82036 Vol. 73 _Page___13235~ FORM No. 7-MORTGAGE-Short For SN Ð 11011 THIS INDENTURE WITNESSETH: That EARNEST MATHES and KAREN MATHES, Se. husband and wife, of the County of Klamath , State of Oregon , for and in consideration of the sum of TWENTY EIGHT THOUSAND DOLLARS AND NO/100 - Dollars (\$28,000.00), to me by these presents do... es grant bargain, sell and convey unto Klamathof the County of State Oregon, the following described premises situated in..... Klamath .County, State of Oregon, to-wit: 力的动力 Lot 5 in Block 1 of tract 1043, Resub-division of a portion of tract 11 and ALL of tract 28, Homedale, Klamath County, Oregon. 1913 FFI FFI 0 A CARACTER Together with the tenements, hereditaments and appurtenances thereto belonging, or in anywise appertaining. To have and to hold the same with the appurtenances, unto the said. NAOMI MARCH

THIS CONVEYANCE is intended as a Mortgage to secure the payment of the sum of TWENTY

EIGHT THOUSAND DOLLARS AND NO/100

(\$ 28,000.00) in accordance with the secure the secure the payment of the secure the secure the payment of the secure the Dollars (\$ 28,000.00) in accordance with the terms of acertain promissory note....... of which the following is a substantial copy: \$ 28,000.00 September , 1973 I (or if more than one maker) we, jointly and severally, promise to pay to the order of NAOMI MARCH Klamath Falls, Oregon at Klamath Falls, Oregon TWENTY EIGHT THOUSAND DOLLARS AND NO/100 ------- DOLLARS, with interest thereon at the rate of 5% percent per annum from October 10, 1973 until paid, payable in monthly installments of not less than \$ 150.00 in any one payment; interest shall be paid monthly and in entring included in the minimum payments above required; the first payment to be made on the 10th day of October in entring the minimum payments above required; the first payment to be made on the 10th day of October 1973, and a like payment on the 10th day of each month thereafter, until the whole sum, principal and interest has been paid; if 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 after to pay holder's reasonable attorney's lees and collection costs, even though no suit or action is liked hereon; however, if a suit or an action is liked, the amount of such reasonable attorney's lees shall be liked by the court, or courts in which the suit or action, including any appeal therein, is tried, heard or decided. Strike words not applicable /s/ Earnest Mathes Earnest Mathes /s/ Karen Mathes Karen Mathes FORM No. 217-INSTALLMENT NOTE Stevens-Ness Law Publishing Co., Por d. Ore Section of the sector -1994 41 844 a start and a start

13236 36 The mortgagor warrants that the proceeds of the loan represented by the above described note and this in f mortgage are: (a)* primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below); (b) for an organication or (even if mortgagor is a natural person) are for business or commercial pur 1 poses 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 in-terest or any part thereoi as above provided, then the said <u>NAOMI MARCH</u> 1 1 legal representatives, or assigns may foreclose the 12 herand...... 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, it there be any, pay over to the said EARNEST MATHES and KAREN MATHES heirs or assigns. Đ 1.187 1.1.1 1973 24th day of September our hand S this Witness Ernest L'Mitther Earnest Mathes -IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is plicable; if warranty (a) is applicable and if the mortgagee is a craditor, as suc is defined in the Truth-in-Lending Act and Regulation Z, the mortgages MUST with the Act and Regulation by making required disclosures; for this purpose, instrument is to be a FIRST lien to finance the purchase of a dwelling, use Steve Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use S Ness Form No. 1306, or equivalent. atte tor, as such gee MUST s purpose, , use Steven lien, use S Karen Mathes BLAIR M. HENDERSON Attorney At Law 325 Main St. Klamath Falls, Ore. 97601 Record of Mortgages of said County. Witness my hand and seal County affixed. 5 w.13 on page 13235. c unther 82036 Mortes-B" MEL the within for record o MORTGAGE Klamath County of Klamt I certify that th int was received for the day of Oct. 2,4,5, o'chert STATE OF OREGON, ġ ę TEVENS-NESS LAW PUE WM. D. MILNE. CLERK lecta 77 o'c N73 AFTER RE A COUNTY fee .X. 27 FEE BY 3 STATE OF OREGON, **ss.** County of Klamath BE IT REMEMBERED, That on this 24th day of , 1973 September before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named EARNEST MATHES and KAREN MATHES known to me the identical individual. B. described in and who executed the within instrument and acknowledged to me that they executed the same treely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Karther Rick Notary Public for Oregon. Notary Public for Oregon. My Commission expires April 24, 1977 e star e 242 I 761 -

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