A-11595 5+7391 99559 1.14 THE MORTGAGOR George R. Kennedy and Madaline J. Kennedy, Husband and wife hereby mortgage to FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, a Federal Corporation, here-inafter called 'Mortgagee," the following described real property, situtated in Klamath County, State of Oregon, and all Interest or estate therein that the mortgagor may hereafter acquire, together with the income, rents and profits thereof, towit: The WaSZNESEASEA of Section 11, Twp. 39 S. R. 9 E. W. M., together with all heating apparatus (including firing units), lighting, plumbing, water, heater, venetian blinds, and other fixtures which now are or hereafter may be attached to or used in connection with said premises and which shall be construed as part of the realty, to secure the payment of a certain promissory note executed by the above named mortgagors for the principal sum of Sixteen thousand five hundred and no/100 Dollars. bearing even date, principal, and interest being payable in monthly installments of \$ 118,20 on or before <u>the 40th</u> <u>day of each calender month</u> <u>commencing</u> <u>September 20th</u> <u>19</u>65 and to secure the payment of such additional money, if any, as may be loaned hereafter by the mortgage to the mortgage or others having an interest in the above described property as may be loaned hereafter by the mortgage to the mortgage indebted-others having an interest in the above described property as may be videnced by a note or notes. If the mortgage indebted-any payment on one note and part on another, as the mortgage may credit payments received by it upon any of said notes, or part of mortgages covenants that he will keep the buildings new of hereafter excited on said mortgaged property continuously insured with loss payable first to the property in such companies as the mortgages of margines of the mortgages. The mortgage to the full amount of said indebtedness of a basis capit to settle and dutat such loss of amarge loss or damage to the property hereafter approximate the mortgage in the mortgage and used in debtedness. In the event of forelessme diversion down to said mortgage and pay the proceeds, or so much thereafter approximate the mortgage in the mortgage in the mortgage approximate the mortgage basis of much comparity and in the mortgage appropriate the property and in the settle and eduats such loss of amarge loss or damage to the property hereafter approximate the mortgage and mortgage the right to casis and transfer said of the mortgager in all policies to here in force shall pass to the mortgage thereby giving and mortgage the right to casis and transfer said policies. iclos. The mortgagor further covenants that the building or buildings new on or hereafter erected upon said premises shall be kept in good alr, not allered, extended, removed or demolished without the written consent of the mortgage, and to complete all buildings in course construction or hereafter constructed thereon within six months from the date thereof or the date construction is hereafter commenced, mortgage of the note and one of the indebledness which it secures or any itensections in each or date or assessed caylingt said premises, or upon adjudged to be prior to the line of this mortgage or which becomes a prior to the proved proved in the premise premiums empty payment of a pickly which may be assigned as further security to mortgage; that for the purpose of providing regularly for the premiums while any taxing assessments and covernments charges levings or primat the mortgage can the date instrumes premiums en principal and instructe taxes, assessments and proventented charges levings. payable an amount equal to 1/12 of said yearly charges. Should the mortgager fail to keep any of the foregoing covenants, then the mortgage may perform them, without waiving any other stress in accordance with the teams of a contain promissory note of over data herein and to be repayable by the mortgager and shall beer test in accordance with the teams of a contain promissory note of over data herein and be repayable by the mortgager and shall beer test in accordance with the teams of a contain promissory note of over data herein and be repayable by the mortgager and shall beer itest in accordance with the teams of a contain promissory note of over data herein of any of the coverants herein or contained in the In accordance with the teams of a contain promissory note of over data herein of any of the coverants herein or contained in the large of default in the payment of any instribution of the neutron shall, at the mortgager of default or promettate without notice, and this mortgager and shall beam as atternate free in any suit which the mortgager of default or promettate to the the large shall here the mortgager and shall beam as atternate free in any suit which the mortgager of the pay the cost of any thread or to foreclare this mortgager and shall escured hereby and may be included in the decree of brackers. Under the cost of the hereby and here there while each proceeding is pondary, the mortgager, without notice, may apply for and secure any to include the mortgager of at my time while each proceeding is pondary, the mortgager, without there, my any the account of the mortgager or at my time while each proceeding is pondary, the mortgager and probe the decree of problem. Upon being any this include the mortgager of at my time while each proceeding is pondary, the mortgager and problem through and probe the decree of problem. The restructor constants here a personal detribute under the decree the decree before the while hereit on. consents to a personal detailency induced for any part of the debt hereby secured which shall not be p The montrager of said moverty. Words used in this martyrine in the present tease shall include the fature tense; and in the reactiline shall include the r genders; and in the singular shall include the planal; and in the planal; include the singular. Each of the covening and agreements herein shall be binding up a all successes in interest of each of the montgrapher, thall mure to the benefit of any successors in interest of the montparpool WErr Deorge A Lennedy 10.65 Pated at Kirmath Palls, Oregon, this 9th STATE OF OREGOU + 59 Coupty of Klamath Tills CERTIFIES, that on this 2th day of August A. D. 19.65 before me, the underrighted of Noticry Public for and state personally experied the within named George R. Kennedy and Madaline J. Kennedy, husband and wife to me knowleto to the identical person S described in and who exempted the withur instrument and a knowledged to me that they measured the same freely and voluntarily for the purposes therein expressed. outed the same freely and voluntarily for the purposed therein expressed. IN TESTIMONY WHEPEOF, I have bereanto not my hand and official soul the Day and the transmission written. Notary Public for the State of Oregon Residing at Klampth Falls, Oregon My commission excises: 12 67 23 2 74

	719 MORTGAGE		
	Mortgagors –To– FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION OF KLAMATH FALLS		
	KLAMATH FALLS Klamath Falls, Oregon Mortgagee STATE OF OREGON County of Klamath Filed for record at the request of mortgagee on		•
	August 9, 1965 at 16 minutes past 4:00 clock P.M. and recorded in Vol. M-65 of Mortgages, page 718 Records of said County	ر ۲	
	Dorothy Horars County Clerk. By Farm M. First Tea Deputy. For 3.00 Mail to FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION OF KLAMATH PALLS		
	Klamath Palls, Oregon	a A Marina da Cara de Cara A de Cara de C	
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