4325 CRAIG H. DENNIS Mede this 2/th day of March , KENNETH C. DENNIS and DEBRA March DENNIS, husband & wife 27th to BERTHA E. GURIET Mortgagor, WITNESSETH, That said mortgagor, in consideration of THIRTY THREE THOUSAND Mortgagee, HUNDRED and No/100- - - (\$33,500100)-Dollare, to him paid by said mortgagee, does hereby grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that car-tain real property situated in Klamath County, State of Gregon, bounded and described as County, State of Gregon, bounded and described as The SELNER, SEBUSINELINE Section 25, Township 36 South, Range 11 East of strent way turking for record on the the Willsmette Menidian, in the County of Klamath, State of Oregon. KOATE OF DEEGON This mofsage is given by: This more age is given by: Craig H. Dennis, Kenneth C. Dennis, and Debra M. Dennis (Hispand Wife), to secure payment of that certain ()) note, a copy of which is set forth below. ecknowledged to not that the same titled and voluntarity and voluntarity in the same titled in the same tit the same titled in the same tit the sa my citicist set the department of feet mere with a Anogen as the to be the identical dividual S. described in and who executed the named CRAIG H. DEWITS, KENNETH C. DENNIS and DEARA M. DEMITS 497 Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging (Past) in or in sayriss apporteining and which may bereafter 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 TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgagee, his heirs, executors, administrators and assigns forever. This mortges is intended to secure the payment of One promissory note....., of which the \$33,500.00 Klamath Falls, Oregon and the second second I (or it more than one maker) we, jointly and severally, promise to pay to the order of BERTHA E. CURRY, THIRTY THREE THOUSAND FIVE HUNDRED and No/100-with interest thereon at the rate of 82 percent per answer from April 20, 1978 DOLLARS, annual installments of not less than \$4,800,00 in any one payment; interest shall be paid annually and is included in the minimum payments above required; the first payment to be made on the 20th day of March day of each March thereafter, until the whole sum principal and * included in the minimum payments above required; the first payment to be made on the 20th day of March 19.79, and a like payment on the 20th day of each March thereafter, until the whole sum, principal and option of the holder of this note. If this note is placed in the backs of an attorney for collection, I/we promise and agree to pay here there is the store of excided. Feasionable attorney's fees and collection costs, even though no suit or action is filed hereon; however, if a suit or an action is filed, the is tried, heard or decided. * suite weeds set excitate. MORGAGES, DATED 3/27/78 FSEM No AIL STALLMED ARILE The dete of maturity of the debt a aig 71. Approximately the most gage is the date on which the last scheduled principal payment becomes day, to-with and and and any spectral second with the mortgages, his heirs, executors, edministrators and assigns, that he is lawfully estend in tee simple of said promises and has a valid, unencumbered title thereto and will warrant and forever detend the same adalnat all persons; that he will pay said note, principal and interest, socording to the terms thereof; that while any part of said note remains unpaid he will pay all taxes, assossments and other charges of every able and before the same may become delinquent; that he will promptly pay and satisfy any and all liens or encumbrances that able and before the same may become delinquent; that he will promptly pay and satisfy any and all liens or encumbrances that are or may become liens on the premises or any part thereof superior to the lien of this mortfage; that he will keep the building now on or which hereafter may be erected on the and premises continuously insured adjant loss or damage by the building hazards as the mortfage may from time to time require, in an amount not less than the original principal sum of the not of able and then to the martfage as that respective interests may appear; all policies of insurance shall be delivered to the mort dedee, as stoar as insured. Now if the same at martfager shall tell to any reason to procure any such insurance and to deliver as proving the anomy part thereof any appear; all policies of insurance and to deliver any be delivered to the mortfage for the mortfage at less filteen days prior to the original any appear; all policies of insurance and to deliver and to the mortfager the amount any the secont of any filteen days prior to the mortfage and proving the and surfager shall the incompany or companies acceptable to the mortfage, with less payable lines to the mort for the mortfage at less filteen days prior to the and represented to any appear; all policies of insurance and to deliver and to the delivered to the mort-in good repair and will not commit or auffer any appears if he will keep the buildings and improvements on said buildings, factory to the mortfages in securing one or more filteening dates manife porter public of the mortfage, is and will may for tilling the any sprine is the exprine to the will keep t 3983

The mortfagor warrants that the proceeds of the loan represented by the powe described note and this mortfage, are: (a) primarily for mortfagor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization or (even it mortfager is a natural person) are for business or commercial purposes other than, beigniture increase

Afficultured purposes. Now, therefore, if said mortgagor shall keep and partorm the coversants berein contained and shall pay said note according to its terms, this corresponde shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of the terms, this corresponde shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of the terms, this corresponde shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of the terms, this corresponde shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of the terms, this corresponde to forcelose any lien on said premises or any part thereof, the mortgage shall have the option to creding of any kine therealter. And if the mortgage may at his option do so, and any payment so made shall be added to and become closed at any time therealter. And if the mortgage may at his option do so, and any payment so made shall be added to and become pranium is above provided for this mortgage, and shall beat interest at the same rate as said note without waiver, however, of a part of the dabt secured by this mortgage, and shall beat interest at the same rate as said note without waiver, however, of any right berning instituted to lorelose this mortgage; the mortgage any any taxes or pay all reasonable costs incurred by the mort-gages to thild reports and title search, all statutory costs and disbursements and such further sum as the trial court may adjudge for action being instituted to lorelose this mortgage; the mortgage, the and hurt and payment so paid by the mortgage. In the event of reasonable as plashill a attempt's faces in such suit or action, and if an appeal is taken from any judgment or decree entered reasonable as allowed to concelose this mortgage, the incurtage, the appeal is taken from any judgment or decree entered reasonable as allowed in a rate and greements herein contained shall apply to and bind

IN WITNESS WHEREOF, said mortgagor has bersunto set his hand the day and year first above written. × Nebra

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heir, excutor, which intrature and assigns intever. TO HAVE AND TO HOLD the said premises with the appendenances and the ad mortgages, his or at any time during the term of this murigage.

profiles there form, and any and all lixinges upon said promises of the traveof the second the same of the same STATE OF CITATION, CALIFORNIA was because thereto parters of abberium and Together with all and subjular the itsanients, tareditaments and appurterions counter releasing County of Los Angeles

corporter

, 19<mark>78</mark> BE IT REMEMBERED, That on this 11th day of. before me, the undersigned, a notary public in and for said county and stelle, personally appeared the within nemed CRAIG H. DENNIS, KENNETH C. DENNIS and DEERA M. DENNIS

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.

The Shimmer

quea to steente by Molecy Public for Dester California In the state of the LOS PLONEN OF THE SAL COMPLEXON STATE OF OREGON the MOELCOVE in the County of Klamach, Scate of Oregon, se ment was received for record on the NELA LAW PUR, CO., PERTLAND, OND territer business and the point of the point ATEVAN Witness my hand and eacl of HAR BARRA County affixed. AFTER RECORDING RETURN TO Sider de la fait fille TANDOWN WHITE KENNITH C' DEMMIS and DEDLY HE. D. Mine HT. THIS IL ByDernetea · 12.35 10000 Fee \$6.00