TI			EANFE Geron	
THIS MORTGAGE, Made this 27 y Reynolds E. Morgan and Patric	th <i>day of</i> cia A. Morgan,	A husband and	pril wife	, 1978
Oregonian Employees Federal (Credit Union	her	einafter called	and a construction of the
WITNESSETH, That said mortgagor, in c and $no/100$	consideration of f	···· ··· · · · · · · · · · · · · · · ·	four hun	dred
ty situated inMultnomahCounty, S	neirs, executors, adm tate of Oregon, bound	inistrators and assigned and described as	ans, that certains follows, to-with	in real prop- it:
Lot 10, Block 2, Palo Verde s State of Oregon, except that any.	ubdivision in part lying wi	the County (thin the pub)	of Multnon Lic ways,	mah, if
Together with all and singular the tenemants, here and which may hereafter thereto belong or appertain, an premises at the time of the execution of this prostation	e ne rents, issues and p	nces thereunto belongi rofits therefrom, and	sign and all fixtu	ites upon said
To Have and to Hold the said premises with the a ssigns torever. This mortgage is intended to secure the payment of 1978 in the amount of four the (\$4,400.00) to be repaid in 4 teen and 87/100 dollars (\$115 rate of 12% per annum.	a certain promissory not ousand four hu	id mortgagee, his heirs c. described as follows: .ndred and no	Dated Ap /100 doll	oril 27, lars
The date of maturity of the debt secured by this morth				nes due, to-wit:
The mortgagor warrants that the proceeds of the loan represe (a) ⁵ primarily for mortgagor's personal, family, household (b) To sur <i>mganbathner</i> or steven if smortgagen fest saturat And said mortgagor covenants to and with the mortgagee, h tennises and has a valid, unencumbered title thereto				appees. lee simple of said
nd will warrant and torever defend the same against all persons; the property said note remains unpaid he will pay all taxes, assessme this mortage or the note above described, when due and payable to the mortage or this mortage is an an and property made payable to the arr-all policies of insurance on an an input the will keep the mortage shall be void, but otherwise half termin in the above provided that after the mortage shall be and the application to decide that a failed that we are all policies of the mortage shall be void, but otherwise half termin in the vent of and policies of the mortage shall be void, but otherwise that the and the mortage shall be void, but otherwise the mortage shall be void, but otherwise the mortage shall be void that a failed the application to decide that a failed that a failed the mortage shall be void at any time the value of the mortage shall be void that the value to the the vent of any suit or action being instituted to toreclosed to any the prevaling party therefore, it is understand and this mortage may the foreclosed to any time the applicate court by sums as one applied to the coverage of the prevaling party such a submer to collect the runs and profiles of the coverage to collect the runs and profiles are and maximum shall be taken to make the provisions here and payable to the coverage of the disclosed to make the provisions here and payable to the coverage and shall be taken to make the provisions here and payable to the coverage of the prevaling party such a submer station of the coverage of the disclosers of the applicable, it is understood that the mortage of the discloser warranty is not adverted by the prevaling party and the provisions here and maximum the status of the coverage and and the discloser and and include the plural, the maxeuting the adverting all profiles of a discloser the runs and profiles of a discloser status of the coverage of the discloser status of the the provisions here and include the plural. The maxeuting the discloseres for this purpos	e and before the same may be premises or any part thereol insured in lavor of the mortg in a second second second second building and improvements of the product the coveral second second second second second the mort second second second second the mort second second second second the mort second second second second second second second second second the mort second second second second second second second second second the mort second second second the mort second second second second second second second second second second second second second second second the mort second second second second second second second second second second second the second second second second the second second second the second second second second the second second second second second second the second s	ecome delinguent; that he superior to the line of the accompany or companies ac- company or companies ac- y appear and will delive in shift and will delive in shift premises in good r en said note and and se- secure the performance of en said note and on this secure the performance of en said note and on this secure and any right arisi murkance and right arisi murkance of any right arisi and the forman any judgmer than one person, that if that generally all g dis.	evil promptly pay will promptly pay is morritage; that is by lire, with ex- entralic policies of in opair and will not of hall pay said note all of said covenan forcelose on any lir mortfage at once d any lien, encound to and become a p after the mortfager r afteres to pay all wither sum as the sment or decree entry's lees on such ind the heirs, executivation of the context so requi- tarmatical changes vear first abov	ist said property, any and sativly any he will keep the tended coverage, teader, and will surance on said commit or suffer according to its its and the pas- im on said to part of the debt its and pavable, ind pava
MORTGAGE	My commission	STATE OF OF		