## ASSIGNMENT OF MORTGAGE

I, ROBERT C. JACOBSON, for valuable consideration, receipt whereof being hereby acknowledged, as sole owner of that certain Mortgage, dated April 10, 1979 between myself and Darlene Fay Jacobson as Mortgagees and Paul F. Felkins and Hazel L. Felkins, husband and wife as Mortgagors, given to secure a promissory note in the original amount of \$22,500.00., do hereby transfer, assign and set over my interest therein unto Carol Jacobson, and unto her heirs and assigns forever. A copy of said Mortgage and Promissory Note are attached hereto.

DATED this 3/ day of May, 1983.

Robert C. JAOOBSON

STATE OF OREGON )
County of Deschutes )

The foregoing instrument was acknowledged before me this day of May, 1983 by ROBERT C. JACOPSON.

Scient Matthews

Notary Public for Oregon

My Commission expires: 0-cc-89

PUD TO

After recording return to:

Vernon W. Robinson Attorney at Law 126 N.E. Franklin Ave. Bend,Oregon 97701

> VERNON W. ROBINSON Attorney at Law 126 N.E. Franklin Bend, Oregon 97701 Phone: 382-6226

THIS MORTGAGE, Made this 10th day of April
Paul E. Felkins and Hazel L. Felkins, husband and wife, , 1979

Robert C. Jacobson and Darlene Fay Jacobson, husband and wife,

WITNESSETH, That said mortgagor, in consideration of Twenty-two thousand five hundred and no/100---- Dollars, to him paid by said mortgages, does hereby grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that certain real property situated in Klamath ..... County, State of Oregon, bounded and described as

A tract of land situated in the NINE of Section 3, Township 40 South, Range 9 East of the Willamette Meridian, more particularly described as

Beginning at the Northeast corner of said Section 3; thence 3. 89°54'58" W., along the North line of said Section 3, 595.97 feet to the Easterly W., along the North line of said Section 3, 595.97 feet to the Easterly right of way line of the U.S.B.R. No. 3 Drain; thence along said drain and S. 85 07'00" E. 526.98 feet, S. 41 57'00" E. 598.16 feet, N. 00 07'20" W. 939.85 feet to the East line of said Section 3; thence acres including the area in The Old Midland Road and Spring Lake Road office of the Klamath County Surveyor.

(See attached Exhibit "A" and by this reference incorporated herein as if fully set forth, herein.)

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.

TO HAVE AND TO HOLD the said premises with the appurtenances unto the said mortgages, his heirs, executors, administrators and assigns forever.

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

\$ 22,500.00 Klamath Falls, Oregon . I (or if more than one maker) we, jointly and severally, promise to pay to the order of Robert C.

Jacobson and Darlene Fay Jacobson, husband and wife,

at C/O Klamath County Title Company,

Main Street. Klamath Palls. Orego Twenty-two thousand five hundred and aby 100 Street, Klamath Falls, Oregon

with interest thereon at the rate of 10 percent per annum from APP11 10 monthly installments of not less than \$203.00 in any one payment; interest , 1979,

installments of not less than \$203.00 in any one payment; interest shall be paid BORTHY and the minimum payments above required; the litst payment to be made on the 25th day of May 1979, and a like payment on the 25th day of every month thereafter, until the whole sum, principal and interest has been paid; if any of said installments is not so paid, all principal and interest to become immediately due and collectible at the reasonable attorney's fees and collection casts, even though no suit or action is filled hereon; however, if a suit or an action is filled hereon; however, if a suit or an action is filled rise is tried, heard or decided.

Prepayment without penalty. This note secures a mortgage of even date.

Paul E. Felkins Hasel L. Pelkins

The date of maturity of the debt secured by this mortgage is the date on which the last scheduled principal payment be-

And said mortgagor covenants to and with the martgages, his heirs, executors, administrators and assigns, that he is lawfully solved in ten simple of said premises and has a valid, unencombered title thereto

and will warrent and lorsver defend the same against all persons; that he will pay said sate, principal and interest, a carding to the tarms thereof; that while any part of said note remains unpoid he will pay all fance, assessments and other charges of severy able to the most above described, when due and payors and before the same may become delinquest; that he will premptly pay and satisfy any and all leans or securiorance that now on or which hereafter may be erected on the said premises one insured, hereafter may be erected on the said premises continuously insured against loss or damage by the suit such other nouncings as the mortgages may from time to time require, in an assessment less than the original principal sum of the note or dage and then to the mortgages as their respective interests may appear; all policies of insurance shall be delivered to the mortgages at least tilteen days prior to the explaction of any pages; all policies of insurance shall be delivered to the mortgages as least tilteen days prior to the explaction of any policy of insurance new or hereafter placed on and buildings, in good renair and will not commit or suffer any waste of any presumes. At the request of the insurance ment at the insurance in and games point with the mortgages in executing one or more linearing assentes to the wortgages.

The mortgagor warrants that the proceeds of the lists represented by the above described note and this in (a)\* primarily for mortgagor's personal, family, hourshold or agricultural purposes (see Important Notice (b): for an eigenmenter of even if mortgagor to a manual purpose, or commercial purposes.

Now, therefore, it said mortgagor shall keep and perform the ron enants herein contains a and shall pay said note according to its terms, this core yance shall be void, but otherwise shall remain in tull force as a contage to secure the performance of all of said coverants and the payment of said note, it being agreed that a faithful to perform an inversable have the option to declare the whole are min unpaid on said note or on this mortgage at once are and populae, and this mortgage may have the option to declare the whole are min unpaid on said note or on this mortgage at once are and populae, and this mortgage may be force closed at any time thereiter. And if the mortgage may it has no related so any performance or insurance premium as above provided for, the mortgage may at his option do so, and may payment in mode shell be added to and become part of the debt secured by this mortgage, and shall bear interest at the same tate as said note without waiver, however of any right arising to the mortgage for breach of coverant. And this mortgage may be force to do to principal, interest and all some right arising to the mortgage for breach of coverant. And this mortgage may be force to do to principal, interest and all some right arising to the mortgage for breach of coverant. And this mortgage may be force to do to principal, interest to any first arising to the mortgage in breach of coverant. And this mortgage may some so paid by the mortgage in the event of any time while the mortgage is to repay any some so paid by the mortgage. In the event of any first arising to the mortgage, the mortgage is to repay any some so paid by the mortgage. In the event of any first declaration of the such such and advantage is to appeal at some nor any midgent of the real cours and all some coverants and agreements become contained shall appeal at some nor any midgent of the mortgage is an appeal at the force of toreclosure.

Each and all of the coverants and agreements become contained shall apply to and how the hortgage, appoi

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

Biehn A M STATE OF OREGON, ដ of Morigages ortify. 8 6 Σ book 600 Ş ä .E

STATE OF OREGON,

Klamath Cours of

18 the day of BE IT REMEMBERED, That on this April before me, the undersigned, a notary public in and for said county and state, personally appeared the without Paul E. Felkins and Hazel L. Felkins, husband and wife,

known to me to be the identical individual S described in and who executed the within instrument and they executed the same freely and voluntarily. acknowledged to me that

IN TESTIMONY WHEREOF, I have hereunto set my hand and attend my official seal the day and (year last above written

> ildred 4.11

Notary Public for Oregon 1-14

Commission expires