| 10647. Val. M-66 p. 12002 May 7 , 166 | The second state of the second state of the second |
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| May 1 | |
| (herein called the payee) at 2626 Liavern Ave. Klamath Falls, Oregon , the sum of | |
| together with interest thereon at SIX (0%) percent per annum from the date hereof until paid; interest payable every three months | |
| 1. To secure the payment of this note and any other liabilities of any of the undersigned to said payee, whether now existing or hereafter arising, the undersigned grant to the payee a security interest in the following collateral: (a) | |
| One 1960 three axle Chevrolet | |
| (b) together with any other property, tangule of intangule of the payee and est which is or may hereafter be in the possession or control of the payee and (c) the proceeds and products of all the toregoing. 2. If other liabilities of any of the undersigned to the said payee are in existence when this note is paid, then, not with standing the surrender of this note, the payee may retain the collateral and, with reference thereto, have all rights and remedies available to him including surrender of this note, the payee may retain the collateral and, with reference thereto, have all rights and remedies available to him including | |
| those granted or referred to in this note. 3. The payee may vote the collateral, collect all dividends thereon, receive and take control of any proceeds, transfer all or part of the solutions. Collateral into payee's own name or that of his nominee and notify any person obligated on the collateral of the payee's security interest therein. | |
| and to make payments directly to the payee. 4. The payee shall have no duty to collect or protect the collateral or any proceeds, to preserve the rights of any of the undersigned. 4. The payee shall have no duty to collect or protect the collateral or any proceeds, to preserve the rights of any of the undersigned. | |
| 5. With reference to this note and also to that portion of the contactor, in the payment, indulgence, or permit any substitutions, exsigned, the payee, at his election, may grant any extensions, postponement of time of payment, indulgence, or permit any substitutions, exsigned, the payee, at his election, may grant any extensions, postponement of time of payment, indulgence, or permit any substitutions, expanse or release of collateral and may add to or release any parties primarily or secondarily liable without notice to and without releasing any | |
| of the undersigned or any endorser hereot. 6. The undersigned assume full responsibility for taking any necessary steps to protect any of the collateral in payee's possession in- 6. The undersigned assume full responsibility for taking any necessary steps to protect any of the collateral in payee's possession in- 6. The undersigned assume full responsibility for taking any necessary steps to protect any of the collateral in payee's possession in- 6. The undersigned assume full responsibility for taking any necessary steps to protect any of the collateral in payee's possession in- 6. The undersigned assume full responsibility for taking any necessary steps to protect any of the collateral in payee's possession in- 6. The undersigned assume full responsibility for taking any necessary steps to protect any of the collateral in payee's possession in- 6. The undersigned assume full responsibility for taking any necessary steps to protect any of the collateral in payee's possession in- 6. The undersigned assume full responsibility for taking any necessary steps to protect any of the collateral in the preserva- cluding, without limitation, the exercise of any rights respecting the collateral. The payee shall have exercised reasonable care in the preserva- cluding, without limitation, the exercise of any rights respecting the collateral in payee's possession in- 6. The undersigned assume full responsibility for taking any necessary steps to protect any of the collateral in the preserva- cluding, without limitation, the exercise of any rights respecting the collateral in the preserva- cluding as a supplication of the collateral in the takes such action for the collateral in the preserva- cluding as a supplication of the collateral in the takes such action for the collateral in the takes are a supplication of the collateral in the takes such action for the collateral in the takes are a supplication of the collateral in the takes are a supplication of the collateral in the takes are a supplication of the col | the first of the state of the second of the state of the |
| comply with any such request of itself shall be deemed failure to Olection, each of the undersigned promises and agrees to pay the reasonable 7. If this note is placed in the hands of an attorney for collection, each of the undersigned promises and agrees to pay the reasonable 7. If this note is placed in the hands of an attorney for collection, each of the undersigned promises and agrees to pay the reasonable 1. If this note is placed in the hands of an attorney for collection, each of the undersigned promises and agrees to pay the reasonable 1. If this note is placed in the hands of an attorney for collection, each of the undersigned promises and agrees to pay the reasonable 2. If this note is placed in the hands of an attorney for collection, each of the undersigned promises and agrees to pay the reasonable 2. If this note is placed in the hands of an attorney for collection, each of the undersigned promises and agrees to pay the reasonable 3. If this note is placed in the hands of an attorney for collection, each of the undersigned promises and agrees to pay the reasonable 3. If the undersigned promises and agrees to pay the reasonable 3. If the undersigned promises and agrees to pay the reasonable 3. If the undersigned promises and agrees to pay the reasonable 3. If the undersigned promises and agrees to pay the reasonable 3. If the undersigned promises are undersigned promises and agrees to pay the reasonable 3. If the undersigned promises and agrees to pay the reasonable 3. If the undersigned promises and agrees to pay the reasonable 3. If the undersigned promises and agrees to pay the reasonable 3. If the undersigned promises and agrees to pay the reasonable 3. If the undersigned promises and agrees to pay the reasonable 3. If the undersigned promises and agrees to pay the reasonable 3. If the undersigned promises are undersigned promises and agrees are undersigned promises and agrees are undersigned promises and agree promises are undersigned promises and agrees are undersigned promi | The second secon |
| as the holder's reasonable attorney's less in the appendix count. 8. If payment of this note is made by any co-maker or endorser the payee is authorized, at his election, to surrender the collateral to the person making such payment. | |
| other collateral in which the payee has a security interest by this follow all or any part of the collateral to the transferee or holder who there- | The state of the s |
| be relieved and discharged from any manning of the preserved with respect to any collateral retained by him. If The undersigned shall be in default hereunder upon the occurrence of any of the following events: | |
| (b) Change in the condition or anairs, innancial of cities wise, of any of any of the undersigned or any endorser opinion impairs or decreases his security; (c) Termination of business or commencement of any insolvency proceedings by or against any of the undersigned or any endorser (c) Termination of business or commencement of any insolvency proceedings by or against any of the undersigned or any endorser | |
| hereof, or it any of the undersigned of electrical factors in the control of the interest of the courter agreement, any default of debtor under the terms of said agreement. (d) If this note is secured by a security agreement, any default or if the payee deems or has reasonable cause to deem himself inself. In the event of the occurrence of any of the torogoning events of default or if the payee of any of the undersigned and of any endorser. | |
| hereof shall immediately become due and payable hereof shall immediately become due and payable hereof shall immediately become due and payable hereof. | The state of the s |
| Roles of Schill | |
| ATTRICET-RISS LAW PUB. CO., PORTLAND | |
| FORM No. 151—COLLATERAL NOTE (Oregon UCC). SC | |
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Description of Collateral held for security on promissory note issued to L. L. Darkey by Roland J. and Maxime O. Schill, dated May 7, 1966.

One 1942 Dodge (G.I.) truck Ser. 20791987, Motor # B1660093—Three axle six-wheel drive truck with full swing boom thereon. Title not returned from transfer from Ore. Motor Dept., and on arrival in Klamath Falls, title to be signed by owner, R. Schill and turned over to I. L. Larkey to hold until this note is paid in full as per terms theron. This is the only debt against this truck.

Also, clear title surrendered to I. L. Larkey this date as further collateral, on one 1960 Chevrolet three-axle flat bed truck. This title to be held until this note is paid in full as stated herein. Both vehicles are to be used by R. Schill for conducting his business at 2626 Lavern Ave. and to remain in his possession.

Roland Schill Brakens O. Schill

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Filed for record at request of I. i.L. Larkey

this 28 day of Nov. 1966 11:30 , o'click AM., and duly recorded in Vol. M-66 , of Miscel Page 12002

Fee \$3.00 Landill in General County Clerk

By Am.

