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mar and in the inter 9026 The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a) primarily doc mort gagues personal stands show bulk so constitution on power (social mentions dec xicochelow)x (b) for an organization or (even if mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes. Now, if the sum of money due upon said instrument shall be paid according to the agreement therein expressed, this conveyance shall be void; but in case default shall be made in payment of the principal or interest or any part thereof as above provided, then the said Madison Ernest Green and Louise Margaret Green Mortgage and sell the premises above described with all and every of the appurtenances or any part thereof, in the manner prescribed by law, and out of the money arising from such sale, retain the said principal, interest and attorney's fees as provided in said note, together with the costs and charges of making such sale and the sur-plus, if there be any, pay over to the said Pleasant Hitter, Enterprises, a limited partnership, its sccessors 1.4 Million Sec. and the second of the second second second of October (1969) PLEASANT WALLAY ENTERPRISES, a. limited partnership hand 5. this 14th Witness our .day of •IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable, the mortgagee MUST comply with the Truth-in-Lending Act and Regulation Z by making re-quired disclosurer; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use S-N Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use S-N form No. 1306, or equivalent. By: D. Thomas McGregor General Partner ect ' By: General Partner ...... of the X Title. Deputy. eal ins AFTER RECORDING RETURN TO within record Green MORTGAGE Ă and o'clock. Ernest Gree < 531 California of hand the for 1 ATE OF OREGON, , at recorded-in-book that ved B тy ö I certify th was receive day o EVENS-NESS LAW Witness 1 y affixed. said County. Madison E P.O. Pox Dorris, C of. County ment By പ 5 6 g TO 442 C TI (Partnership) STATE OF CALIFORNIA SS COUNTY OF Shasta on October 17, 1969 hefore me, the undersigned, a Notary Public in and for said State, personally appeared. D. Thomas McGregor and C. W. Coffman 19..... the within \_of the partners of the partnership to be twoment and that executed the within instrument, and acknowledged to me that such partnership executed the same. my hand and official WITNESS nd alfixed 16 Dre written. aur Maxine DeBoer-My comm, expires 5/15/70 Name (Typed or Printed) 13 11 ...... . HUGQ (This area for official notarial seat)

\$15,960.00

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## Redding, California October 14, 1969

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In installments as herein stated, for value received, PLEASANT WARKER ENTERPRISES, a limited partnership, promises to pay to MADISON ERNEST GREEN, an estate in fee simple as to an undivided one half interest, and LOUISE MARGARET GREEN, an estate in fee simple as to an undivided one half interest, as tenants in common, the sum of FIFTEEN THOUSAND NINE HUNDRED SIXTY and NO/100 DOLLARS, on unpaid with interest from

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EXHIBIT A

INSTALLMENT NOTE

principal at the rates hereinafter stated; principal and interest payable in installments as follows:

Interest only, at the rate of seven (7) per cent per annum on the unpaid principal, payable quarterly on January 1, April 1, July 1, and October 1, 1970, and on January 1, April 1, July 1, and October 1, 1971;

Interest from October 1, 1971 on unpaid principal at the rate of six (6) per cent per annum, payable with principal installments;

Principal payable in installments of ONE THOUSAND FIVE HUNDRED NINETY SIX and NO/100 Dollars, or more, on the 1st day of each October, beginning on the 1st day of October, 1971;

and continuing installments until said principal and interest have been paid.

The privilege is reserved of making partial payments to apply on the principal hereof in accordance with the provisions of the mortgage by which this note is secured. Any sum paid for partial releases under the mortgage which secures this note shall be credited toward the next payment or payments due of principal. As each annual principal payment is made, credit shall be given toward payment for future releases.

Payor, its successors or assigns, reserves the right to prepay the balance of this note without penalty any time after January 1, 1970. The payees under this note, their heirs, devisees, legatees, administrators, executors or assigns shall make payment in full on or before June 1, 1970 of the First Mortgage and Note in the original amount of \$21,600.00 in favor of William H. Ott, a single man, and Erma Karns, a married woman, as Joint Tenants, recorded April 20, 1960

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in Mortgage Volume 19 the current unpaid bal indemnify and agree to assigns, of and from an secured by said First I obligation secured by s payor under this note may credit such payment to of this note. Should default be made in

or interest when due the become immediately due at Principal and interest pay If action be instituted on a limited partnership, prom fix as attorney's fees. This note is secured by a mo

The above and within terms here accepted and agreed to.



9028

in Mortgage Volume 195 page 537, Records of Klamath County, Oregon, the current unpaid balance of which is \$13,600.00; and hereby indemnify and agree to save harmless the payor, its successors or assigns, of and from any default in connection with the obligation secured by said First Mortgage. In the event such payment on the obligation secured by said First Mortgage shall be in default, payor under this note may make payment thereof at its option and credit such payment to the next payment or payments of the obligation of this note.

Should default be made in payment of any installment or principal or interest when due the whole sum of principal and interest shall become immediately due at the option of the holder of this note. Principal and interest payable in lawful money of the United States. If action be instituted on this note, PLEASANT WARKEY ENTERPRISES, a limited partnership, promises to pay such sum as the Court may fix as attorney's fees.

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This note is secured by a mortgage.

The above and within terms hereby accepted and agreed to.

Madison Ernest Green

Louise Margaret Green

STATE OF OFIEGUN, [ County of Klamath ] Filed for record at request of <u>Slamate Curty Titls</u> (O. on this <u>3</u> dectaday of <u>Ortober</u> R. D. 967 at <u>1:3.2</u> o'clock <u>P. N. rnd ds</u> recorded in Vol <u>M69</u> of <u>MONTGADES</u> Faga <u>9035</u> Wm D. MILNE, County Clerk <u>By Charlus</u> <u>Autoretouty</u> Fee <u>600</u>

PLEASANT WALLEY ENTERPRISES, a limited partnership,

by D. Thomas McGregor General Partner

by C. W. Coffman General Partner

