FORMING 1054 MORIGAGE—One Page Long Form.		
SCO4.	<u> </u>	
THIS MORTGACE M	VOI	7 - 12-2
THIS MORTGAGE, Made this 18th	//	
	Octol	er
tó Maida N. Fisher		, 1978
[조리스트 : 전문 전략 현대 현대 등 4도 교육을 발생되는 사람들이 하지만 하는 것이다. 그는 하는 것이다. 그는 사람들이 모든 중요한 보다 하는 4 4 4 4 4 4 4 5 5 5 5 5 5 5		The state of the second
WITNESSETH That		Mortgago
eighty-four and 14/100 grant, bargain, sell and	ida.	
grant, bargain sell	deration of Inree thous	andMortgage
tain real convey unto said	Dollars, to him and	seven nundre
WITNESSETH, That said mortgagor, in cons eighty-four and 14/100 grant, bargain, sell and convey unto said mortgagee, if the convey in the c	his heirs area to him paid by sa	id mortenees do
fain real property situated in Klamath	Three thous Dollars, to him paid by sa his heirs, executors, administra	id mortgagee, does hereb
lollows, to-wit:	County S. administra	tors and assistant
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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

Probability of the second of t

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

\$ 3,784.14			promissory note.	
I (or if more than one make	mainath Fall	s, Oregon	0-4	
I (or if more than one make Three thousand seven with interest thereon at the rate of -0 Monthly installments of not less in addition to installments of not less is juglieded in the minimum never	Klamath Fall er) we, jointly and seve	rally, promise	October 18	70
Three thousand		C/O Klama	h to the order of	Maida N Finh
with interest the	hundred etch-	Klamath F	iation 540	ral Savings
with interest thereon at the rate of -0 monthly installments of not less in addition to included in the minimum payments of 8, and a like payment on the interest has been paid; if any of spirit in the interest has been paid; if any of spirit in the interest has been paid; if any of spirit interests has been paid; if any of sp	crgucy-	four and 14	7 Ro_Oregon	"aln Street,"
in addition to installments of not less in addition to is included in the minimum payments 19 18 and a like payment on the install has been paid; it any of said install easings, the holder of this note 11 install easings.	1st daned; the first	payment to be made	on the let	n/a
noider of this and mistal	ments is not	CACH Month	day	of November ""
mount of such reasonable attorney's	sts, even though no	an attorney for coll	become immediately of	whole sum, principal and
assonable attorney's tees and collection consumment of such reasonable attorney's tees is tried, heard or decided. Strike words not applicable. Prepayment without none	hall be fixed by the court.	or courts filed hereo	n; however	nd agree to now to the
		courts in which th	ne suit or action, include	r an action is liled, the
Prepayment without pena				mg any appeal therein,
Pena	ity.	************	the office of the second of th	
			Setty J. Hall	***************************************
No. 217—INSTALLMENT NOTE			***************************************	
			· · · · · · · · · · · · · · · · · · ·	********
The date of			SN	
The date of maturity of the debt comes due, to-wit:	secured by this		Stevens-Ness Lo	ow Publishing Co., Portland Co.

The date of maturity of the debt secured by this mortgage is the date on which the last scheduled principal payment becomes due, to-wit:

And said mortgagor covenants to and with the mortgagee, his heirs, executors, administrators and assigns, that he is lawfully solved in fee simple of said premises and has a valid, unencumbered title thereto

and will warrant and lorever defend 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 expensions on the same may become delinquent; that he will promptly pay and satisfy any and all liens or encumbrances of any part thereof superior to the lien of this mortgage; that he will here of this mortgage in the mortgage may from time to time require, in an amount not less than the triginal principal sum of the null drag against loss or damage by fire and such other for the mortgage as soon as insured. Now, if the mortgagor shall fall for any reason to procure any such insurance shall be delivered to the mortgage may procure the same at mortgagor's expense; that he will keep the buildings and improvements on said premises. At the request of the mortgage, the mortgager shall fall for any procure the same at mortgagor's expense; that he will keep the buildings and improvements on said premises. In the mortgage, and will not commit or suffer any waste of said premises. At the request of the mortgage, the mortgager shall decrease made by liting officers or searching agencies as may be deemed desirable by the mortgage.

The mortgager 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 ergonisation or (oven it merigagor is a natural person) are for business or commercial purposes other

Now, therefore, il said mortgagor shall 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 lorce as a mortgage to secure the performance of ceeding of any kind be taken to loreclose any lien on said premises or any part thereof, the mortgagee shall have the option to closed at any time thereafter. And if the mortgagor shall fail to pay any taxes or charges or any lien, encumbrance or insurance a part of the debt secured by this mortgage may at his option do so, and any payment so made shall be added to and become any right arising to the mortgagee for breach of covenant. And this mortgage may be foreigned by the mortgage of the mortgage of the mortgagor meglects to repay any sums so paid by the mortgage. In the event of any gages for title reports and title search, all statutory costs and disbursements and such further sum as the trial court may adjudge the mortgagor further promises to pay such sum as the appellate court shall adjudge reasonable as plaintiff's attorney's less 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 and included in the decree of foreclosure.

Each and all of the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators and assigns of said mortgagor and of said mortgage enteres to collect the rents and profits arising out of said premises during the pendency of such foreclosure, and apply the same, the singular pronoun shall be taken to mortgage may be more than one person; that if the contrained shall apply to and bind the heirs, executors, administrators and assigns of said mortgagor and of said mortgage respectively.

In case suit or action is commenced to foreclose this mortgage, the Court, may upon motion of the mortgage, appoint a alter lirat deducting all of said receiver's proper charges and expenses, to the payment of the

In construing this mortgage, it is understood that the mortgage or mortgage may be more than one person; that it the context so requires, the singular pronoun shall be taken to mean and include the plural, the masculine, the leminine and the neuter, corporations and to individuals.

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

**IMPORTANT. NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not opplicable; if warranty (c) is applicable and if the margages is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation 2, the mertgages 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; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent; Property of the state was

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6	thin instant on 19. 7 in 19. 7
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7GA	S S S S S S S S S S S S S S S S S S S
MORTGAGE (FORM No. 106A)	STATE OF OREGON, County of Klamath I certify that the within in ment was received for record of get, 10:11 oclock M., and record of Mostgages of said County affixed. Witness my hand and se County affixed. Witness my hand and se County affixed. Ecounty Clerk Tit Youth Albert M. Depurence So. On So.
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	Morman Marity Ma
	STATE OF ORE County of I certify the ment was received to the color of the color
2	County William.
	STATE OF OREGON, I certify that the within instru- ment was received for record on the 19th day of October. 19 78, at 10:11 o'clock A. M., and recorded in book M.B. on page. Record of Mortgages of said County. Witness my hand and seal of County affixed. Witness my hand and seal of Witness my hand and seal of Dounty Clerk County Clerk Fee \$6.00 Deputy. Fee \$6.00 County Clerk Fee \$6.00

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BE IT REMEMBERED, That on this ... 18th ... day of ...October... 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 she executed 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.

> Udrid Notary Public for Oregon.
>
> My Commission expires 7-19-8

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