THIS MORTGAGE, Made this 24th day of September 19 70 Robert A. Roecker and Marilyn B. Roecker, husband and wife, 19...70... by

to Helen M. Clements

WITNESSETH, That said mortgegor, in consideration of Dollare, to him paid by said mortgages, does hereby grant, burgain, sell and convey unto seid mortgages, his heirs, executors, administrators and assigns, that certain real property situated in KNGS STATES AND STATES A Skamania County, State of Washington, described as follows:

Cabin site number forty-seven (47) of Swift Development area, being a part of Lot four, Sec. 35, Tvp. 7 N., R. 6 E., Willamette Meridian, lying Northwesterly of and above 1,000 feet elevation, United States Coast and Geodetic Survey datum; as more fully described and referred to in "Cabin Site Lease" dated Aug. 3, 1966 between Robert T. Curry as Lessor and Mortgagee as Lessee; together with all rights and interests under the provisions of said leave.

Together with all and singular the tenements, hereditaments and appurtenances thereanto 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 fotover.

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

1.725.00 81x months

Sept. 24 Tigard, Oregon

severally promise to pay to the order of Helen M. Clements (or if more than one maker) we jointly and

Foreign and Seenty-five & 06/100- Blue Crose Bldg., Portland, Ore.

DOLLARS, with interest thereon at the rate of % per anum from until paid; interest to be paid inOnthly with interest thereon at the rate of % per anum from until paid; interest to be paid and interest, at the option of the holder of this note, to become immediately due and collectible. Any part hereof may be paid at any time. If this note is placed in the hands of an attenney for collection, I've promise and aftee to pay holder's reasonable attorney's less shall be fixed by the court or courts in which the suit or an action is liked, the amount of such reasonable attorney's less shall be fixed by the court or courts in which the suit or an action is liked, the amount of the suit or action is the suit or an action is liked, the amount of the suit of action of a

in makers receive distribution from Jessie

Carolien Ames trust or estate prior to maturity, such proceeds shall be applied on this note.

10050 S.W. Beaverton-Hilsdale Beaverton, Oregon 97005

DEM No. 216-PROMISSORY NOTE.

STEVENS HERS LAW PUB. CO., PORTLAND, ORE

And said mortgagor covenants to and with the mortgages, his heirs, executors, administrators and assigns, that he is lawfully solved in less simple of said premises and has a valid, unencumbered title thereto OC LODDOOC NACH BAIC

seized in fee simple of said premises and has a valid, unencumpered title interest. CLL DEBESCO While I all I all I and will warrant and forever detend 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 the terms thereof; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every neture which may be leveled or assessed against said property, or this mortgage or the note above described, when due and payature which may be even leined until the will promptly only and satisfy any and all liene or encumbrances that able and before the same may become leined until the will promptly only and satisfy any and all liene or encumbrances that able and before the same may be exceted on the said primites continuously insured against less or damage by lite and such other now on or which beteater may be exceted on the said primites continuously insured against less or damage by lite and such other hastacles as the mortgage may from time to time required, in an amount not less than the original principal sum of the note hastacles as the mortgage may the mortgage as their respective interests may appear; all police of insurance shall be delivered to the mortgage and then to the mortgage and the procure the same at mortgager shall fail for any reason to procure any such insurance and to deliver said policies the mortgage at least fifteen days prior to the expiration of any policy of insurance nor or herosite placed on said buildings, to the mortgage at least fifteen days prior to the expiration of any policy of insurance nor or herosite placed on said buildings, to the mortgage at least fifteen days prior to the expiration of any policy of insurance nor or herosite placed on said buildings, to the mortgage and procure the same at mortgager's separes; that he will keep the buildings and improvements on said pr

New, therefore, it said mortge; within keep and perform the covariants basele contained and shall pay said sole apporting to its terms, this conveyance shall be vold, but others, "e that I remain in full force as a manifold to secure the performance of all of said covariants and the payment of said note; it had a gived that a taking to perform any covariant herein, or it a greed that a taking to perform any covariant herein, or it a greed that a taking to perform any covariant herein, or it a greed that a taking to perform any covariant herein, or it as greed any kind be taken to increase any line on said it. This is a covariant that the mortgage shall have the option to declare the whole amount unpaid on said note or on this in "fage at once due and payable, and this mortgage may lien, encumbrance or increase prondum as above provided for, the mortgage may it in a light of any any taxes or charges or any lies, encumbrance or increase a part of the dobt secured by this mortgage, and shall bear interest at the same or the as and note without waiver, however, of any right existing to the mortgage for branch of coverant. And this mortgage may be foreclosed for principal, interest and all sums paid by the mortgage of any interest and all sums paid by the mortgage of the mortgage of the mortgage in the while the mortgage, the mortgage ray so pay all remandle costs incurred by the mortgage for title reports and title search, all statutory costs and disburstenents and sole furth. It may a the trial court may adjudge reasonable as plaintiffs attorney's less in such suit or action, and it an eppeal is taken from any judgment or decree entered therein mortgage further promises to may such sum as the superliant for the payable, all sums to be secured by the lien of this mortgage and included in the decree of foreclosure.

Each and all of the covenants and agreements herein contained shall apply to and bind the helits, executors, administrators and assigns of said mortgage, and of said mortgage and expenses, to the payment

Mortgagor shall perform all the terms, covenants and conditions of said "Cabin Site Lease", and Mortgagee does not assume and take any responsibility for performance thereof.

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand and seal the day and year first Lar lyn J. Roocler COMPARE NGÉXED: (SEAL) STATE OF OREGOM. STATE OF OREGON, County of Washington BE IT REMEMBERED, That on this 24th day of Sept. before me, the undersigned, a notary public in and for said county and state, personally appeared the within named Robert A. Roccher and Harilyn B. Roccher known to me to be the identical individual 5 described in and who executed the within instrument and 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 Eab 25, 1971