4083 101206 rea 1363

THE MORTGAGOR

Delmar N. Anning and Mary B. Anning, husband and wife

hereby mortgage to FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, a Federal Cerporation, hereinafter called "Mortgagee," the following described real property, situated 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:

Lots 2, 3, 4, 5, 6, 7 and 8 in Block 4 of CANAL ADDITION to the City of Klamath Falls, Oregon, according to the official records thereof on file in Klamath County, Oregon.

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and the second s				
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gether with all heating apparatus hich now are or hereafter may be a c realty, to secure the payment of Forty-Five Thousand a	a certain promissory note exemple No/100	on with said premises and cuted by the above name	d mortgagors for the	principal sum of
ollars, bearing even date, principa	l, and interest being payable	in monthly installments o	f \$ 335.50 on or	before the
Tour day of caon calone		commencing	March 15	₁₉ 66
nd to secure the payment of such a	dditional money if any as	nay be loaned hereafter b	v the mortgagee to the	he mortgagor or
thers having an interest in the abo ess is evidenced by more than one by payment on one note and part	ve described property as ma- note, the mortgagee may cro on another, as the mortgage	y be evidenced by a note edit payments received by may elect.	it upon any of said r	otes, or part of
The mortgagor covenants that he ainst loss by fire or other hazards,	will keep the buildings now or in such companies as the mor	hereafter erected on said gagee may direct, in an amo	mortgaged property cor unt not less than the face	ntinuously insured of this mortgage,
The mortgagor covenants that he gainst loss by fire or other hazards, ith loss payable first to the mortgage ortgages. The mortgagor hereby assiss or damage to the property insures and apply the proceeds, or so much to the mortgagor in all policies then in ollicies.	e to the full amount of said in ins to the mortgages all right the mortgagor hereby appoin	in all policies of insurance is the mortgage as his agen	arried upon said properi t to settle and adjust suc	ly and in case of
nd apply the proceeds, or so much to the mortgagor in all policies then in policies.	force shall pass to the mortgag	se thereby giving said mortg	agee the right to assign	and transfer said
The morigagor further covenants	that the building or buildings or demolished without the writ	now on or hereafter erected ten consent of the mortgages	upon said premises shall , and to complete all b	be kept in good uildings in course
construction or hereafter constructed he mortgagor agrees to pay, when du	thereon within six months froe, all taxes, assessments, and c	m the date thereof or the charges of every kind levied o	iate construction is here or assessed against said	ofter commenced.
is mortgage or the note and or the ir e adjudged to be prior to the lien of th	idebtedness which it secures or is mortgage or which becomes a	prior lien by operation of la	on merewith or any other w; and to pay premiums ding requirity for the p	on any life insur- rompt payment of
The mortgagor further covenants point, not altered, extended, removed construction or hereafter mortgagor to the mortgagor or the sold mortgagor or the not conder the its adjudged to be prior to the lien of the policy which may be assigned as it taxes, assessments and governments in the indebtedness secured hereby rere payable an amount equal to 1/12 or	lumer security to morigages; to a charges levied or assessed agmains unpaid, morigagor will point said yearly charges.	ainst the mortgaged property ay to the mortgages on the	and insurance promium date installments on prir	ns while any part icleal and interest
Should the mortgagor tall to keep ght or remedy herein given for any s	o any of the foregoing covenant such breach; and all expenditur a certain promissory note of e	s, then the mortgages may es in that behalf shall be s ven date herewith and be re	periorin them, without vectoring them in the mortgage payable by the mortgage	e and shall bear or on demand.
In case of default in the paymen application for loan executed by the n ue without notice, and this mortgage	it of any installment of said de nortgagor, then the entire debt may be foreclosed.	bl, or of a breach of any of hereby secured shall, at the	the covenants herein or mortgagee's option, be	r contained in the come immediately
The mortgagor shall pay the more crotect the lien hereof or to foreclose to eartching records and abstracting sample cition to foreclose this mortgage or at the appointment of a receiver for the m	rigagee a reasonable sum as a his mortgage; and shall pay th which sums shall be soured h any time while such procoeding ortgaged property or any part t	ttorneys fees in any sult white costs and disbursements a oreby and may be included is is pending, the mortgages, hereof and the income, rentresses.	ch the mortgagee defend llowed by law and shal n the decree of foreclosus without notice, may app s and profits therefrom,	is or prosecutes to il pay the cost of re. Upon bringing ply for and socure
The mortgagor consents to a per said property.	sonal deficiency judgment for a	ny part of the debt hereby se	cured which shall not be	paid by the sale
Words used in this mortgage in to outer genders; and in the singular sh	he present tense shall include tall include the plural; and in t	he future tense; and in the he plural shall include the	masculine shall include singular.	the feminine and
Each of the covenants and agreal inure to the benefit of any successions.	ements herein shall be bindin essors in interest of the mortga	g upon all successors in inte	erest of each of the mor	tgagots, and each
Dated at Klamath Falls, Oregon,			February	19.66
8 24 H. P. J. V.		+ Wilmas	February Lague	ng
		(1772)	(SEAL)	
W. othry's		J. Klery	(SEAL)	*g
				0
TATE OF OREGON (sa county of Kidmath (sa				
THIS CERTIFIES that on this	17th day of	February	***************************************	
. D., 196.6. before me, the unders	igned, a Notary Public for said	state personally appeared th	ne within named	
Delmar N.	Anning and Mary E.	Anning, husband	and wife	
o me known to be the identical perso executed the same freely and voluntar	n8. described in and who ex lly for the purposes therein exp	ocuted the within instrument	and acknowledged to r	ne that they
IN TESTIMONY WHEREOF, I hav	e herounto set my hand and o	fficial seal the day and ye	ar last above written.	
	/-	Whic	v 717. Lle	elue