



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 if a pro-ceeding of any kind be taken to foreclose any lien on said premises or any part thereol, the mortgage shall have the option to declare the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be fore-closed at any time thereafter. And if the mortgager shall fail to pay any taxes or charges or any lien, encumbrance or insurance premium as above provided for, the mortgage may at his option do so, and any payment so made shall be added to and become a part of the dobt secured by this 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 covennat. And this mortgage may be fore-dide to action being instituted to foreclose this mortgage, the mortgag agrees to pay all reasonable costs incurred by the mor-saut or action being instituted to foreclose this mortgage, the mortgag agrees to pay all reasonable costs incurred by the mor-gage for title reports and title search, all statutory costs and disbursements and such further sum as the trial court may adjudge reasonable as plaintiff's attorney's lees in such suit or action, and if an appeal is taken from any judgment or decree entered in such appeal, all sums to be secured by the lien of this mortgage and included in the decree of loreclosure. Each and all oi the covenants and agreements herein contained shall apply to and bind the heirs, executors, administrators and assigns of said mortgage, it is understood that the mortgage may be more than one person; that if the and costier to coliect the rents and profits arising out of said premises during the pondency of IN WITNESS WHEREOF, said mortgagor has hereunto set his hand and seal the day and year first above written. 1. Schme 1 on N-68 1 of Y seal MORTGAGE ins on within record and hand of Klamath the for book... Record OREGON, that ived 1 ទួ 00 Rogers I certify that was received day of J , at 3:17 щ . રો Jerer'e .E 1 Witness I County affixed. County. Land C 240 recorded 6381 Dorothy STATE OF unty unty ment w 30 19.68 said ů and of STATE OF OREGON, County of ..........Klamath... BE IT REMEMBERED, That on this 24th day of July , 19 68 , 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.9... described in and who executed the within instrument and they..... executed the same freely and voluntarily. acknowledged to me that... IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed TEREOF, I nave nereunto set my hand and attixe official seal the day and year last above written. Tatty Notary Public for Oregon. Commission expires 6-33-69 32 

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