* 44:106			38-14084-7Vol.		<u> </u>
THIS MORTGAGE, M by EDWARD PAUL	<i>lade this</i>	6th	day of Februar	y	, <i>19</i> . 78
to WALTER D. HELTON					Mortgagor,
WITNESSETH That s	aid mortgago	or, in consider	ation of FIVE THOU	JSAND and No	Mortgagee, 0/100
grant, bargain, sell and convey tain real property situated in follows, to-wit: The SELSWL of Secti Willamette Meridian	unto said m Klamath	ortgagee, his Cownship	heirs, executors, adminis County, State of Oreg	strators and assign, bounded and 10 East of	ns, that cer- described as the
WIIIume ede ine, 2 - 2 - 4	· ·	-		βrinnen fr ifighet state T	
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and a second					
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					,
heirs, executors, administrator This mortgage is inte following is a substantial cop	rs and assigns ended to sec	s forever.	with the appurtenances ment of One prom	issory note, (
\$5,000 .00	Klan	nath Fall	s, Oregon	Februa	ry 6 rg 78
I (or if more than one m				the order of WA	LTER D. 'HEL'
FIVE THOUSAND and No.	/100	a	Klamath Falls,	Oregon; or	
with interest thereon at the rate of monthly installments of no	8 per ot less than \$ sents above rec 15th instalments is r his note is place ion costs, even	ymred; the firs day of e not so paid, all d in the hands though vo suit	t payment to be made on the ach month the principal and interest to beco of an attorner for collection of action is filed hereon; b	st shall be paid M ie 15th day o tealter, until the wh one immediately due to I we promise and envery if a suit of	ole-sum, principal an and collectible at th agree to pay holder an action is filed, 91
Strike words not applicable.			/s/ Edward	Paul	
	· · ·				
A No. 217—INSTALLMENT NOTE. The date of maturity of th	w debt secured	by this mortga	ge is the date on which the	Inst scheduled princ	iw Fuldas of the Post of ipal payment be-
comes due, to-wit: And said mortgagor covena seited in teo simple of said premis	nts to and with ses and has a v	, 19 the mortgagee, alid, unencombe	his hoirs, executors, adminis word title thereto	trators and assigns, t	hat he is lawfully

obligation secured by this mortgage, in a company or companies acceptuate to the mortgage, with any phase has phase the mortgages and then to the mortgage as their respective interests may appear; all policies of insurance shall be delivered to the mortgage as soon as insured. Now if the mortgagor shall fail for any reason to procure any such insurance and to deliver said policies to the mortgage at least filteen days prior to the expiration of any policy of insurance how or hereafter placed on said buildings, the mortgage at may procure the same at mortgagor's expense; that he will keep the buildings and improvements on said premises in good repair and will not commit or suffer any waste of said premises. At the request of the mortgage, the mortgager shall join with the mortgage in executing one or more financing statements pursuant to the Uniform Commercial Code, in form satisfactory to the mortgagee, and will pay for filing the same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the mortgagee. 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), (b) for an organization or (even it mortgagor is a natural person) are for business or commercial purposes other than

Agricultural purposes. Now, therefore, if said mortgagor shall keep and perform the covenants herein contained and shall pay said note according all of said covenants and the payment of said note: it being agreed that a failure to perform any covenant herein, or if a pro-ceeding of any kind be taken to foreclase any lien on said premises or any part thereof, the mortgage shall have the option to declare the whole amount unpaid on said note: it being agreed that a failure to perform any covenant herein, or if a pro-declare the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be fore-premium as above provided for, the mortgage may at his option do so, and any payment so made shall be added to and became a part of the debt secured by this mortgage, and shall bear interest at the same rate as said note without waiver, however, ci paid by the mortgage at any time while the mortgage, the mortgage agrees to pay all reasonable costs incurred by the mort gage for title reports and title search, all statutory costs and disbursements and such further sum as the trial court may adding any right arising to the nortgage or breach of covenant. And this mortgage agrees to pay all reasonable costs incurred by the mort-gage for title reports and title search, all statutory costs and disbursements and such further sum as the trial court may adjudge reasonable as plaintiff's attorney's fees in such suit or action, and if an appeal is taken from any judgment or decree entered on such appeal, all sums to be secured by the lien of this mortgage, the court, may upon motion of the mortgage, appoint a adsign of a suit or action is commenced to fuelge respectively. In case suit or action is commenced to the foreclose this mortgage respectively. In construing this mortgage, it or undege respectively. In construing this mortgage, it is understood that the mortgage, the Court, may upon motion of the mortgage, appoint a alter first deducting all of said receiver's proper charges during t

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

Edward Paul

4153

*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not ap-plicable; if warranty (a) is applicable and if the martgagee is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation Z, the martgagee MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent.

CALL.

County of LOS AN Selec

BE IT REMEMBERED, That on this 17 day of February before me, the undersigned, a notary public in and for said county and state, personally appeared the within

known to me to be the identical individual - described in and who executed the within instrument and acknowledged to me that he executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed

OFFICIAL SEAL DONALD T. HAAS JR. NOTARY PUBLIC - CALIFORNIA LOS ANGELES COUNTY My comm. expires JAN 24, 1981

(FORM No. 105A)

.....

Neturn To: TA

Attn: Marline

AFTER RECORDING RETURN 10

то

my official seal the day and year last above written. concel that Notary Public for Oregon My Commission expires

MORTGAGE STATE OF OREGON County of Klamath NE HERS LAW FUE, CO , FORTLAND ORE

SPACE RESERVED

FOR

RECORDER'S USE

I certify that the within instrument was received for record on the 6th day of March , 19 78 , at 10:35 o'clock M., and recorded in book. M78 on page4152 or as 44106 file/reel_number_ Record of Mortgages of said County. Witness my hand and seal of County affixed.

JAN 34, 581

Wm. D. Milne By Sunita Skeloch Deputy.

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