Vol. 74 638 Page 852.89 19.74 THIS MORTGAGE, Made this _____15th ____ day of ... DAWN MARIE TAYLOR January. Mortgagor, by MICHAEL V. FEUQUAY Mortgagee, to WITNESSETH, That said mortgagor, in consideration of Five Thousand and no/100 Dollars, to him paid by said mortgagee, does hereby grant, barguin, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that cer-follows, to-wit: Lot 6 in Block 114 of BUENA VISTA ADDITION to the City of Klamath Falls, Oregon. 1 M 10 01 61 10 È. Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and which may herealter 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 This mortgage is intended to secure the payment ofOne promissory note, of which the heirs, executors, administrators and assigns forever. following is a substantial copy: Klamath Falls, Oregon, January 15,, 19 74. Each of the undersigned promises to pay to the order of MICHAEL V. FEUQUAY \$ 5,000.00 at Klamath Falls, Oregon, Five Thousand and no/100 ______ percent per annum from date ______ DOLLARS, with interest thereon at the rate of $9\frac{1}{2}$ ______ percent per annum from ______ date _____ until paid, payable in _______ installments of not less than \$74.55 ______ in any one payment; interest shall be paid in installments of not less than \$ 12.33 in any one payment; interest shall be paid monthly and tis included in the minimum payments above required; the lirst payment to be made on the 15th day of February , 1974, and a like payment on the 15th day of each thereafter, until the whole sum, principal and interest has been paid; if any of said installments is 1 month thereafter, until the whole sum, principal and interest has been paid; if any of said installments is not paid, the whole sum of both principal and interest to become immediately due and collectible at the option of the holder of this note. If this note is placed in the hands of an attorney for collection, each of the undersigned promises and agrees to pay holder's reasonable collection costs, including reasonable attorney's tees, even though no suit or action is filed hereon; however, if such suit or action is filed, the amount of such reasonable attorney's fees shall be fixed by the court, or courts in which the suit or action, including any appeal therein, is tried, heard or decided. Due $\frac{\sqrt{5}}{2}$ 1.1.1.1. 1 At. STOTENS-BLOS LAW PUB. CO. -* Strike words not applicable. No. FORM No. 217-INSTALLMENT NOTE (Oregon UCC). SSBE And said mortgagor covenants to and with the mortgageo, his heirs, executors, administrators and assigns, that he is lawfully seized in fee simple of said premises and has a valid, unencumbored title thereto and will warrant and forever defend the same against all persons; that he will pay said note, principal and interest, according to and will warrant and forever defend the same against all persons; that he will pay all taxes, assessments and other charges of every the terms thereol; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every mature which may be levied or assessed against said properly, or this mortgage or the note above described, when due and pay-nature which may be levied or assessed against said properly, or this mortgage or the note above described, when due and pay-nature which hereafter may become delinquent; that he will promptly pay and satisfy any and all liens or entumirances that and before the same may become delinquent; that he will promptly pay and satisfy any and all liens or the premises of any part thereof superior to the lien of this mortgage; that he will keep the buildings new on or which hereafter may be erected on the said premises continuously insured against loss or damage by lire and such other new on ar which hereafter may be erected on the said premises continuously insured against loss or damage by lire and such other one or may become liens on the premises or any part thereofs may appear; all policies of insurance shall be delivered to the mort-page as suon as insured. Now if the mortgager's sequence; that he will keep the buildings and inprovements on said premises to the mortgage as the interfager as their respective interests may appear; all policies of insurance now or hereafter placed un said buildings to the mortgage at a motfager's expense; that he will keep the buildings and improvements on said premises the mortgage may precure the same at mortgage's expense; that he will keep the buildings and improvements on said premises the mortgage may precure the same at mortgage's expense; that he will keep the buildings and improvements on said premises the mortgage may precure the same at mortgage's expense; that Pa 4.00

639 The morthefor warrants that the proceeds of the loan represented by the above described note and this morthefor are: (a)* primarily for morthefor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization or (even if morthefor is a natural person) are for business or commercial purposes other than exhibiting purposes. (17) for an organization of (aven if nortgager is a natural person) are for business of commercial purposes other than activituitized purposes.
Now, therefore, it said mortgager shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of a terms, this convegance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of a terms, this convegance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of a terms, this convegance shall be void, but otherwise so any part thereof, the mortgage shall have the option of a performance of a shall be added to secure of the performance of performance of a shall be added to an the payment of said note; it being agreed that a failure to perform any covenant berein, or if a productance the whole amount anpaid on exid note or on this mortgages or any part thereof, the mortgage shall have the option to classed at any time thereafter. And if the mortfager shall have the option to so, and any payment so made shall be added to and become any part of the debt secured by this mortfage, and shall bear interest at the same rule as said note within which, however, of any part of the mortfage of breach of covenant. And this mortfage may be foreclosed for principal, interest and all stans part of the debt secured by the incertfage and shall bear interest at the same rule as said note withent which, however, or any part of the mortfage to breach of covenant. And this mortfage may be foreclosed is incurred by the mortfage to breach of covenant. And this mortfage may be mortfage to the mortfage to the ortfage to the provide the mortfage to the provide state the same rule as and onto with the mortfage to and hecture void of any pay starts so paid by the mortfage to the provide state the same rule as a shall be added to and hecture resonable as plaintiffs attorney's lees in such and all state resonable asch further sum as the trial court may edupte on such appeal, E di mere ないの語言の語言 IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above a 197 written. 140 Dawn Marie 53 Laylon "AMPORTANT NOTICE: Delete, by lining aut, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and if the marigage is a creditor, as such word is defined in the Truth-in-tending Act and Regulation 2, the marigages WDST comply with the Act and Regulation by marine the applicable with a second state of the second state , as such word MUST comply purpose, if this 1.05.1 10.21 the 74 as instru MORTGAGE don 5 Deputy. 00 19. Title. within record and 638 85299 said PAP. E . 61 Sec. 05A) theKlamath OREGON, for Jan on page 5 0 4 ę ertify that received f r r Rostr, , o'clock M74 Mortgaĝes Cr. 4m mhar D. MILNE atte certify Record of Mort Witness CLERK affixed. 250 \$4°00 ٩, Ý 0F. lleia 1 10:04 County fee COUNTY STATE 20 book あれ County 5 . MM ŝ af. Elli OREGON, STATE OF ORSCON, NASHENSTON, 11 County of Klamath. 18 BE IT REMEMBERED, That on this _____31stday of December 1973 known to me to be the identical individual..... described in and who executed the within instrument andshe executed the same freely and voluntarily. acknowledged to me that IN TESTIMONY WHEREOF, I have hereunto set my hand and allixed my official seal the day and year last above written. A tril ----10.13.24 CALL MORNESS