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## 41576

THIS MORTGAGE, Made this 10th day of January by ana RICHARD T. DUDY and JEANNE S. DUDY, husband and wife

RUSSELL M. SHAW to

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Weigen all the weather the

WITNESSETH, That said mortgagor, in consideration of .... One. Thousand. Five. Hundred, and no/100 ------(\$1,500.00) bilars, to him paid by said mortgagee, does hereby grant, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that cer tain real property situated in Klamath County, State of Oregon, bounded and described as follows, to-wit:

The Northwesterly 36 feet 8 inches of Lot 5 in Block 55, NICHOLS ADDITION TO THE CITY OF KLAMATH FALLS, Klamath County, Oregon. ANT

Subject to that certain mortgage dated February 24, 1977; recorded February 24, 1977 in Book M-77 at page 3274; Mortgagor: Russell M. Shaw; Mortgagee: Pacific West Mortgage Co., an Oregon Corporation. Said Mortgage assigned by instrument recorded June 9, 1977 in Book M-77, atpage 10007 to George F. Adams and Carol E. Adams.

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 mortgagee, his heirs, executors, administrators and assigns forever.

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

Klamath Falls, Oregon January 10 19 78 \$ 1,500.00 I (or if more than one maker) we, jointly and severally, promise to pay to the order of RUSSELL M. SHAW

Che Thousand Five Hundred and no/100-set g/8 Klamath First Federal Savings & Loar One Thousand Five Hundred and no/100-set than Street, Klamath Falls Oregon with interest thereon at the rate of 10 percent per annum from January 10, 1978 until paid, payable in monthly interest installments of not less than \$ 25.00 in any one payment; interest shall be paid monthly and herefore the set of 10 percent per annum from January 10, 1978 until paid, payable in monthly for the set of 10 percent per annum from January 10, 1978 until paid payable in monthly for the set of 10 percent per annum from January 10, 1978 until paid percent to perform the set of 10 percent TRANS The minimum payments above required; the lifet payment to be made on the 10th day of February Visincluded in the minimum payments above required; the tirst payment to be made on the source usy dimeted and interest in the source usy dimeted and interest in the source usy dimeted and interest is become immediately due and collectible at the 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 option of the holder of this note. If this note is placed in the bands of an attorney tor collection, live promise and agree to pay holder's reasonable attorney's less and collection costs, even though no suit or action is filed hereon; however, if a suit or an action is filed, the reasonable attorney's less and collection costs, even though no suit or courts in which the suit or action, including any appeal therein, amount of such reasonable attorney's less shall be lised by the court, or courts in which the suit or action, including any appeal therein, arount of such reasonable attorney's less shall be lised by the court, or courts in which the suit or action, including any appeal therein, arount of such reasonable attorney's less shall be lised by the court.

option of the attorney's lees and collection costall be fixed by the cost. easonable attorney's lees shall be fixed by the cost. Is tried, heard or decided. Sinke werds not applicable. NO PRE-PAYMENT PENALTY Sinke werds not applicable. NO PRE-PAYMENT PENALTY Richard T. Dudy.

This Note is secured by a Second Mortgage of even date.

/s/ Jeanne S. Dudy Jeanne S. Dudy Stevens Ness Low Fublishing Co.,

Moonser .

ORM No. 217-INSTALLMENT NOTE.

A No. 217-INSTALLMENT NOTE
The date of maiurity of the debt secured by this morigage is the date on which the last scheduled principal payment becomes due, to-wit: January 10, 19, 25
And said mortgagor covenants to and with the mortgage, his holrs, excutors, administrators and assignt, there is lawfullyselect in the simple of said premises and has a valid, unoncumbered title thereto, CXCOPE AS NOCED ADOVE
and will warrant and forever defend the same against all persons; that he will pay said more a science and other charges of every
into the terms thereof; that while any part of said premises or any persons; that he will pay said more above described, when due and paynature which may be levied or assessed against said promiser of the will pay and satisfy any and all liens or encumberant the
able and before the same may become delinquent; that he will promibly pay and satisfy any and all liens or encumberant the base or may become liens on the premises or any part thereof to the lien of this morigage, the will keep the buildings
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new on or which hereafter may be ecceed on the is add premiser doring to companies to the morigage of the morigage with lass payable liver to the moridage as soon as insured. Now if the morigager is all respective interests may appear; all policies of insurance and to deliver at to build premises
the morigage at loan filter morigager sort the explanation of any part of the more pay and the will and inprovements on and the buildings
if the morigage as soon as insured. Now if the morigager is all premises and any appear; all policies of insurance and to deliver at the to the morigager in a company or companies necestable to the morigage. In a more than the original interest is payable liver to the morigage as the morigage at loan filter days prior to the emprision of any parts of any parts of any parts of insure and to deliver at the dote or
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The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a)\* primarily for mortgagor's personal family, household or agricultural purposes (see important Notice below). (a)\* Jurnarily for mortgagorization on country is mailed and the intervent area for business is a country of a purpose of the second state the second state of a purpose of the second state the second state of a purpose of the second state of a purpose of the second state of a second state of a purpose of the second state o

(b): during signification of Cauge JL watfailor is a palural notion of the busiless of consistent energies and each start of the particularies purposes.
Now, therefore, if and mortiging while 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 full force as a mortiging to secure the performance of the terms this conveyance shall be void, but otherwise shall remain in full force as a mortiging of vecount therein, for if a property of the shall covenants and the payment of said note it being agreed that a failure to perform any covenant herein, for if a property did of any kind be taken to forcelose any lien on said prevalue, and one payable, and this mortiging any be forcedesed at any time thereafter. And if the mortiging may at his option do so and any payment so made shall be able to even of any lien one or insurance or insurance of the whole secured by the mortiging any at his option do so and any payment so made shall be thered to choose the shall be and the mortiging on any at this mortiging may be foreclosed for principal, interest and the mortiging on any right arising to the mortiging and shall been interest at the same rate as said note. If the work shall be the mortiging is mortiging may any as a pay any fares or principal, interest and the mortiging and the mortiging and any payment and the mortiging and the mortiging and any time while the mortiging and distances to pay all costs incurred by the mortiging is attended to and shall been mortiging and any interval and the same and any is attended of and the mortiging and and any interval is attended to any any taxes or pay all costs incurred by the mortiging in the work and it is an appendiate court and it. An appendiate the provide is the term of the pay such any any any approximate and the same and a side in the decree of loceclosure. The same and any appendiate and the holes, executore, administratore and any approximation be any such an

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

Richard T. Dudy

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AMPORTANT NOTICE: Delete, by lining out, whichever, warranty (a) or (b) is not op-plicable; if warranty (a) is applicable and if the maringages is a creditor, or such word is defined in the Turk-inclending Act and Regulation Z, the maringages MUST comply with the Act and Regulation by making required, disclosure for this purpose; If this instrument is to be a FIRST lies to finance the purchase of a dwelling; use Stevent-Ness instrument is to be a FIRST lies to finance the purchase of a dwelling; use Stevent-Ness instrument is a sequivalent. If this instrument is NOT to be a finit lies, use Stevent-Ness form No.: 1306; or equivalent.

STATE OF OREGON. County of \_\_\_\_Klamath\_\_\_\_\_\_ ., 19....78 day of January BE IT REMEMBERED, That on this before me, the undersigned, a notary public in and for said county and state, personally appeared the within named Richard T. Dudy and Jeanne S. Dudy

known to me to be the identical dindividual described in and who executed the within instrument and acknowledged to me that the second of the same freely and voluntarily. acknowledged to me that the second of the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.

RECORDER'S USE

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TOLICION OF TOLIC UNIT Certify that the within instrument was received for record on the ment was received for record on the 11tbay of January, 19.78., at 10:36 o'clock. AM., and recorded in book M78 on page. 559 or as file/reel number 41576 Record of Mortgages of said County. Red Weight

\$3.

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A DECT

STATE OF OREGON

Witness my hand and seal of County affixed. Title By Benether S. Retach Doputy

**P2**3 Fee \$6.00