the Southeast corner of the NE 1/4 NE 1/4 of Section 10, Township 39, South, Range 9 East of the Willamette Meridian, in the County of Klamath; State of Oregon, and running thence West 80.4 feet; thence North 325 feet; thence East 247.4 feet, more or less, to the center line of the U.S. Drainage Canal; thence 361 feet, more or less, in a Southwesterly direction along the center line of said drainage canal to the place of beginning, EXCEPTING that portion lying in the canal and canal right of way.

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Though 19, me 18, be the decided indudual S described in and who executed the within participant and granding on the the Chey secretical the samplicety and community

usions are the thinesupperious and partial and tot said topoly and state per party appeared the artima general AMBON DAVID ANDREWS and AUDREY ROSE TABRIES, husband and wife HE IT REMEMBERED, They on this

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 ronts, 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 mortgagee, his heirs, executors, administrators and assigns forever.

This mortgage is intended to secure the payment of ____ promissory note ___, of which the following is a substantial copy:

I (or if more than one maker) we, jointly	H Talk OTION Drockies 1918 y and severally, promise to pay to the order of O., an Oregon corporation
with interest thereon at the rate of 11.9 percent monthly installments of not less than \$.5.7 percent of the minimum payments above required in facilities of the minimum payments above required interest has been paid; if any of said installments is not option of the holder of this note: If this note is placed in	at Stayton, Oregon ————————————————————————————————————
* Strike words not applicable.	/s/ Aaron David Andrews
	/s/ Audrey Rose Andrews

FORM No. 217—INSTALLMENT NOTE. #1930

wincir the last scheduled principal payment be

comes due, to-wit:

And said mortgagor covenants to and with the mortgages, his hairs, executors, administrators and assigns, that he is lawfully solved in the simple of said premises and has a valid, unencumbered title thereto: except mtg. to Pacific West solved in the simple of said premises and has a valid, unencumbered title thereto: except mtg. to Pacific West Mortgage. Co., dated the control of said premises and has a valid, unencumbered title thereto: except mtg. to Pacific West and will warrant and forever determing the same spains all persons, there will pay said note, principal and interest, according to and will warrant and forever determing the same supposed to the said mote remains unpaid be will pay all taxes, assessments and other charges of every the terms thereof, that, while any part of said note remains unpaid be will pay all taxes, assessments and other charges of every nature which may be levied or assessed against asid property, or this mortgage or the note above described, when due and paynature which may be levied or assessed against asid property, or this mortgage; that he will keep the buildings are or may become liens on the premises or any part thereof, superior to the lien of this mortgage; that he will keep the buildings are or may become liens on the premises or any part thereof, superior to the lien of this mortgage, with loss payable first of the mortgage and then to the mortgage in a company or companies acceptable to the mortgage, with loss payable first to the mortgage and then to the mortgager as freir respective interests may appear; all policies will be proved the same at mortgagor's expense, that he will keep the buildings and improvements on said premises that mortgage my procure the same at mortgagor's expense, that he will keep the buildings and improvements on said premises in which the mortgage, and will not commit or suffer any waste of said premises. At the request of the mortgage, the mortgage, in executing one or more financing interemises. At the request of the

Fee \$6.00

The mortgagor yearrants that the proceeds of the loan represented by the above described note and this mortgage are:

((a)* primarily for mortgagor's personal tamily, household or agricultural purposes (see Important Notice below),

(b) for an organization or (even it mortgagor is a natural person) are for business or commercial purposes other than Soon

Afteriultural purposes in a mortgagor is a natural person) are for business or commercial purposes other than a little conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of ceeding of any, kind be taken to injectose any lien on said premises or any part thereof, the mortgage shall have the option to ceeding of any, kind be taken to injectose any lien on said premises or any part thereof, the mortgage shall have the option to ceeding of any, kind be taken to injectose any lien on said premises or any part thereof, the mortgage shall have the option to closed at any time, thereafter, and if the mortgagor shall tall to pay any taxes or charges or any lien, encumbrance or insurance at part of the debt secured by this mortgage, may at his option do so, and any payment so made shall be added to and become any right arising to the mortgage for breach of covernant, and this mortgage may be toreclosed for principal, interest and study the mortgage of the mortgage and shall been interest at the same rate as said note without waiver, however, of paid by the mortgage at any time while the mortgage rate part of the toreclosed to principal, interest and all sums suit or action being instituted to toreclose this mortgage, the mortgage and sums so paid by the mortgage. In the event of any gage of itile reports and title search, all statutory costs and disbursements and such further sum as the trial court may adjudge reasonable as plaintiff's attorney's tees in such suit or action, and it an appeal is taken from any judgment or decree entered on such appeal, all sums to be secured by the lien of this mortgage and included in the decree of foreclosure.

Each and all of the coverants and agreements herein contained shall apply to and bind the heirs, executors, administrators in case suit or action is commenced to forecloss this mortgage and included in the decree of toreclosure, and apply the same. In construing this mortgage, it is understood that the mortgagor or mortgage

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IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above *IMPORTANT NOTICE: Delete, by lining out, whichever warronly (e) or, (b) is not opplicable; if worronly (a) is applicable; and if the mortgages is a creditor, or and word with the Act and Regulation (Act and Regulation of Regulation) (a) the mortgages MUST comply with the Act and Regulation by making required disclasures; for this purpose; if this purpose; if this farming, 1305, or, squiyaloni; (f) this improperation of a dwelling use Stevens-Ness Farm No. 1304, or, advisable;

Ness Farm No. 1304, or, advisable;

[14] ACC SECTION OF THE CONTROL OF THE CON herra, executate, commistrators and acades forever, TO HAVE AND TO HOLD the said premises with the spinitements onto the said mortalists, his or at any him during the point of this meridage. STATE OF OREGON with sind and trained state out the best of the life of the continued the life of the li before me, the undersigned, a notary public in and for said county and state, personally appeared the within AARON DAVID ANDREWS and AUDREY ROSE ANDREWS, husband and wife known to me to be the identical individual S described in and who executed the within instrument and executed the same freely and voluntarily.

NOTESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. m In the casal and DONNAK, RICK Season Expires Notary Public for Oregon.

Quartific dang Mark Public Original Season Expires Commission expires to the denter line of the U.S. Drainage Cahal; thence 361 feet more or less; hwccommon white 1 11 feet on along the center line of said drainage danal work flench au martian 1910. MORTGAGE

STATE OF COREGON

SERVING STATE OF AARON DAVID ANDREWS and ment was received for record on the AUDREY ROSE ANDREWS LITTLE PACIFIC WEST MORTGAGE CO. West Recomber Suse S. Record of Mortgages of Said County Witness my hand and seal of AFTER RECORDING RETURN WO DUCK CH. GO SU OLGGOT CE County affixed. PVA O. BOXE497DVAID FADERS and Audrey Rose Anna M. D. Wilne Maria Charles Stayton; Oregon 199738319 II Title yex or

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