FORM N: MORIGAGEe Page Long Form 981.45 TN SG 25.00 33×0 THIS MORTGAGE, Made this WARREN CAVANAUGH Pagoday of March Mortgagor, to ARVID W. LINDEMOOD and FAY D. LINDEMOOD, Husband and Wife, 81 .. bv WITNESSETH, That said mortgagor, in consideration of <u>Nine Thousand Two Hundred</u> Seventy and no/100 (\$9,270.00) ----- Dollars, to him paid by said mortgagee, does hereby grant, bargain, sell and convey unto said mortgagee, his heirs, ex-A tract of land situated in the NE4SW4 of Section 10, Township 36 South, Range 6 East of the Willamette Meridian, more particularly described on pages 5099, 5100, 5101, Volume M-73 Klamath County Deed Records, which property is situated in the County of Klamath, State of a gon with the source of the source COMM. EXP. JULY 19, 1962 10010 ARTIA RADKER OFFICIAL SEAL OF AFTER BEAD) ananna ann Sign What you close and a transmission of a contract of $\{r_{i}\}_{i\in I}$ Les solution Start 1 Mar Start 1 Mar 12 TRANSCELLO MALERIA Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging 0 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 TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgagee, his heirs, executors, administrators and assigns forever. wind is a substantial conv. 9,270.00 \$ Modesto, California March I (or if more than one maker) we, jointly and severally, promise to pay to the order of <u>ARVID</u>, 19.81. LINDEMOOD and FAY D. LINDEMOOD, Husband and Wife, Nine Thousand Two Hundred Seventy and no/100 (\$9,270.00) -----DOLLARS, with interest thereon at the rate of 18 per cent. per annum from date hereof until paid, principal and interest payable in monthly installments of not less than \$216.30 shall be applied first to accumulated interest and the balance to principal; the first payment to be made on the 1st in any one payment; each payment as made , 19 81, and a like payment on the 1st March 1 , 1986, when the whole unpaid balance hereof, if any, shall become due and payable; if any of said holder of this note. If this note is placed in the hands of an attorney for collection, I/we promise and adjree to pay the reasonable attorney's lees in the appellate court, as the holder's reasonable attorney's lees in the appellate court. x /s/ Warren Cavanaugh Warren Cavanaugh ORM No. 807-INSTALLMENT NOTE. The date of maturity of the debt secured by this mortgage is the date on which the last scheduled principal payment be-comes due, to-wit: March 1 , 19.86 Stevens-Ness Low Publishing Co., Portland, Ore. And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully seized in fee simple of said premises and has a valid, unencumbered title thereto and will warrant and lorever delend the same against all persons; that he will pay said note, principal and interest, according to the terms thereol; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every atter which may be levied or assessed against said property, or this mortgage or the note above described, when due and per-ate or may become liens on the premises or any part theraol superior to the lien of this mortgage; that he will here alter may be rected on the said promises continuously insured against loss or damage by lire and sub-now on or which hereafter may be cretted on the said premises continuously insured against loss or damage by lire and such other nave does as the mortgage may from time to time require, in an amount not less than the original principal sum of the note or gagee and then to the mortgage, in a company or companies acceptable to the mortgagee, with loss payable first to the mort-fage as soon as insured. Now if the mortgagor shall fail for any reason to procure any such insurance shall be delivered to the mort-the mortgage may procure the said profit of any policy of insurance now or hereafter placed on the expiration of any policy of insurance now or hereafter placed on said policies in good repair and will not commit or suffer any waste of said premises. At the request of the mortgage, the mortgage is and buildings factory to the mortgage on a will not commit or suffer any waste of said premises. At the request of the mortgage, the mortgage is and will pay for tiling the same in the proper public offices or offices, as well as the cost of all lines factory to the mortgage. The mortgage agencies as may be deemed desirable by the mortgage. P-----

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Now, therefore, if said mortgager shall keep and perform the covenants herein contained and shall pay said note according all of said covenants and the payment of said note; it being agreed that a failure to perform any covenant herein, or if a ceeding of any kind be taken to loreclose any lien on said premises or any part thereot, the mortgage shall have the option any covenants and the payment of said note or on this mortgage at once due and payable, and this mortgage may be lore-closed at any time thereafter. And if the mortgage may ath is option do so, and any payment so made shall be added to and because a part of the debt secured by this mortgage, and shall be aritices of any said note without waiver, however, of a part of the debt secured by this mortgage, and shall be mortgage may the sore charges or any lien, encumbrance or insurance a part of the debt secured by this mortgage, and shall be mortgage may be loreclosed for principal, interest and all sums paid by the mortgagee at any time while the mortgage, the mortgager may be sore loreclosed for principal, interest and all sums paid by the mortgage at any time while the mortgage, the mortgager may sums so paid by the mortgage. In the event of any feasonable as plaintiff's attorney's fees in such suit or action, and lisbursements and such turther sum as the trial court may adjudge there in mortgage at all sums to be secured by the lien of this mortgage, the appellate courts hall adjudge reasonable as plaintiff's attorney's fees in such such such suits mortgage, the appellate courts hall adjudge reasonable as plaintiff's attorney's fees and assigns of said not adid mortgager respectively. In case suit or action is commenced to foreclose this mortgage, the Court, may upon motion of the mortgage, appeint a fees what all of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators and assigns of said all of this descread to order said premises during the pendency of such foreclosure. In case suit or action IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. × Warren *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not ap-plicable; if warranty (a) is applicable and if the margagese is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation 2, the margages MUST comply with the Act and Regulation by making-required disclosures; for this purpose; if this form No. 1305, or equivalent: if this instrument is NOT to be a first illen; use Stevens-Ness Ness Form No. 1306, or equivalent: THE REAL AND A TO MARE AND TO HOLD the rate framework with the approximation ar a contration during the market this provides. ernfler var dienne, and any or fold fannen open enid er meine en die moool for eersel and oo STATE OF ERREDY, California STANISCAUS STANISCE SS. FOR ALCOLOGICAL STANDARD THE SCHEME STANDARD STAND County of ANAXIE XX Makak April 3, ..., 19 81 Personally appeared the above namedWARREN CAVANAUGH and acknowledged the foregoing instrument to be his Before me: (OFFICIAL SEAL) Inna OFFICIAL SEAL Notary Public for Oregon ANNA BARKER My commission expires:JULY 19, 1982..... NOTARY PUBLIC - CALIFORNIA PRINCIPAL OFFICE IN STANISLAUS COUNTY COMM. EXP. JULY 19, 1982 anater in bereiten and the second and the second ------MORTGAGE STATE OF OREGON, County ofKlamath...... (FORM No. 105A) ss. I certify that the within instru-TEVENS-NESS LAW PUB. CO., PORTLAND. ORE ment was received for record on the Warren Cavanaugh at.2:57.....o'clock...P.M., and recorded in book/reel/volume No.....M81..........on TO page.6351.....or as document/fee/file/ SPACE RESERVED Mr. and Mrs. Arvid Lindemood instrument/microfilm No. 98145 FOR Record of Mortgages of said County. RECORDER'S USE Witness my hand and seal of AFTER RECORDING RETURN TO Parks & Ratliff, Attorneys 228 N. 7th Street County affixed. ----Evelyn;Biehn County Clerk and a Klamath Falls, OR 97601 By Neba aganga Deputy