70426 -		Vol: Page . 7984
12 13 3 AG	h and a state	Vol. m 19 Page 16369
THIS MORTGAGE, J by <u>HAROLD J. DENN</u>	Wade this 27t [S, SR. and	h <u>day of March</u> <u>DOROTHY H. DENNIS, husband</u> and wife <u>Mortgagor</u> ,
to BERTHA E. CURR		Morteagee,
tain real property situated in	Klamath	consideration of <u>THIRTY THREE THOUSAND FIVE</u> 00)- Dollars, to him paid by said mortgagee, does hereby agee, his heirs, executors, administrators and assigns, that cer- County, State of Oregon, bounded and described as
follows, to-wit: The N2S	SSNSNWA Car	d Section 25, Township 36 South, Range 11 h, in the County of Klamath, State of Oregon
HaroldyJ: (Husband) certain n Chycler Chycler This Mortgage, is h	eing-rereco	t by: and Dorothy H. Dennis to secure payment of that of which is set forth below. rded to correct the legal description as
shown previously		
or in anywise appertaining, profits therefrom, and any or at any time during the te TO HAVE AND TO	and which may (and all fixtures up of this mortgage () HOLD the said ors and assigns fo tended to secure	premises with the appuricilances unto the sure of o
33,500.00		Falls, Oregon March 27 178 and severally, promise to pay to the order of BERTHA E. CURRY
XXXXXXXX is included in the minimum payment 19.79, and a like payment on the interest has been paid; if any of said option of the holder of this note. If the	 less than \$4,000 ints above required; 20th notallments is not so ls note is placed in to the so 	the first payment to be made on the 20Ch day of MATCN by of each March thereafter, until the whole sum, principal and paid, all principal and interest to become immediately due and collectible at the be hands of an attorney for collection, 1/we promise and agree to pay holder's on suit or action is filed bercon; however, if a suit or an action is liked, the
anount of such reasonable attorney's is tried, heard or decided. * Strike words not opplicable. THIS NOTE SECURED	BY THREE	the court, or courts in which the suit or action, including any appeal therein, <u>Appendix</u> <u>Appendix</u>
MORGAGES, DATED 3	127178. Here	Marine SI
RM No 217-INSTALLMED NOTE	<u></u>	the monthing is the date on which the last scheduled principal payment
comes due, to-wit: And said mortgagor cove selsed in tee simple of said pro	nants to and with the mines and has a valie	mortgagee, his heirs, executors, administrators and assigns, that he is lawfully , unencumbered title thereto
and will warrant and forever du the terms thereof; that while a nature which may be levied or able and before the same may	lend the same again ny part ol said note assessed against said become delinquent;	it all persons: that he will pay said note, principal and interest, according to remains unpaid he will pay all taxes, assessments and other charges of every property, or this mortgage or the note above described, when due and pay- that he will promptly pay and satisfy any and all liens or encumbrances that there of superior to the lien of this mortgage; that he will keep the buildings it thereof superior to the lien of this mortgage; that he will keep the buildings and premises continuously insured against loss or damage by fire and such other and premises continuously insured against loss or damage by the note of

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are or may become neuron of the presence of the said premises continuously insured against loss or damage by fire and such other now on or which hereafter may be erected on the said premises continuously insured against loss or damage by fire and such other now on or which hereafter may be erected on the said premises acceptable to the mortgagee, with loss payable list to the mote or obligation secured by this mortgage, in a company or companies acceptable to the mortgagee, with loss payable list to the mortobligation secured by this mortgage, in a company or companies acceptable to the mortgagee, with loss payable list to the mortgagee and then to the mortgage respective interests may appear; all policies of insurance shall be delivered to the mortgagee as soon as insured. Now, if the mortgagor shall tail for any reason to procure any such insurance and to deliver said policies gagee as soon as insured. Now, if the mortgagor shall tail for any reason to procure any such insurance and to deliver said policies to the mortgagee at least fifteen days prior to the expiration of any policy of insurance now or hereafter placed on said buildings, to the mortgagee nay procure the same at mortgagor's expense; that he will keep the buildings and improvements on said premises the mortgagee in executing one or more limincing statements pursuant to the Unitorn Commercial Code, in form satisjoin with the mortgagee, and will pay for filing the same in the proper public office or offices, as well as the cost of all lien factory 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 deened desirable by the mortgagee.

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mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: primarily for mortgagor's personal, family, household or agricultural purposes (see Important Notice below), for an organization or (even if mortgagor is a natural person) are for business or commercial purposes other than The morteador (b)

agricultural purposes. Now, therefore, if 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 force as a mortgage to secure the performance of all of said covenants and the payment of said note; it being agreed that a failure to perform any covenant herein, or it a pro-ceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage shall have the option to ceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage shall have the option to ceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage shall have the option to closed at any time therealter. And if the mortgage may at his option do so, and any payment so made shall be added to and become premium as above provided for, the mortgage and shall bear interest at the same rate as said note without waiver, however, of any right arising to the mortgage for breach of covenant. And this mortgage may be foreclosed for principal, interest and all sums paid by the mortgage at any time while the mortgage, the mortgage may be foreclosed for principal, interest and all sums suit or action being instituted to foreclose this mortgage, the mortgage nary be foreclosed for principal, interest and all sums on such appeal, all sums to be secured by the line of this mortgage and included in the decree of toreclosure. The assonable costs incurred by the imortgage respectively. I In case suit or action is commenced to foreclose this mortgage respectively. I In case suit or action is commenced to foreclose this mortgage, the court shall adjudge reasonable costs, administrators and assigns of said mortgage of and untigge respectively. I In case suit or action is commenced to foreclose this mortgage, the court shall apply to and bind the heirs, executors, administrators after first deducting all of said profit

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

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eIMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and if the motigages is a creditor, as such word is defined in the Truth-In-Lending Act and Regulation Z, the mortgages MUST, compliantly with the Act and Regulation by making required distances; for this purpose, if this instrument is to be a FIRST line to finance; the purchase of a dwelling, us Stevens-Ness Form No. 1306, or equivalent.

JOB OF OVERAUM OF in the term of the first state. East to be to be done STATE OF OREGON, SS. W. Frankinski vin Station 間目間 a Taciff County of les Augeles

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(La clares)

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BE IT REMEMBERED, That on this day of April , 19 7.8, before me, the undersigned, a notary public in and for said county and state, personally appeared the within named Harold J. Dennis, Sr. and Dorothy H. Dennis

known to me to be the identical individual. S described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily.

my official seal the day and year last above written. 19.00 OFFICIAL SEAL Ziceg DY. A CRAIG H. DENNIS imes COMMISSION EXPIRES March 16, 1980 Notary, Public for Oregon. Cali forwin My Commission expires MARCH Ib, 1980 6) 1 1 6 2 Commissi an mena his notice 61 T 1 NTR SIL ND 2.8 DOJ MPIHSTATE OF OREGON SS. MORTGAGE County ofKlamath..... CUMISSION OF 100 (FORM No. 105A) I certify that the within instru-建建立中 ment was received for record on the at 3:43 o'clock P.M., and recorded ACE RESERVED ŝ 3665% 18.4 TO. JA FOR 11 ORDER'S USE RÉC Witness my hand and seal of County affixed. AFTER RECORDING RETURN TO INDEX Title Wh. D. Milne Jen . 100 Marlene Subles Deputy. Maretha 31188 Fee \$6.00

16371 TTE OF OREGON; COUNTY OF KLAMATH; \$3 nis _____ A. D. 19 79 at 3:33 clock PM., or -uly recorded in Vol. <u>M79</u>, of <u>Mortgages</u> on Poge16369 Fee \$9.00 Wm D. MILNE, County Cl-