANK OF STEVENSON, STEVENSON, WASH. APRIL IST 1924 AFTER DATE TO THE

ORDER OF OLOF ANDERSON AND THESE PRESENTS SHALL BE VOID IF SUCH PAYMENT BE MADE

ACCORDING TO THE TERMS AND CONDITIONS THEREOF. BUT IN CASE DEFAULT BE MADE IN THE

PAYMENT OF THE PRINCIPAL OR INTEREST OF SAID PROMISSORY NOTE, OR ANY PART THEREOF,

WHEN THE SAME SHALL BECOME DUE AND PAYABLE, ACCORDING TO THE TERMS AND CONDITIONS

THEREOF, THEN THE SAND PARTY OF THE SECOND PART, HIS HEIRS, EXECUTORS, ADMINISTRA
TORS OR ASSIGNS MAY IMMEDIATELY THEREAFTER, IN THE MENNER PROVIDED BY LAW, FORE
CLOSE THIS MORTGAGE FOR THE WHOLE AMOUNT DUE UPON SAID PRINCIPAL AND INTEREST, WITH

ALL THE OTHER SUMS HEREBY SECURED.

IN ANY SUIT OR OTHER PROCEEDING WHICH MAY BE HAD! FORETHE RECOVERY OF THE AMOUNT DUE, ON EITHER SAID NOTE OR THIS MORTGAGE, SAID PARTIES OF THE SECOND PART, THEIR HEIRS, EXECUTORS, ADMINISTRATORS OR ASSIGNS SHALL HAVE THE RIGHT TO HAVE INCLUDED IN THE JUDGMENT WHICH MAY BE RECOVERED, THE SUM OF AS THE COURT MAY ADJUDGE REASONABLE AS ATTORNEYS FEES. AS ATTORNEY'S FEES, TO BE TAXED AS PART OF THE COSTS IN SUCH SUIT AS WELL AS ALL PAYMENTS WHICH SAID PARTY OF THE SECOND PART, HIS HEIRS, EXECUTORS, ADMINISTRATORS AND ASSIGNS MAY BE OBLIGED TO MAKE FOR HIS OR THEIR SECURITY BY INSURANCE OR ON ACCOUNT OF ANY TAXES, CHARGES, INCUMBRANCES OR ASSESSMENTS WHATSOEVER ON THE SAID PREMISES OR ANY PART THEREOF.

IN CASE OF THE FORECLOSURE OF THIS MORTGAGE, THE PARTY OF THE SECOND PART, HIS HEIRS, EXECUTORS, ADMINISTRATORS OR ASSIGNS SHALL BE ENTITLED TO HAVE ENTERED IN SUCH FORECLOSURE SUIT A JUDGMENT FOR ANY DEFICIENCY REMAINING DUE UPON ACCOUNT OF THE INDEBTEDNESS SECURED HEREBY, INCLUDING TAXES, INSURANCE OR OTHER LAWFUL ASSESSMENTS AFTER APPLYING THE PROCEEDS OF THE SALE OF THE PREMISES ABOVE DESCRIBED TO THE PAYMENT THEREOF, AND TO THE COSTS OF SUCH FORECLOSURE SUIT.

IN WITNESS WHEREOF, THESSAID PARTIES OF THE FIRST PART HAVE HEREUNTO SET THEIR HANDS AND SEALS THE DAY AND YEAR FIRST ABOVE WRITTEN. ...

SIGNED, SEALED AND DELIVERED IN THE PRESENCE OF

RAYMOND C. SLY

CLARENCE E. LOGHRY X (SEAL MARK

MRS. INA E. LOGHRY (SEAL

STATE OF WASHINGTON,)
COUNTY OF SKAMANIA.)

I, RAYMOND C. SLY A NOTARY PUBLIC IN AND FOR THE SAID STATE, ODOWHEREBYTON.

CERTIFY THAT ON THIS 3RD DAY OF MARCH, 1923, PERSONALLY APPEARED BEFORE ME CLARENCE

E. LOGHRY AND INA E. LOGHRY, HIS WIFE TO ME KNOWN TO BE THE INDIVIDUALS DESCRIBED

IN AND WHO EXECUTED THE WITHIN INSTRUMENT AND ACKNOWLEDGED THAT THEY SIGNED AND

SEALED THE SAME AS THEIR FREE AND VOLUNTARY ACT AND DEED, AND FOR THE USES AND PURPOSES THEREIN MENTIONED.