TA2 2078 X# 8889 THE MORTGAGOR . cl. 71 Page 584 60477 10 5 HILTON R. THOMAS, a single man 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: (A) (C) Lots 3, 4, 5, 6 and 7 in Block 12 and Lots 1, 2, 4, 5, أسعه 6'and 7 in Block 13, FOURTH ADDITION TO WINEMA GARDENS, 161_14d Klamath County, Oregon. 55 3 -11-NP 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 THIRTY THOUSAND EIGHT HUNDRED AND NO/100----. . Bas int Dollars, bearing even date, principal, and interest being payable in MERGINYMERGEMERGY SERI-annual installments on the 17th day of January and July of each year and the balance, principal and and to secure the payment of such additional money, if any, as may be loaned hereafter by the mortgagee to the mortgage or others having an interest in the above described property as may be evidenced by a note or notes. If the mortgage indebted-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. TENGENER any payment on one note and part on another, as the mortgage may ciect. The mortgager covenants that he will keep the buildings new or hereafter erected on said mortgaged property continuously insured against loss by fire or other hazards, in such companies as the mortgages may direct, in an amount not less than the face of this mortgage, with loss payable first to the mortgages to the full amount of said indebtedness and then to the mortgager; all policies to be held by the mortgages. The mortgage thereby assigns to the mortgage all points the mortgages carried upons and property and in case of mortgages. The mortgage to the property insured, the mortgage hereby appoints the mortgages in success. In the event of foreclosure all right and apply the proceeds, or so much thereof as may be necessary, in payment of said indebideness. In the event of foreclosure all right of the mortgages in all policies then in force shall pass to the mortgage thereby giving said mortgages the right to assign and transfer said policies. 28-2095 5 GRANTOR policies. The morigagor further covenants that the building or buildings now on or hereafter effected upon said premises shall be kept in good repair, not altered, extended, removed or demolished without the writion consent of the morigage, and to complete all buildings in course repair, not altered, extended, removed or demolished without the writion consent of the morigage, and to complete all buildings in course for an extended, removed or demolished without the writion consent of the morigage, and to complete all buildings in course of construction or hereafter constructed thereon willing six and, and charges of every kind levied or assessed against said premises, or upon the morigage or the note and-or the indebidness or which it secures or any transactions in connection therewith or any other lion which more buildings to be prior to the lie of this minor security to morigage; thei for the purpose of providing regularity for the promises and any april and or policy which may be assigned all there security to morigage exists in entrigage or the date installances are premiumed on any expendent of the indebideness secured herein ended there and there are there are the an entrigated property and insurance premiums conserved and any part and taxes, assessments and government and year or cases ad against the morigage on the date installances for and skid emounts are are payable an amount equal to 1/12 of taid yearly charges. No inferest shall be paid morigager on sold energies and skid emounts are hereds. Biolidide herein and and yearly for the payment of this moritages and the morigage of may determine any date of the program of the moritaged may pay and the date installances for the anotage and the morigage of an another any and the date and the sole here the second and which any pay are payable an amount equal to 1/12 of taid yearly charges. The inmediates and the noticages and the morigaged on the date morigager on a sole anony of the force of the indepoint of the indepoint of the indepoint of t :19 herewith LOAN AS 1-1 described Sec. Main In case of default in the payment of any installment of said debt, or of a breach of any of the covenants herein or contained in the cation for loan executed by the mortgager, then the entire debt hereby secured shall, at the mortgagee's option, become immediately without notice, and this mortgage may be foreclosed. The mortgagor shall pay the mortgages a reasonable sum as altorneys less in any suit which the mortgages defends or the len hered or to foreclose this mortgage; and shall pay the costs and disbursements allowed by law and shall p which support the len hered or to foreclose this mortgage; and shall pay the costs and disbursements allowed by law and shall p thing records and abstracting same; which sums shall be socured hereby and may be included in the decree of foreclosure, thing records and abstracting same; which sums shall be socured hereby and may be included in the decree of foreclosure, in to foreclose this mortgage or at any time while such proceeding is pending, the mortgagee, without notice, may apply ippointment of a receiver for the mortgaged property or any part thereof and the income, rents and profits therefrom. The 5 A tr Sout ents to a personal deficiency judgment for any part of the debt hereby secured which shall not 4 desc The mortgagor cor Words used in this mortgage in the present tense shall include the future tense; and in the masculine shall inc r genders; and in the singular shall include the plural; and in the plural shall include the singular. Beg and agreements herein shall be binding upon all successors in interest of each of the any successors in interest of the mortgages. for Hittor K. January int 197 17+1 ath Falls, Oregon, this poi (SEAL) d NE! 1.00 Mer 38 (SEAL) of 88. 2 fee STATE OF OREGON | 55 yth \geq mol January THIS CERTIFIES, that on this day of MAN HILTON R. THOMAS, a single man R. Martine I comb. And movin to be identical person...... described in and who executed the same freely and voluntarily for the purposes therein expressed. within instrument and acknowledged to me that he NOTIN TESTIMONY WHEREOF, I have heleunto set my hand and official se above the day and y with a Notary Puh Residing at mission expires: Public for the State of C at Klamath Falls, Oregon with locate PUBLIC all of 11-12-74 My o TE OF OPE herei denc món shall ÷. 17/2 pos fro said the proj inst of c 7.00 g00 20

