VOM70 PAGE 448 3,00 38933 THE MORTGAGOR FRANK F. GANONG AND THERESA G. GANONG, husband and wife REUBEN R. LARSON AND OPAL N. LARSON, 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, 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: Lot 9 in Block 209 of Mills Second Addition to the City of Klamath Falls, Oregon, according to the official plat thereof 1970 on file in the records of Klamath County, Oregon æ 51. N FEB-24together 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 FIFTY TWO THOUSAND FIVE HUNDRED AND NO/100 Dollars, bearing even date, principal, and interest being payable in monthly installments of \$ 455,70 on or and to secure the payment of such additional money, if any, as may be loaned hereafter by the mortgagee to the mortgagor or others having an interest in the above described property as may be loaned hereafter by the mortgagee to the mortgagor or ness is evidenced by more than one note, the mortgagee may credit payments received by it upon any of said notes, or part of any payment on one note and part on another, as the mortgagee may elect. The mortgager covenants that he will keep the buildings now a before the 10th day of each calendar month, any payment on one note and part on another, as the mortgaget may treet. The metgager covenants that he will keep the buildings now or hereafter erected on said mortgaged property continuously insured gainst loss by fire or other hexards, in such companies as the metigages may direct, in an amount not less than the face of this merigage, with loss payable first to the mortgage the full mortgage all right in all policies of the mortgager, all policies to be held by the mortgages. The mortgage to the property much thereof as may be necessary, in payment of said mortgages the right to assign and transfer said and apply the proceeds, or so much thereof as may be necessary, in payment of said mortgages the right to assign and transfer said of the mortgager in all policies then in force shall pass to the mortgage thereby giving said mortgages the right to assign and transfer said of the mortgager in all policies then in force shall pass to the mortgage thereby giving said mortgages the right to assign and transfer said of the mortgager in all policies then in force shall pass to the mortgage thereby giving said mortgages the right to assign and transfer said oblicies. cles. The mortgagor further covenants that the building or buildings now on or hereafter erected upon said r in not altered, extended, removed or demolished without the written consent of the inotiguyes, and to co onstruction or hereafter constructed thereon within six muths from the date hereof or the date constru-mating or the note and/or the indebudness of the secures or any transactions in connection they do to railedged to be prior to the lies of this mortgage, which becomes a prior lies by operation of a providing regular to the note assigned as turther security to mortgage; that for the purpose of providing regular target, assessments and governmental charge serving to mortgages, the mortgaged propry and insure target, assessments and governmental charget which excesses and gains the mortgage on the date installer payable an amount equal to 1/12 of seid yearly charges. and to complete all buildin e construction is hereafter assessed against said premi therewith or any other lier and to pay premiums on a g regularly for the prompt d insurance premiums wh Should the mortgagor fail to keep any of the forsgoing covenants, then the mortgages may or remedy horein given for any such breach; and all expenditures in that behalf shall be set in accordance with the terms of a certain promissory note of even date herewith and be in accordance with the terms of a vertain promissory note of even date herewith and be in accordance with the terms of a vertain promissory note of even date herewith and be in accordance with the payment of any installment of said debt, or of a breach of any inclusion for loca executed by the mortgagor, then the entire debt hereby socured shall, at it without notice, and this mortgage may be foreclosed. waiving any other may perform the l be secured by l be repayable by without notice, and this morigage may be however, The nortgagor shall pay the morigage a reasonable sum as attorneys less in any suit wh the head of the forecless this morigage; and shall pay the costs and disbursoments of the lien head of the forecless this morigage; and shall be secured and may be included hing records the morigage or at any time while such proceeding is pending, the morigage to forecless this morigage or at any time while such proceeding is pending, the morigage, to forecless the morigage of the morigaged property or any part thereof and the income, ren any suit which the mo in the consents to a personal deficiency judgment for any part of the debt hereby secured mortgagor Words used in this mortgage in the present tense shall include the future tense; and in the ma genders; and in the singular shall include the plural; and in the plural shall include the si shall be binding upon all Each of the covenants and agreements herein inure to the benefit of any successors in interes Arebohar 70 20th day ath Falls, Oregon, this Lated, at Kla 1 ISEALY non Meren STATE OF OREGON (55 County of Klamath February THIS CERTIFIES, that on this _____23rd mor ... day of . mort FRANK E. GANONG AND THERESA G. GANONG, husband and wife to my known to be the identical person. S. described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily for the purposes therein expressed. ness IN TESTIMONY WIEREOF, I' have hereunto set my hand and offic afore Notary Public for the State of Oregon Residing at Klamath Falls, Oregon, ummission expires: October 25, 1970 of th acknow ** • -PUDLIC unto m My commission OFFEC premise 5 the own secured continue performa notes sed authorize

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1449 i. ្លឹមទ STATE OF OREGON) SS. COUNTY OF KLAMATH) Jie KSew THIS CERTIFIES, that on this 23 sd day of 32 sd day of 32 sd and 32 sd day of 32 sd and $32 \text{$ personally appeared the within named REUBEN R. LARSON AND OPAL N. LARSON, husband and wife to me known to be the identical persons described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily for the purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal the day and year last above written. Notary Public for the State of Oregon Residing at Klamath Falls, Oregon. My commission . expires :/c -15-73 14 107. 72 1LIC FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION OF KLAMATH FALLS Clerk. tothe <u>р</u>. Mortgago ΰ of Morte FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION OF KLAMATH FAULS said past3:00_o'clock-MORTGAGE ğ February 24, 1970 Klamath Falls. Oregon Ъ lath Falls, Oregon Filed for record at the request of Records recorded in Vol. M-70 K' 2 STATE OF OREGON {ss County of Klamath WM D. MILNE 1°H Mail \$3.00 arles ites 1448 Klar FEE 52 pu ÷ n an an ann ann ann ann ann an tha an tha ann an tha ann an tha ann an tha an tha an tha an tha an tha an tha Tha an mor mor ness afore of th acknow unto m 52 ¥, Premis the own secured continue performa 1-1.40 notes sec authorize oc_{cu}
