

morrgage to EQUITABLE SAVINGS & LOAN ASSOCIATION, an Oregon corporation, morrgagee, the following described real estate: Lot 11 in Block 4 SECOND ADDITION TO SUNSET VILLAGE, Klamath County, Oregon,

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with the appurtenances, tenements, hereditaments, casements, rents, issues, profits, water rights and other rights or privileges now or hereafter belonging to or used in connection with the above described premises and including but not limited to all plumbing, lighting, heating, cooling, ventilating, cleaning and elevating, gas and electric equipment; water systems and equip-ment for domestic use or irrigation purposes, window shades, shutters, awnings, window screens, screen doors, mantels, boilers, air conditioning units, oil burners, tanks, shrubbery and trees, now or hereafter attached to, located on or used in connection with said premises, and whether the same be attached to said premises by means of screws bolts, ping connectioner, with said air conditioning units, oil burners, tanks, shrubbery and trees, now or hereafter attached to, located on or used in connection with said premises, and whether the same be attached to said premises by means of screws, bolts, pipe connections, machinery or in any other manner, together with all interest therein that the mortgagors may hereafter acquire, to secure the payment of \$24,000.00, and such additional sums as are evidenced by a certain promissory note of even date herewith signed by the mortgagors and payable at the office of the mortgagee at Portland, Oregon, and interest thereon, in 300 equal monthly payments commencing with September 20, 1971; and the due date of the last such monthly payment shall be the date of maturity of this mortgage; and this mortgage shall secure any and all additional future advances that may hereafter be made. hat may hereafter be made.

In addition to the monthly payments of principal and interest payable under the terms of the note secured hereby, the mortgagers will each month pay to the mortgagee until the said note is fully paid a sum equal to the taxes and assessments next due on the mortgaged property (all as estimated by the mortgagee) divided by the number of months to elapse before one month prior to the date when such taxes and assessments will become delinquent, such sums to be held by the mortgagee in trust to pay said taxes and assessments.

In trust to pay said taxes and assessments. The morrgagers covenant that they are the owners in fee simple of said real estate and entitled to possession thereof; that they have the right to morrgage the same; that it is free from encumbrances; that they will keep the same free from all encumbrances, including those of record, whether legal or otherwise; that they will warrat and defend the same forever against all claims and demands whatsoever; that they will pay said note according to the terms thereof; that they will pay all real property taxes and assessments levied or assessed against the premises at least ten days before the due date thereof, or for any installment thereof; that they will not use said property for any unlawful purpose; that they will complete all build-ings in course of construction or to be constructed thereon within six (6) months from the date hereof; that they will keep all buildings in good repair and continuously insured against fire and other hazards to the satisfaction of the morrgage and the morrgagee attached to be delivered to the morrgagee, at its option, to apply any insurance proceeds to the indebtedness hereby secured or to rebuilding or restoring the premises; that they will pay all premiums upon any life insurance policy which may be held by the morrgagee as additional security for the debt herein referred to. Should the morrgages fail to the morrgage, and the arte of ten (10) per cent per annum, or the maximum rate of interest perns¹/s¹ by law, shall draw interest until repaid at the rate of ten (10) per cent per annum, or the maximum rate of interest perns¹/s¹ by law, at its option sue to collect all or any part of the alorementioned expenditures without forcelosing its mortgage, and the mortgager may at its option sue to collect all or any part of the alorementioned expenditures without forcelosing its mortgage, and the mortgage or the validity of any encumbrances, taxes or assessments against the property. In the event of sale of the above de The mortgagors covenant that they are the owners in fee simple of said real estate and entitled to possession thereof;

The mortgagors consent to a personal deficiency judgment for any part of the debt hereby secured which shall not be paid by the sale of the said property, and in case of foreclosure, expressly waive any claim of homestead and all rights to possession of the premises during the period allowed by law for redemption.

The moregagors hereby expressly assign to the moregagee all rents and revenues from said real property or any improvements thereon and hereby assign any leases in effect or hereinafter in effect upon said premises or any part thereof, 26

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2238 and in the event of default in any of the provisions of this mortgage and while said default continues, hereby authorize and empower the mortgagee, its agents or attorneys, at its election, without notice to the mortgagors, as agent for the owner, to take and maintain full control of said property and improvements thereon; to oust tenants for non-payment of renit; to lease all or any portion thereof, in the name of the owner, on such terms as it may deem best; to make alterations or repairs it may deem advisable and deduct the cost thereof from the rents; to receive all rents and income therefrom and issue receipts therefor; and out of the amount or amounts so received to pay the necessary operating expenses and retain or pay the customary charges for thus managing said property; to pay the mortgagee any amount due upon the debt secured by this mortgage; to pay taxes, assessments and premiums on insurance policies, or renewals thereof, on said property, or amounts necessary to carry out any covenant in this mortgage contained; the mortgagee to determine which items are to be met first; but to pay any overplus so collected to the owner of said property; and those exercising this authority shall be liable to the owner only for the amount collected hereunder and the accounting thereof and as to all other persons those exercising this authority are acting only as agent of the owner in the protection of the mortgagee's interests. In no event is the right to such management and collection of such rents to affect or restrict the right of the mortgage to foreclose this mortgage in case of default. case of default.

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such management and collection of such rents to affect or restrict the right of the mortgage to foreclose, this mortgage in case of default. The is material and of the essence hereof, and if default be made in the payment of the debt hereby secured or any installment thereof, or interest, or in the performance of any other covenant herein contained, or if a proceeding under any bankruptcy, receivership or insolvency law be instituted by or against any of the mortgagors, or if any of the mortgagors make an assignment for the benefit of creditors, then in such or any of said cases, the balance of unpaid principal with accrued interest, and all other indebtedness hereby secured, shall, at the mortgagee's election, become immediately due, without notice, and this mortgage may be foreclosed; and in addition, mortgage may age's failure, to exercise, or waiver of, any right or option or its waiver of any default shall not be deemed a waiver of any future right, option or default. In any suit to foreclose this mortgage or in any suit or proceedings in which the mortgagee is obliged to defend or protect the lien hereof, or in which the mortgagees agree to fore condemnation or partition of the whole or part of said property, or any interest increding thereof, including suits to quiet title or for condemnation or part to reasonable sum as attorney's fees, which said destracting the same, as may necessarily be incurred in foreclosing this mortgage or defauling the same, or participating in any suit or proceeding the same, or participating in any suit or proceeding the same, as may necessarily be incurred in foreclosing this mortgage or defauling the same, or participating in asses further agree that a receiver may be appointed in any suit or proceeding to foreclose. In the absence of any such necessarily be incurred in foreclosing this mortgages or defaulting the same, or participating in any suit or proceeding the same, or participating in any suit or proceeding the same, or participating in any suit or proceeding the s

Each of the covenants or agreements herein shall be binding upon all successors in interest of each of the mortgagors, and shall inure to the benefit of all successors in interest of the mortgagee. Whenever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

Dated this	lith	day of	March	, A.D. 19 7 Melen 60/eu	n ent
				τM_{-}	L. Stewart
				Mary Lo	u Stewart
STATE OF OREGON County of Klamat	n	} ss.			
On the for said county and state, husband and wife	14 ^{-4A} personally appeared	day of M the within named		71 , before me, a Not VART and MARY LC	
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MORTGAGE MELVIN L. STEMART, et ux Montgage EQUITABLE SAVINGS & LOAN ASSOCIATION Montgage	STATE OF OREGON County of KLAMATH Filed for record at request of mortgagee on MADCH 1444 1000	2.05	1 3 46	H .	in street
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