248902 TA-28-2200 60988 1310THE MORTGAGOR Vol. M12 Page 自然が 1 HILTON R. THOMAS, a single man hereby mortgage to FIRST PEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, a Federal Corporation, here-inafter called "Mortgagee," the following described real property, stutated 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: 19*K* 4 11 31 M - -----(3.6) Lot 2 in Block 11 Tract 1003 known as THIRD ADDITION TO MOYINA, Klamath County, Oregon. B 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 TWENTY THOUSAND SEVEN HUNDRED AND NO/100-WARRANTY DEED TO CREATE H Dollars, bearing even date, principal, and interest being payable in monthly installiments drift, semi-annual installiments on the 4th day of August, 1972, and the 4th day of February, 1973, and the principal balance and interest due on or before 13 menoths from date, 1972, and to secure the payment of such additional money. If any, as may be loaned hereafter by the mortgage to the mortgage or 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 mortgage 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 mortgage may elect. 61 1 This Indenture Mith The mortgager covenants that he will keep the buildings now on hereafter erected on said mortgaged property continuously 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 ma with less prycable first to the mortgages to the full amount of said indobtedness and then to the mortgager, all policies to be held mortgages. The mortgager property assigns to the mortgage of this mortgage and then to the mortgager, all policies to be held loss or damage to the property insured, the mortgage of hereby appoints the mortgages as his agent to selle and adjust such loss or of the mortgager in all policies them in force shall pass to the mortgage thereby giving said mortgages the right to assign and transf policies. FEB 4 11 37 AM 19 pollcies. The morigager further covenants that the building or buildings now on or hereafter erected upon said premises shall be kept in good repair, not altered, extended, removed or domolished without the written consent of the marigage, and to complete all buildings in course of construction or hereafter constructed thereon within six months from the date hereoi or the date construction. Is hereafter construction is hereafter constructed thereon within six months from the date hereoi or the date construction. Is hereafter constructed the morigage or the note and/or the indebtedness which it secures or any transactions in contend or assessed against said promises, or upon be adjudged to be prior to the lien of this morigage or which becomes a prior lion by operation of last therewith or any other lien which may ance policy which may be assigned as further security to inortigage, their for the purpose of providing regularity for the prompt payment of of the indebtedness secured hereby romains unpuid, morigageor will pay to the moritage on this antigage on the installments on principal and interest are payable an amount equal to 1/12 of said yearly for the payment of this moritage on this moritage on the install moris, and soid amounts, and soid amounts, hereby, pledged to moritage e, at edditional security for the payment of this moritage and the note hereby secured. Should here moritage or any such breach; and all expenditures in that behold shall be secured with the secure of the indeptedness without waiving any other sight or romedy herein given for any such breach; and all expenditures in that behold shall be good moving by the morigager on disk dia down of the indeptedness without waiving any other light or inaccordance with the terms of a cortain promisery note of even date herewith and be repayed and by the morigager on demand. In case of default in the payment of any installment of said debt, or of a breach than to be pay and the pay and the pay and the pay and there the the pay and the pa FORM No. 633-WARRANTY DEE 1967/SO KNOW ALL N 1065 VILLA 218 to grantor paid by J 7740 CANNON Persident. 197 H In accordance with the terms of a contain promosely note of each date interact of any of the covenants horoin or contained in the In case of default in the payment of any installment of said debt, or of a breach of any of the covenants horoin or contained in the coation for loan executed by the mortgagor, then the entire debt hereby secured shall, at the mortgagee's option, become immediately without notice, and this mortgage may be foreclosed. AN - 10does hereby grant, be N. 3 certain real property, The mortgager shall pay the mortgage a reasonable sum as attorneys less in any suit which the mortgages defends a cl the lien hereof or to foreclose this mortgage; and shall pay the costs and disbursements allowed by law and shall r hing records and abstracting same; which sums shall be secured hereby and may be included in the docree of foreclosure, no foreclose this mortgage or at any time while such proceeding is ponding, the mortgages without notice, may apply appointment of a receiver for the mortgaged property or any part thereof and the income, rents and profits therefrom. uated in the County 4 1412 11 <u>B</u> 4 The morigagor of said property. consents to a personal deficiency judgment for any part of the debt hereby secured 65 NE는 SW는 Se Words used in this mortgage in the present tense shall include the future tense; and in the masculine shall include genders; and in the singular shall include the plural; and in the plural shall include the singular. . . . Each shall inure of the covenants and agreements herein shall be binding upon all successors in interest of each of the to the benefit of any successors in interest of the martigagee. 4th day of February (SEAL) STATE OF OREGON (ss 4% THIS CERTIFIES, that on this February day of . A. D., 19...7.2..., before me, the undorsigned, a Notary Public for said state personally appeared the within named To Have and HILTON R. THOMAS, a single man to the known to be the identical person...... described in and who executed the within instruction of the same freely and voluntarily for the purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand and official set the day a Notary Notary And said gran grantor is lawfully dged to me that ______ Pr- inv and year last Notary Public for the State of Oregon Reciding at Klamath Falls, Oregon. PUBLIC, 6 12 9 3 - 5 S AL 11-12-74 21 grantor will warran ful claims and dem The true at 0 OMAXWXXXXXXXX In construi 1.0 J⇔ 1 5

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