	69352	STEVENS.NESS LAW FUB. CO., FORTLAND	
		Vol. Map Page 231	
	by Richard Wilson Clark	lsu day of December	
	to New Commercial Exchange C	Ompany ITD DO	
	Island B.W.I.	Company, LTD. P.O. Box 172 Grand Turks, Turks and Ca	
	and No/100	gagor, in consideration of Fifty Fight Thousand The Mo	
	property situation Vianation	d mortgagee, his heirs execution of him paid by said mortgagee, does	
d'	lying south of the UDU Come	County, State of Oregon, bounded and described as follows, E <sup>1</sup> / <sub>4</sub> of Section 14, Twp. 41 S., Range 12 East, W.M., EXCEPTING might of an	
L	lying south of the "D" Canal, Beginning at the guarter	EXCEPTING right-of-way.	
Ŧ	E.W.M.; thence South 5 chainer	corner on Notherly side of Sec. 23, Twp. 41 S., R 12 thence East 20 obsis	
1	line of the NWANEL of said Go	thence East 20 chains, more or less, to the Easterl	
#	Northerly line of said Sec	23; thence North 5 chains, more or less, to the Easterl	
ŧ	Sec. 20 chains to place of beg		
Ţ			
	$R_{\bullet}$ 12 E.W.M.: which is 5 show	he West line of the $NW_4^1NE_4^1$ of Sec. 23, Twp. 41 S.,	
	the Southwest corner themes	ng the said West line 10 chains, more or less, to	
	NWANEA 10 chains more on law	23; thence North along said East line of said	
	beginning, and being a nemtion	to the Southeast corner thence West to the point of	
	Tedatt	Twp. 41 Sec. 23, Twp. 41 Sec. 12 F 11 1	
w a	t the time of the	and the movie and appurtenances thereunto below the test	
tr	afors and period to the said prem	dises with the appendix of this mortgage.	
!}	This mortgage is intended to secure the page	wment of 2	
		ment of the promissory note that the define the define	
		yment ofa. promissory note , of which the following is a substantial copy:	
\$	58,200.00	substantial copy:	
 Sava	58,200.00	1st December	
 Sava	58,200.00 Trally promise to pay to the order of No.	1st, December, 19 after date, I (or if more than one maker) we jointly	
seve P.	58,200.00 rally promise to pay to the order of No. 0. Box 172 Grand Turks, Turks ( Fifty Eight Thousand	1.st	
seve P.	58,200.00 rally promise to pay to the order of No. 0. Box 172 Grand Turks, Turks, t Fifty Eight Thousand Two Hundy interest thereon at the rate of 5 % per annually annually	1st	
seve P.	58,200.00 rally promise to pay to the order of Net 0. Box 172 Grand Turks, Turks, t Fifty Eight Thousand Two Hunds interest thereon at the rate of 6 % per annual annually and it not so pair by due and collectible. Any part hereof meret	1st	
seve P.	58,200.00 rally promise to pay to the order of Net 0. Box 172 Grand Turks, Turks, t Fifty Eight Thousand Two Hunds interest thereon at the rate of 6 % per annual annually and it not so pair by due and collectible. Any part hereof meret	1st	
seve P.	58,200.00 rally promise to pay to the order of Net 0. Box 172 Grand Turks, Turks, t Fifty Eight Thousand Two Hunds interest thereon at the rate of 6 % per annual annually and it not so pair by due and collectible. Any part hereof meret	1st   December   19     after date, I (or if more than one maker) we jointly     ew Commercial Exchange Company, LTD.     and CaicoatIsland, BWI.     red and No/100     m from 1st. of December 1986     add at any time. If this note is placed in the hands of an attorney for collection, see's fees and collection costs, even though no suit or action is filed hereon; if a suit or courts in which the suit or action; if a suit or action; if a suit or action; if a suit or action is the filed hereon; if a suit or action is the date of the suit or action; if a suit or action; if action; action; action; if a suit or action; action; action; action; action; action; action; actio	
seve P.	58,200.00 rally promise to pay to the order of Net 0. Box 172 Grand Turks, Turks, t Fifty Eight Thousand Two Hunds interest thereon at the rate of 6 % per annual annually and it not so pair by due and collectible. Any part hereof meret	1st	
seve P.	58,200.00 rally promise to pay to the order of Net 0. Box 172 Grand Turks, Turks, t Fifty Eight Thousand Two Hunds interest thereon at the rate of 6 % per annual annually and it not so pair by due and collectible. Any part hereof meret	1st   December   19     after date, I (or if more than one maker) we jointly     ew Commercial Exchange Company, LTD.     and CaicoatIsland, BWI.     red and No/100     m from 1st. of December 1986     add at any time. If this note is placed in the hands of an attorney for collection, see's fees and collection costs, even though no suit or action is filed hereon; if a suit or courts in which the suit or action; if a suit or action; if a suit or action; if a suit or action is the filed hereon; if a suit or action is the date of the suit or action; if a suit or action; if action; action; action; if a suit or action; action; action; action; action; action; action; actio	
seve P. with diatel prom an ac appea	58,200.00 rally promise to pay to the order of Net 0. Box 172 Grand Turks, Turks, t Fifty Eight Thousand Two Hunds interest thereon at the rate of 6 % per annual annually and it not so pair by due and collectible. Any part hereof meret	1st   December   19     after date, I (or if more than one maker) we jointly     ew Commercial Exchange Company, LTD.     and CaicoatIsland, BWI.     red and No/100     m from 1st. of December 1986     add at any time. If this note is placed in the hands of an attorney for collection, see's fees and collection costs, even though no suit or action is filed hereon; if a suit or courts in which the suit or action; if a suit or action; if a suit or action; if a suit or action is the filed hereon; if a suit or action is the date of the suit or action; if a suit or action; if action; action; action; if a suit or action; action; action; action; action; action; action; actio	
seve Pe with diated prom. an ac appea	58,200.00 rally promise to pay to the order of No. 0. Box 172 Grand Turks, Turks, t Fifty Eight Thousand Two Hundu interest thereon at the rate of 5% per annual interest thereon at the rate of 5% per annual annually and collectible. Any part hereof may be p ise and agree to pay holder's reasonable attorney tion is tiled, the amount of such reasonable attorney thereoin, is tried, heard or decided.	1st   December   19     after date, I (or if more than one maker) we jointly     ew Commercial Exchange Company, LTD.     and CaicoatIsland, BWI.     red and No/100     m from   1st of December 1986     aid at any time. If this note is placed in the hands of an attorney tor collection, is tees and collection costs, even though no suit or action is tiled hereon; if a suit or action, including     aey's tees shall be tixed by the court or courts in which the suit or action, including	
seve Pe with diated prom. an ac appea	58,200.00 rally promise to pay to the order of No. 0. Box 172 Grand Turks, Turks, I Fifty Eight Thousand Two Hundu interest thereon at the rate of 6 % per annual y due and collectible. Any part hereot may be p ise and agree to pay holder's reasonable attorney' tion is tiled, the amount of such reasonable attorney tion is tiled, heard or decided. M6-PROMISSORY NOTE. The date of maturity of the debt secured by to-wit: 15t of December	1st   December   19     after date, I (or if more than one maker) we jointly     ew Commercial Exchange Company, LTD.     and CaicoatIsland, BWI.     red. and No/100     m from   1st of December 1986     until paid; interest to be aid at any time. If this note is placed in the hands of an attorney tor collection, sey's fees shall be fixed by the court or courts in which the suit or action, including     ey's fees shall be fixed by the court or courts in which the suit or action, including     fits mortgage is the date on which the last scheduled and the date on the date date on the date on the	
seve Pe with diated prom. an ac appea	58, 200.00 rally promise to pay to the order of Me O. Box 172 Grand Turks, Turks ( Fifty Eight Thousand Two Hunds interest thereon at the rate of 6 % per annual annually and if not so paid is and agree to pay holder's reasonable attorney' tion is tiled, the emount of such reasonable attorney' tion is tiled, the emount of such reasonable attorney' thereon, is tried, heard or decided. M6-PROMISSORY NOTE. The date of maturity of the debt secured by to-wit: 1St of December , 15 The mortgagor warrants that the proceeds of the	1st   December   19     after date, I (or if more than one maker) we jointly     ew Commercial Exchange Company, LTD.     and CaicoatIsland, BWI.     red. and No/100     m from 1st. of December 1986     until paid; interest, at the option of the holder of this note, to become in     aid at any time. If this note is placed in the hands of an attorney for collection, is fees and collection costs, even though no suit or action is filed hereon; if a su     's fees shall be fixed by the court or courts in which the suit or action, including     Actionard Market     actionard for the date on which the last scheduled principal payment become the lands of a scheduled principal and interest.	
seve Pe with diated prom. an ac appea	58,200.00 rally promise to pay to the order of No. 0. Box 172 Grand Turks, Turks, Fifty Eight Thousand Two Hundu interest thereon at the rate of 5% per annual seand agree to pay holder's reasonable attorney' tion is tiled, the amount of such reasonable attorney' thereon, is tried, heard or decided. R16-PROMISSORY NOTE. The date of maturity of the debt secured by to-wit: 150 of December , 15 The mortgagor warrants that the proceeds of the (a)* primarily for mortgagor's personal, family (b) for an organization, (even it mortgagor to be and the proceed of the secure of the s	1st   December   19     after date, I (or if more than one maker) we jointly     ew Commercial Exchange Company, LTD.     and CaicoatIsland, BWI.     red. and No/100     m from   1st of December 1986   until paid; interest to be aid at any time. If this note is placed in the hands of an attorney tor collection, is placed in the hands of an attorney tor collection, is tees and collection costs, even though no suit or action is tiled hereon; if a suit or action is tiled hereon; if a suit or action is tiled hereon; if a suit or action is the date on which the last scheduled principal payment become he loan represented by the above described note and this mortfage are:	
seve P. with diated prom. an ac. appea	58, 200.00 rally promise to pay to the order of Ma O. Box 172 Grand Turks, Turks to Fifty Eight Thousand Two Hundy interest thereon at the rate of 6 % per annun- annually and it not so paid is and agree to pay holder's reasonable attorney' tion is tiled, the amount of such reasonable attorney' tion is tiled, the amount of such reasonable attorney' thereoin, is tried, heard or decided. M6-PROMISSORY NOTE. The date of maturity of the debt secured by to-wit: 15t of De comber 15 The mortgagor warrants that the proceeds of the (a)* primarily for mortgagor's personal, family (b) for an organization, (even if mortgagor i purposes. This mortgage is interior, secondary and m	1st   December   19     after date, I (or if more than one maker) we jointly     ew Commercial Exchange Company, LTD.     and CaicostIsland, EWI.     red and No/100     m from   1st. of December 1986     until paid; interest, at the option of the holder of this note, to become in     add at any time. If this note is placed in the hands of an attorney for collection, it a su     stees and collection costs, even though no suit or action is filed hereon; if a su     ey's fees shall be fixed by the court or courts in which the suit or action, including	
seve P. with diatei prom an ac appea	58,200.00 rally promise to pay to the order of Mi O. Box 172 Grand Turks, Turks, I Fifty Eight Thousand Two Hundr interest thereon at the rate of 6 % per annually annually and if not so paid by due and collectible. Any part hereot may be p ise and agree to pay holder's reasonable attorney' tion is tiled, the amount of such reasonable attorney' tion is tiled, the amount of such reasonable attorney' therein, is tried, heard or decided. The date of maturity of the debt secured by to-wit: 1st of December	1st   December   19     after date, I (or if more than one maker) we jointly     ew Commercial Exchange Company, LTD.     and CaicostIsland, BWI.     red and No/100     m from   1st. of December 1986     d, all principal and interest, at the option of the holder of this note, to become in 's tees and collection costs, even though no suit or action is filed hereon; if a su set of the suit or action is filed hereon; if a su set of the suit or action, including	
seve P. with diatei prom an ac appea M No. 2 due, to 19 there	58, 200.00 rally promise to pay to the order of Mi O. Box 172 Grand Turks, Turks ( Fifty Eight Thousand Two Hunds interest thereon at the rate of 6 % per annually annually and if not so paid by due and collectible. Any part hereof may be p tion is filed, the emount of such reasonable attorney tion is filed, the emount of such reasonable attorney thereon, is tried, heard or decided. The date of maturity of the debt secured by to-wit: 1St of December	1st   December   19	
seve P. with diatei prom an ac appea M No. 2 due, to 19 there hereb	58, 200.00 rally promise to pay to the order of Ma O. Box 172 Grand Turks, Turks, I Fifty Eight Thousand Two Hunds interest thereon at the rate of 6 % per annual annually and if not so paid is and agree to pay holder's reasonable attorney' tion is filed, the amount of such reasonable attorney' tion is filed, the amount of such reasonable attorney' the date of maturity of the debt secured by to-wit: 1St of December	1st   December   19	
seve Pe with diatei prom an ac appea M No. 2 due, to 19 there hereb	58, 200.00 rally promise to pay to the order of Mi O. Box 172 Grand Turks, Turks, I Fifty Eight Thousand Two Hundr interest thereon at the rate of S % per annually annually and if not so paid by due and collectible. Any part hereot may be p tion is filed, the amount of such reasonable attorney tion is filed, the amount of such reasonable attorney tion is tiled, heard or decided. The date of maturity of the debt secured by to-wit: 15t Of December	1st   December   19     after date, I (or if more than one maker) we jointly     ew Commercial Exchange Company, LTD.     and CaicoatIsland, BWL.     red and No/100   DOLL.     m from 1st of December 1986   until paid; interest to be dated at any time. If this note is placed in the hands of an attorney for collection, including between though no suit or action is like thereon; if a substantial be tixed by the court or courts in which the suit or action, including a substant of a substant presented by the above described note and this mortgage are: is a natural person) are for business or commercial purposes other than agricultural and purposes (see Important Notice below), is a natural person) are for business or commercial purposes other than agricultural bove named county in book/reel/volume No. M=86, at page 9833.     No.   (indicate which), reference to said mortgage recents and the subject to a prior mortgage on the above described real estate made	
seve Pe with diatei prom an ac appea M No. 2 due, to 19 there hereb	58,200.00 rally promise to pay to the order of Ma O. Box 172 Grand Turks, Turks, I Fifty Eight Thousand Two Hundu interest thereon at the rate of 6 % per annual annually and if not so paid by due and collectible. Any part hereot may be p tion is tiled, the amount of such reasonable attorney' tion is tiled, the amount of such reasonable attorney' therein, is tried, heard or decided. R16-PROMISSORY NOTE. The date of maturity of the debt secured by to-wit: 1St of December , 19 The mortgagor warrants that the proceeds of the (a)* primarily for mortgagor's personal, family (b) for an organization, (even if mortgagor i purposes. This mortgage is interior, secondary and n Richard Wilson Clark Interstate Production Credit Ac ., and recorded in the mortgage records of the al of, or as document/tee/tile/instrument/microfilm by being made; the said first mortgage was given ipal balance thereoi on the date of the execution c Ist. of December , 19 & ; said purposes. y "first mortgage."	1.st   December   19     after date, I (or if more than one maker) we jointly     ew Commercial Exchange Company, LTD.     and Cai coast I sland, BWI.     red. and No/100     DOLL.     mining and interest, at the option of the holder of this note, to become in aid at any time. If this note is placed in the hands of an attorney for collection, it a substantial copy:     astes and collection costs, even though no suit or action is tiled hereon; it a substantial copy:     astes and collection costs, even though no suit or action is tiled hereon; it a substantial copy:     astes and collection costs, even though no suit or action is tiled hereon; it a substantial copy:     astes and collection costs, even though no suit or action is tiled hereon; it a substantial copy:     Addition action is placed in the hands of an attorney for collection, including astes and collection costs, even though no suit or action is tiled hereon; it a substantial copy:     astes and collection costs, even though no suit or action is tiled hereon; it a substantial copy:     Addition action costs, even though no suit or action is tiled hereon; it a substantial copy:     astes and collection costs, even though no suit or action is tiled hereon; it as a context on costs, even though no suit or action is tiled hereon; it as a context or action is tiled hereon; it asubstant <td co<="" td=""></td>	
seve P with diatei prom an ac appea M No. 2 due, to light there hereb princ. to simply	58, 200.00 rally promise to pay to the order of Ma O. Box 172 Grand Turks, Turks to Fifty Eight Thousand Two Hundy interest thereon at the rate of 6 % per annun- annually and it not so paid is and agree to pay holder's reasonable attorney' tion is tiled, the amount of such reasonable attorney' tion is tiled, the amount of such reasonable attorney' tion is tiled, the amount of such reasonable attorney' therein, is tried, heard or decided. M6-PROMISSORY NOTE. The date of maturity of the debt secured by to-wit: 1St of December	1st   December   19     after date, I (or if more than one maker) we jointly     after date, I (or if more than one maker) we jointly     and CalcostIsland, BWI.     Company, LTD.     and CalcostIsland, BWI.     DOLLA     red and No/100     DOLLA     and interest, at the option of the holder of this note, to become in is les and collection costs, even though no suit or action is tiled hereon; if a superior courts in which the suit or action, including     artevens.ness Law FUB. Co., FORTLA     red collection costs, even though no suit or action is tiled hereon; if a superior court or courts in which the suit or action, including     artevens.ness Law FUB. Co., FORTLA     red collection costs, even though no suit or action is tiled hereon; if a superior court or courts in which the suit or action, including     Artevens.ness Law FUB. Co., FORTLA     stevens.ness Law FUB. Co., FORTLA     time of the date on which the last scheduled principal payment becom     artevens.ness Law FUB. Co., FORTLA     the loan represented by the above described note and this mortfage are:     is a natural person) are for business or commercial purposes other than agricultu <tr< td=""></tr<>	
seve P with diatei prom an ac appea M No. 2 due, to light there hereb princ. to simply	58, 200.00 rally promise to pay to the order of Ma O. Box 172 Grand Turks, Turks to Fifty Eight Thousand Two Hundy interest thereon at the rate of 6 % per annun- annually and it not so paid is and agree to pay holder's reasonable attorney' tion is tiled, the amount of such reasonable attorney' tion is tiled, the amount of such reasonable attorney' tion is tiled, the amount of such reasonable attorney' therein, is tried, heard or decided. M6-PROMISSORY NOTE. The date of maturity of the debt secured by to-wit: 1St of December	1st   December   19     after date, I (or if more than one maker) we jointly     after date, I (or if more than one maker) we jointly     and CalcostIsland, BWI.     Company, LTD.     and CalcostIsland, BWI.     DOLLA     red and No/100     DOLLA     and interest, at the option of the holder of this note, to become in is les and collection costs, even though no suit or action is tiled hereon; if a superior courts in which the suit or action, including     artevens.ness Law FUB. Co., FORTLA     red collection costs, even though no suit or action is tiled hereon; if a superior court or courts in which the suit or action, including     artevens.ness Law FUB. Co., FORTLA     red collection costs, even though no suit or action is tiled hereon; if a superior court or courts in which the suit or action, including     Artevens.ness Law FUB. Co., FORTLA     stevens.ness Law FUB. Co., FORTLA     time of the date on which the last scheduled principal payment becom     artevens.ness Law FUB. Co., FORTLA     the loan represented by the above described note and this mortfage are:     is a natural person) are for business or commercial purposes other than agricultu <tr< td=""></tr<>	
seve P. with diatei prom an ac appea M No. 2 due, to 19 there hereb princ. to simply in fee	58, 200.00 rally promise to pay to the order of Mi O. Box 172 Grand Turks, Turks ( Fifty Eight Thousand Two Hunds interest thereon at the rate of 6 % per annually annually and if not so paid by due and collectible. Any part hereof may be p tion is filed, the amount of such reasonable attorney tion is filed, the amount of such reasonable attorney tion is tried, heard or decided. The date of maturity of the debt secured by to-wit: 15t of December	1st   December   , 19     after date, I (or if more than one maker) we jointly     and CaicoatIsland, EWI.     red and No/100   DOLLA     mtom 1st.of December 1986   until paid; interest to be     aid at any time. If this note is placed in the holder of this note, to become in     aid at any time. If this note is placed in the holder of this note, to become in     aid at any time. If this note is placed in the hands of an attorney for collection, is lied hereon; if a subject to court or courts in which the suit or action, including	
seve P. with diatei prom. an ac appea M No. 1 due, to 19 there hereb princ. to simply in fee	58, 200.00 rally promise to pay to the order of Ma O. Box 172 Grand Turks, Turks ( Fifty Eight Thousand Two Hundy interest thereon at the rate of 6% per annun annually and it not so paid ise and agree to pay holder's reasonable attorney' tion is tiled, the amount of such reasonable attorney' tion is tiled, the amount of such reasonable attorney' tion is tiled, the amount of such reasonable attorney' therein, is tried, heard or decided. RIG-PROMISSORY NOTE. The date of maturity of the debt secured by to-wit: 1St of December , 19 The mortgagor warrants that the proceeds of the (a)* primarily for mortgagor's personal, family (b) for an organization, (even it mortgagor i purposes. This mortgage is interior, secondary and m Richard Wilson Clark Interstate Production Credit As , and recorded in the mortgage records of the all of, or as document/fee/file/instrument/microfilm by being made; the said first mortgage was given ipal balance thereof on the date of the execution of 1st of December , 19.86; said purposes. The mortgage." The mortgagor covenants to and with the mort simple of said premises; that the same are free that he will warrant and forever defend the same and pay all obligations due or to become due ward	1st   December   , 19     after date, I (or if more than one maker) we jointly     ew Commercial Exchange Company, LTD,     and. CaicoatIsland, BWL.     red. and No/100   DOLL,     mtom 1st_of_December 1986   until paid; interest to be     aid at any time. If this note is placed in the holder of this note, to become in     stess and collection costs, even though no suit or action is tiled hereon; if a su     ey's fees shall be lixed by the court or courts in which the suit or action, including     ey's fees shall be lixed by the court or courts in which the suit or action, including     ey's fees shall be lixed by the above described note and this mortfage are:     ey, household or agricultural purposes (see Important Notice below),     is a natural person) are for business or commercial purposes other than agricultur     made subject to a prior mortfage on the above described real estate made     SSOCIATION   dated June_6, 1986     No.  , (indicate which), reference to said mortfage record of this instrument is \$_93,531_00     of this instrument is \$_93,531_00  , and no more: interest thereon is paid for mortfage and the obligations secured thereby hereinatter, for brevity, are called the shead the obligations secured thereby hereinatter, for brevity, are called the shead the obligations secured thereby hereinatter, for brevity, are called to the instrument is \$_93,531_00     tot se	
seve Pe with diatei proma an ac appea M No. 2 due, to 19 thereb princ. to in fee and th him a and in ments berefy	558, 200.00 rally promise to pay to the order of Mi O. Box 172 Grand Turks, Turks I Fifty Eight Thousand Two Hundy interest thereon at the rate of S % per annually and it not so paid is and agree to pay holder's reasonable attorney tion is tiled, the amount of such reasonable attorney to is tiled, the amount of such reasonable attorney to vit: 15t OI December	1st   December   19	
seve P with diatei prom an ac appea M No. 2 due, due, to 19 there b princ. to in fee and th him a and th him a and th him a	58, 200.00 rally promise to pay to the order of Ma O. Box 172 Grand Turks, Turks to Fifty Eight Thousand Two Hundy interest thereon at the rate of 6 % per annum annually and it not so paid is and agree to pay holder's reasonable attorney' tion is tiled, the amount of such reasonable attorney' tion is tiled, the amount of such reasonable attorney' tion is tiled, the amount of such reasonable attorney' therein, is tried, heard or decided. M6-PROMISSORY NOTE. The date of maturity of the debt secured by to-wit: 1St of December	1st   December   , 19     after date, I (or if more than one maker) we jointly     and CaicoatIsland, EWI.     red and No/100   DOLL.     mtom 1st.of December 1986   until paid; interest to be     aid at any time. If this note is placed in the holder of this note, to become in     aid at any time. If this note is placed in the holder of this note, to become in     aid at any time. If this note is placed in the hands of an attorney for collection, is lied hereon; if a subject to court or courts in which the suit or action, including	

and such other. hazards as the mortgage may from time to time require, in an amount not less than \$ are companies acceptable to the mortgage herein, with loss payable, first to the holder of the said first mortgage herein, with loss payable, first to the holder of the said first mortgage as soon as insured and a certificate of insurance executed by the son that is the mortgage is written, showing the amount of said coverage, shall be delivered to the mortgage mane of the said first mortgage, shall be delivered to the mortgage mane of the said first mortgage, shall be delivered to the mortgage mane of the said first mortgage as soon as insured and a certificate of insurance executed by the company in which said mane of any policy of insurance and such insurance and to deliver aid policies as anony in which said instrument. Now if the mortgage may procure the same at mortgage is mortgage may procure the same at mortgage is excluded of the same at mortgage is excluded will not company in which said insurance and will pay for this mortgage may procure the same at mortgage is excluded to the mortgage may procure the same at mortgage is excluded will not commit or said premises. In the event any personal property is part of the same time mortgage, then at the request of suffers is excluded will not commit or suffer any policy of the mortgages and will pay for time or mortgage is mortgage. The mortgage as may be deemed desirable by the mortgage. The mortgage is excluded will be delivered to the same time transmitted in the same at mortgage and improve the same time to the mortgage as mortgage as may be deemed desirable by the mortgage. The mortgage is excluded will be delivered to the same time transmitted in the same at mortgage as mortgage as any procure the same at mortgage as any procure the same at mortgage as any policy to the mortgage and improve the same in the proper public office or offices, as well as the excluded is the same time transmitted or the same at mortgage as mortgage. The same time trequest the t

Internetion statistications to the montgages in executing one or more tinancing statements pursuant to the Unitorn Commercial Code in Searches made by tiling offices or searching agencies as may be deemed desirable public offices or searching agencies as may be deemed desirable public offices or searching agencies as may be deemed desirable public offices or searching agencies as may be deemed desirable public offices or searching agencies as may be deemed desirable public offices or searching agencies as may be deemed desirable public offices or searching agencies as mortgage to search and the proton and perform the covenants herein contained and shall pay all obligations secured have and part thereof, the nortgages shall have the option or if a proced coverants and conveyance shall be void built as the fast mortgage shall be mortgage may be deemed desirable public offices as a mortgage to perform any contrast the event of a deciser the whole amore secure of the performance or image to occur and any time the whole amore part of the payments of one take secure bases in the process of the payments and to be taken to foreflow on this mortgage to mortgage therein, at its option, shall have the right for, or tail to de mortgager shall fail to pay officies of any with the dest secure based, and shall beer for the stall to the order of any with the secure based of the mortgage in any time white as on ade, forether with the sent set of start officies of the start and to be and profit accure the shall be added to any child and the payments and to be and profit accure the shall be added to any child as an any and the wortgage in any with the mortgage any with the mortgage of the tail first mortgage. The mortgage of the start and the second second of the start and to be and profit accure the shall be added to any child as any part the address and the second of the mortgage of the second by the mortgage of the start at the the cost of such beard profit as a second by within the whole address to moregage and t

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. Geland 21

\*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable. If warranty (a) is applicable and if the mortgagee is a creditor, as such word is defined in the Truth-the act and Regulation Z, the mortgagee MUST comply with the Act and Regulation by making required disclosures; for this purpose; use Stevens-Ness Form No. 1306 or similar.

STATE OF OREGON,

County of Klamath 

My commission Expires 01/09/89

SECOND

MORTGAGE

(FORM No. 925)

TO

...New...Commercial...Exchange...Co...

AFTER RECORDING RETURN TO

Cape

- -

Richard W. Clark

••••••

RICHARd

Con fear ?

CO., PORTLAND, ORE

÷.2

known to me to be the identical individual described in and who executed the within instrument and acknowl-V. LOUISE YOUNG NOTARY PUBLIC - GNECON

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

Notary Public for Oregon. My Commission expires.....

ACE RESERVED FOR

RECORDER'S USE

County of Klamath. I certify that the within instrument was received for record on the lath...day of December ......, 19...86, at. 12:12 ...... o'clock ... PM., and recorded page 23113 or as document/fee/file/

STATE OF OREGON,

instrument/microfilm No. 69352 Record of Mortgages of said County. Witness my hand and seal of County affixed.

Evelyn Biehn, County Clerk

Deputy

Am

SS.

Fee: \$9.00