VOLMER FACE 2081 21886 FORM No. 755A-MORTGAGE 68-339 WAP. , 19 68 50 THIS MORTGAGE, Made this 1st April day of RONALD A. EVANS and DOROTHY M. EVANS, hesband and wife, by hereinafter called Mortgagor, EVA BELLE JUTSON, a widow to ... hereinalter called Mortgagee, WITNESSETH, That said mortgagor, in consideration of _____OUE_THOUSAND FIVE HUNDRED AND Dollars, to him paid by said mortgagee, does hereby grant, NO/100----bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that certain real property situated in Klamath County, State of Oregon, bounded and described as follows, to-wit: The South one-half of Government Lot 2, (S2SW4NW4) of Section 31, Township 30 South, Range 8 East of the Willamette Meridian, Together with all and singular the tenemanis, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and which may herealter thereto belong or appertain, and the rents, issues and profits therefrom, and any and all fixtures upon said premises at the time of the execution of this mortgage or at any time during the term of this mortgage. To Have and to Hold the said premises with the appurtenances unto the said mortgage, his heirs, executors, administrators and previous forever. assigns forever. This mortgage is intended to secure the payment of a certain promissory note, described as follows: Note in amount of \$1,500.00, dated April 1, 1968, payable \$25.00 or more monthly, including interest at 3% per annum; first payment commencing on May 1, 1968 and continuing on the firstday of each calendar month until paid. And said mortfagor covenants to and with the mortfagee, his heirs, executors, administrators and assigns, that he is lawfully seized in fee simple of said premises and has a valid, unencumbered fille thereto and will warrant and forever defend the same against all persons; that he will pay said note, principal and interest according to the terms thereol; that while any part of said note 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 mortfage or the note above described, when due and payable and before the same may become ideinquent; that he will promptly pay har will keen the buildings now on or which may be herealler erected on the premises or any part thereol superior to the levo and the sort fage, and there on the buildings now on or which may be herealler erected on the premises or any part thereol superior to the levo and the pay the well keen the buildings now on or which may be herealler erected on the premises insured in favor of the mortfages against is mortfages of the mortfages, and will have all policies of insurance on as insured; that he will keen the building deform the covenants on said premises. If said most any waste of said premises. Now, therefore, it said most any maste of said premises. Now, therefore, it said most any maste of said premises. Now, therefore, it said most form any covenant herein, or all protectings of any here any before on this mortfage at once due and payable, iters on any partie may be foreclosed at any time the result. And it here on that leait to any any taxes or charges of any lien, cincumbrance or incured by this mortfage, and shall be event of any suit or action do son, and any payment so made shall be avoid for the mortfage for the term any suit of as addinge may be foreclosed at any time thereafter. And it the mortfage to secure the any inglist infinite to mortfage to premise and in pay any taxe or charges of any lien, cincumbrance are instru-and the mortfage, and shall be avit or action any covenant herein, ond it waiver, however, of any tight mortfage to pay to the anotfage to the mortfage at once due and payable, iccourd by the mortfage, and mortfage were not asaid ecution of said trust. In construing this mortgage, it is understood that the mortgagor or mortgagee may be more than one person; that if the context so requires, the singular in shall be taken to mean and include the plural, the masculine, the feminine and the neuter, and that generally all gramatical changes shall be made, ed and implied to make the provisions hereol apply equally to corporations and to individuals. IN WITNESS WHEREOF, said mortgagor has hereunto set his hand and seal the day and year first above Monald A. Evans) written. (SEAL) (Dorothy M. Evans) (SEAL) ORS 93.490 CALIFORNIA On April 17 , , 68 STATE OF XTRECOOL, County of RIVERSIDE . 55: PRINCIPAL OFFICE IN My commission expires G. GLASSCO <u>-19-1970</u> STATE OF OREGON, MORTGAGE SS. EVANS I certify that the within instrument was received for record on the 19.....day of April....., 1968..., (DON'T USE THIS SPACE: RESERVED FOR RECORDING LABEL IN COUN-TIES WHERE USED.) at...1:50....o'clock...P.M., and recorded то JUTSON Record of Mortgages of said County. Witness my hand and seal of County affixed. ŝ AFTER RECORDING RETURN TO Dorothy Rogers By Cynthia County Clerk-Recorder. Eva Belle Jutson 178 E. 11th St. P.O. Box 755**A** Fee \$1.50 424 Deputy. Perris, Calif.

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