

Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and which may hereafter 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.

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EVAN W. CAMERCN and MARION I. CAMERON, husband and

Klamath

day of

January

TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgageo..... and assigns forever.



11571 THIS CONVEYANCE is intended as a Mortgage to secure the payment of the sum of "Three Thousand Five Hundred and No/100ths ----- Dollars

(\$3,500,00---) in accordance with the terms of that certain promissory note of which the

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A second \$ 3,500.00 Medford, Oregon + (or it more than one maker) we, jointly and severally, promise to pay to the order of EVAN W. January 22 , 1975 CAMERON or MARION I. CAMERON or the survivor THREE THOUSAND FIVE HUNDRED AND NO/100ths ______ Bellflower, CA _____ with interest thereon at the rate of line(9) percent per annum from January 22, 1975 DO Monthly installments of not less than \$ 159.90 in any one payment; interest shall be pair Monthly DOLLARS, Monthly installments of not less than \$ 1.59,90 in any one payment; interest shall be par. MONTHLY and a addition the minimum payments above required; the first payment to be made on the 22nd day of-January interest has been paid; if any of soid installments is not so paid, all principal and interest to be come immediately due end collectible at the portion 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 is amount of such reasonable attorney's lees shall be liked by the court, or courts in which the suit or an action, including any appeal therein, is tried, heard or decided. The undersigned acknowledge receipt of a copy of this note before signing same.

\$..... /s/ Joe L. Chavez Total of payments (1 + 2) No. of payments ANNUAL PERCENTAGE RATE If prepaid precomputed interest, then uncarned, will be abated: /s/ Andrea J. Chavez

FORM No. 17-Truth-in-Lending Series-Unsecured Installment Note-No FINANCE CHARGE Except Interest-For Use in Transactions for Maker's Consumer or Agricultural Purposes if Interest Is in Addition to Minimum Poyment, See Regulation Z, Section 226,808 for Additional Disclosures Required. SN STEVENS NESS LAW PUB. CO., PORTLAND, ONC (D) וטד אח טרצאוווצאווטח טו (פירוו וו וווטווצאצטו וא ה וומונות בטיטטון עני אין אין אין אין אין אין אין אין אין poses other than agricultural purposes.

This indenture is further conditioned upon the faithful observance by the mortgagors... of the fol-

lowing covenants hereby expressly entered into by the mortgagorS..., to-wit:

That they are lawfully seized of said premises, and now have a valid and unincumbered fee simple title thereto.

and that.....they......will forever warrant and detend the same against the claims and demands of all persons whomsoever;

they will pay the said promissory note and all installments of interest thereon That promptly as the same become due, according to the tenor of said note......;

That so long as this mortgage shall remain in force......they.......will pay all taxes, assessments, and other charges of every nature which may be levied or assessed upon or against the said premises when due and payable, according to law, and before the same become delinquent, and will also pay all taxes which may be levied or assessed on this mortgage or the debt thereby secured, and will promptly pay and satisfy any mechancs' liens or other incumbrances that might by operation of law or otherwise become a lien upon the mortgaged premises superior to the lien of this mortgage;

That.....they will keep all the improvements erected on said premises in good order and repair and will not commit or suffer any waste of the premises hereby mortgaged. At the request of the mortgageeS..., the mortgagor.s shall join with the mortgagees. in executing one or more financing statements pursuant to the Uniform Commercial Code, in form satisfactory to the mortgagees., and will pay for filing the same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the mortgagees...

That so long as this mortgage shall remain in force....they will keep the buildings now erected,

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or any which may hereafter be erected on said premises insured against loss or damage by fire, with extended coverage, to the extent of \$.1,000.00----- in some company or companies acceptable to said mortgages. and for the benefit of said mortgages, and will deliver all the policies and renewals thereof to said mortgages S.

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NOW, THEREFORE, if the said mortgagor..S. shall pay said promissory note, and shall fully satisfy and comply with the covenants hereinbefore set forth, then this conveyance shall be void, but otherwise to remain in full force and virtue as a mortgage to secure the payment of said promissory note..... in accordance with the terms thereof and the performance of the covenants and agreements herein contained; it being agreed that any failure to make any of the payments provided for in said note..... or this mortgage when the same shall become due or payable, or to perform any agreement herein contained, shall give to the mortgagee.S.. the option to declare the whole amount due on said note....., or unpaid thereon or on this mortgage, at once due and payable and this mortgage by reason thereof may be foreclosed at any time thereafter. And if the said mortgagor.S... shall fail to pay any taxes or other charges or any lien or insurance premium as herein provided to be done, the mortgagee...S shall have the option to pay the same and any payment so made shall be added to and become a part of the debt secured by this mortgage, and draw interest at the rate of ten per cent per annum, without waiver, however, of any right arising from breach of any of the covenants herein.

In case a complaint is filed in a suit brought to foreclose this mortgage, the court shall, upon motion of the holder of the mortgage, without respect to the condition of the property herein described, appoint a receiver to collect the rents and profits arising out of said premises, and apply such rents and profits to the payment and satisfaction of the amount due under this mortgage, first deducting all proper charges and expenses of the receivership.

In the event of any suit or action being instituted to foreclose this mortgage, the mortgagor.S agrees to pay all costs and disbursements allowed by law and such sum as the court may adjudge reasonable as plaintiff's attorney's fees in such suit or action, and if an appeal is taken from any judgment or decree entered therein, mortgagor.... further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's fees on such appeal, together with the reasonable costs incurred by the mortgageeS. for title reports and title search, all such sums to be secured by the lien of this mortgage and included in the decree of foreclosure.

IN WITNESS WHEREOF, the said mortgagors have hereunto set their hands the day and

year first above written.

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*IMPORTANT NOTICE: Deleie, 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 required disclosures; 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.



11573 STATE OF OREGON, County of Jackson 3 BE IT REMEMBERED, That on this _____22nd 1 BE IT REMEMBERED, That on this 22nd day of January , 1975, before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named JOF L. CHAVEZ and ANDREA J. CHAVEZ λj, A known to me to be the identical individual s. described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. 113. z4. 1 Notary Public for Oregon. Commission expires 2-14-78 с¥, , 1.44 N. N. S. My , **n**, ' -..... 2 و م محسنا ا ÷. 5,5 . **1** ۲. . t the within instru-f for record on the Sept SS. o'clockp... M., 500k M. 75 on Record of Mortgages ď Title MORTGAGE 00Deputy. seal Klamath andarif 1 8 <u></u> mapleda my hand County-Clerk STATE OF OREGON, I certify that the mean variable for $\frac{1}{24}$ day of $\frac{19...75}{24}$ at. To des 90706 t amer STEVENS-NESS LAW PUB. CO. ß Wm D Milne age_11570_____ f said County. Witness 1 County affixed. Uffaver 3, 1 the the 15431 Geran 前行 ÷., of ñ 藏計 36 ----H. Consum the state of -24 SEP Se 52. EXC Comp Deed 1 ALC: SALES いない YC . 10000 together win watering ap and together duits and rigi grazing right issued in conri with all rules, and will execu transfer, assign A.R. -الم الا ترجيه -Water and a 0