Voi MEZ rage

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THIS MORTGAGE Made this and Lobra A. Paddock

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Mortgagor, to de musica at charitement a constant and the advance faith and the the faith of the second second at the second sec

and al was confirm with how when this with a straight the Mortgagee,

to him paid by said mortgagee, does hereby grant, bargain, sell and convey unto said mortgagee, his heirs, ex-State of Oregon, bounded and described as follows, to-wit: ่า ระเราสาย อธิประเทศปี≽ อย่างคาร ขอย ระเศษ

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and a train of the second Theodore J. Paddock

Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or incanywise 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.

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 a promissory note....., of which the following is a substantial copy:

and the second				الأراد فالشرب البريدية المحمد المحمول المحمد الم		_
\$20,000.00 bre doobled .	Klamath F	alls,	Ore.	October 1	5, ₁₉ 82	
Twelve months	sinne sensatter de	ate, I (or	r if more	than one maker) we jointly and	Į.
the matter to some to the order of Fr	ank E. Pevto	n		•		
severally promise to pay to the order of Fr Twenty Thousand & no/100	et 1871	Port1	and St	., Klamath	Fallis, Or	8
Twenty Thousand & no/100		но с о та лити. Во 1917, 1920 г.	(\$20,	000.00)	DOLLARS	j .
with interest thereon at the rate of 20 % per annum inonthly and it not so paid,	Irom UCT. I	5, 190	2	until paid;	interest to be paid	1
distaly due and collectible. Any nort bereat may be as	id at any time. If this	note is pla	ced in the l	ands of an attorney	for conection, fiwe	,
promise and agree to pay holder's reasonable attorney's an action is filed, the amount of such reasonable attorney appeal therein, is tried, heard or decided to and on the	y's fees and collection cos	its, even they the court	tough no su t ar courts i	n which the suit or	action, including any	,
appeal therein, is tried, heard or decided would not al	du't yn 167.					
voo expines speceties station	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1			Theodore	J. Paddock	
				Debra A.	Paddock	

FORM No. 216-PROMISSORY NOTE.

O.

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STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.

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The date of maturity of the flept secured by this mortgage is the date on which the last scheduled principal payment be-s due, to wit: 0000000115, 1984 29 comes due, fo-wit:

comes due, to with (11) in the basis hash stations of And said mortgagor covenants to and with the mortgages, his heirs, executors, administrators and assigns, that he is lawfully selzed in the simple of said premises and has a valid, unencumbered title thereto

and will warrant and lorever defend the same against all persons; that he will pay said note, principal and interest, according to the terms thereof; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every nature which may be levied or assessed against said property, or this mortgage or the note above described, when due and pay-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 thereol superior to the lien of this mortgage; that he will keep the buildings new on or which hereaiter may be erected on the said premises continuously insured against loss or damage by tire and such other harards as the mortgage may from time to time require, in an amount not less than the original principal sum of the note obligation secured by this mortgage, in a company or companies acceptable to the mortgagee, with loss payable lirst to the mort-gagee and then to the mortgagor as their respective interests may appear; all policies of insurance shall be delivered to the mort-gagee as soon as insured. Now il the mortgagor shall fail for any reason to procure any such insurance and to deliver said policies to the mortgagee may procure the same at mortgagor's expense; that he will keep the buildings and improvements on said premises in good repair and will not commit or suffer any waste of said premises. At the request of the mortgage, the mortgage, shall as the cost of all lien join with the mortgagee, and will pay for tiling the same in the proper public oflices or offices, as well as the cost of all lien join with the mortgagee, and will pay tor tiling the same in the proper public oflice or offices, as well as the cost of all lien searches made by tiling officers or searching agencies as may be deemed desirable by the mortgagee.

The mortfagor warrants that the proceeds of the loan represented by the above described not this mortfage are: The mortfagor's personal, family, household or agricultural purposes (see Important Notice below), (DOX XX XX Synchronian of XXXX X NON going Accomposite Parts and Society are an Society and Society and Society Marco X - advicultural suppose.

Now, therefore, it said mortgages shall, keep and perform the covenants herein contained and shall pay said note according to its terms, this conveyance shall be void, but otherwise shall remain in thil force as a mertgage to secure the performance of all of said covenants and the payment of said note; it being agreed that a failure to perform any covenant herein, or if a pro-declare the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be fore-covenant thereafter. And if the mortgage shall lail to pay any taxes or charges or any lien, encumbrance of a part of the debt secured by this mortgage, and shall bear interest at the same rate as said note without waiver, however, of a part of the debt secured by this mortgage, and shall bear interest at the same rate as said note without waiver, however, of a part of the debt secured by this mortgage, and shall bear interest at the same rate as said note without waiver, however, of a part of the debt secured by this mortgage on paylects to repay any sums so paid by the mortgage. In the even of any gages for title reports and title search, all statutory costs and disbursements and such further sum as the trial court may adjudge on such appeal, all sums to be secured by the lien of this mortgage and included in the decree of foreclosure. And assigns of said mortgage and on said mortgage respectively. The case suit or calon is and mortgage on any sum as the dappeal is taken from any judgment or decree entered as a part, all sums to be secured by the lien of this mortgage and included in the decree of foreclosure. The assigns of said mortgage and of said mortgage respectively. The case suit or stain and agreements herein contained shall apply to and bind the heirs, executors, administrators at the rist deducting all of said receiver's phoper charges rist premises during the pendency of such furcelosure, and apply the same, there is and profits arising out of said premises during the pendency of such furcelosure, and ap

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

Paddock

ingnoled emmandel commentation of and an emergence of the territorial and and a second of the territorial in the territorial and territori ⁶IMPORTANT NOTICE: (Delaid), by ining auf) whichever waitanty (a) or (b) is not apart in principle; if warranty (a) is provided in the Trishin-Leading and if the margages is a crediter, as such word with the Act and Regulation by mixing required disclosures; for his purpose, if this instrument is to be a PIRST in the instrument is no be a PIRST in the instrument is NOT to be a first line, as set the strengthese the instrument is not a set to be a first line, as set to be a first line, as set to be a first line, as the instrument is not a set to be a first line, as set to be a first line, as the set of the instrument is not a set of the set

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October 15 19 82

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and acknowledged the foregoing instrument to be. **their**

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STATE OF OREGON.

County of Klamath

MORTGAGE

which makes out the (PORM, No. 1290A) attention to the state and and STEVENS-HESS LAW PUB, CO., PORTLAND, ONE.

Theodore J. Paddock Debra A. Paddock

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Mannah la may Frank FR POREWA RETURN TO A 1871 Portians for or by the second of the se

County of Klamath }ss. I certify that the within instrument was received for record on the State and the state state target in the state of a state st at 12:01...o'clock...P.M., and recorded instrument/microfilm No. 17.304 1871 Portland St. Martine at and Record of Mortgages of said County. Witness my hand and seal of an intervente dere die eine eine Neuerie der eine die eine eine ar pri starterija Tate stat Tate stat County affixed.

Evelyn Bieln County Clerk Fee \$8.00

STATE OF OREGON,