AT I ST THE 1 - -28-794 35-965 8681 July 6 11:50 1971 5:1990 VOL 11/ PAGE 7016 10 1 THE MORTGAGOR DENNIS R. HASSELL & GRACE A. HASSELL , Husband and Wife RONALD E, PHAIR AND LORRAYNE PHAIR, 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: til. Nunž uñt i (2) Lot 11 in Block 1 COUNTRY GARDENS, Klamath County, -Oregon. L# 8. Sul Ju WARR. au . . 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 5-J SIXTEEN THOUSAND EIGHT HUNDRED AND NO/100-----Dollars, bearing even date, principal, and interest being payable in mornix mornix mornix semi-annual installments J on the 30 day of Dec. 1971 and the 30 day of June 1972 and the principal The morigager covenants that he will keep the buildings new or hereafter erected on said morigaged property continuously insured against less by fire or other hazards, in such companies as the morigagee may clicct, in an amount not less than the face of this morigage with less payable first to the morigage to the full amount of said indebtedness and then to the morigager; all policies to be hold by the morigagee. The morigage hereby assigns to the morigagee all right in all policies of insurance carried upon said property and in case of less or damage to the property insured, the morigage hereby appoints the morigagers. In such adjust such less of damage of the morigager in all policies then in force shall pass to the morigage thereby giving said morigages the right to assign and transfer said of the morigager in all policies then in force shall pass to the morigage thereby giving said morigages the right to assign and transfer said policies. valu policies. The mortgagor further covenants that the building or buildings new on or hereafter stacted upon said promises shall be kept in good repair, not altered, extended, removed or demolished without the written consent of the mortgagoe, and to complete all buildings in course of construction or hereafter constructed thereon within six months from here of every kind levied or assessed against said premises, or upon the mortgagor egrees to pay, when due, all taxes, assessments, and and the rest of the date construction is hereafter commenced. The mortgagor egrees to pay, when due, all taxes, assessments, and a from soil every kind levied or assessed against said premises, or upon this mortgagor egrees to pay, when due, all taxes, assessments, and or any transactions in connection therewith or any other line which may be adjudged to be price to be slowed and the indebiding or which becames a prior line by operation of law; and to pay premiums on any life insur-ance policy which may made a further socurity to mortgagoe; that for the purpose of providing regularly for the promit payment of an taxes, assessed against the mortgaged property and insurance premiums while any part at taxes, build the mortgage of the lower of the payment of the payment of the mortgage of the sole and taxes and the socurity for the promit shall moving. Direct the socure of the payment of the bay beinged to mortgage of the to keep any of the foregoing covenants, then the mortgage or any perform them, without waiving any other broud the mortgagor fail to keep any of the foregoing covenants in the the hold is be secured by the mortgage and shall be as a deditional security for the payment of the hold in mortgage or any sole hereaby secured. Brould the mortgage fail to keep any of the foregoing covenants, then the mortgage may perform them, without waiving any other interest in accordance with the terms of a certain promissory note of own date hereaby the mortgage of any the mortage of the the term to mark the term to the th its 11 wid nec pol ove Or E* 61 25 est in accordance with the terms of a certain promissory note of over the term intervent and be topped by the interpret of admission of a state of a breach of any of the coverants herein or contained in the feature for load ascented by the morigages, then the entire debt hereby socured shall, at the morigages's option, become immediately without notice, and this morigage array be foreclosed. The morigager shall pay the morigage, and shall pay the costs and dispursements allowed by low and shall pay the cost of cit the line hereof or to foreclose this morigage, and shall pay the costs and dispursements allowed by low and shall pay the cost of cit the line hereof or to foreclose this morigage, and shall pay the costs and dispursements allowed by low and shall pay the cost of cit the line hereof or to foreclose this morigage, and shall pay the costs and dispursements allowed by low and shall pay the cost of cit the line hereof or an other while such proceeding is ponding, the morigage, without notice, may apply for and source appointment of a receiver for the morigaged property or any part thereof and the income, ronts and profits thereform. 1.14 1 consents to a personal deficiency judgment for any part of the debt hereby secured which shall not morigagor 12 ortgage in the present tense shall include the future tense; and in singular shall include the plural; and in the plural shall include neute covenants and agreements herein shall be binding upon all benefit of any successors in interest of the morigagee. June_7 30 puncile Main Tarraipe Places Dennis R. Hansell assig STATE OF OREGON | 53 LOT RECOL day of July tons Juce THIS CERTIFIES, that on this .. A. D., 19.7.1., before mo, the undersigned, a Notary Public for said state personally appeared the within named A. D., 19.1., before mo, the undersigned, a Notary Public for said state personally appeared the within handed DENNIS R. HASSELL'&, GRACE A. HASSELL, Husband and Wife RONALD E. PHAIR & LORRAYNE PHAIR, Husband and Wife to me known to be the identical bactor. So described in and we executed the within instrument and acknowledged to me that executed the same freely and voluntarily for the purposer theorem expressed. IN TESTIMONY WHEREOF, I have hereinto get my kand and official soft the day and year last above written. Notary Public for the State of Oregon Marin Marin TOGETH they anywise thereof. To HAVE 1 covenant ct 23, 1971 My comm legal repre . 1 3 Sĩ that ____GE "Photostak and the title to s 2 IN WITNESS - the day seal EFENG

