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• •••	64370	THE MOR	rgagor Vol. 71	Page 5450	
	EVERETT L. LE	ACH and PATRICIA	C. LEACH, husband and	wife	
her ina or	eby mortgage to FIRST FEDER fter called "Mortgagee," the fol estate therein that the mortgage	AL SAVINGS AND LOAN A llowing described real property or may hereafter acquire, toget	SSOCIATION of Klamath Falls, a Fed , situtated in Klamath County, State of (her with the income, rents and profits the	eral Corporation, here- Dregon, and all interest reof, towit:	
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	SEF	E REVERSE SIDE FOR	R LEGAL DESCRIPTION		
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	gether with all heating apparatu: hich now are or hereafter may be	s (including firing units), lighti attached to or used in connectio	ng, plumbing, water heater, venetian bl n with said premises and which shall b cuted by the above named mortgagors fo	nds, and other fixtures be construed as part of	
	TWENTY SIX THOUSAN	ND AND NO/100	(MIGMMAX HADDENEYOR S. S. C. S. S. S. S. S. S. S. S. S. C. S. C. S.	annual installm	ents
inte an ot	rest due on or bef ad to secure the payment of such hers having an interest in the al	Fore 36 months from additional money, if any, as m bove described property as may one note the mortgager may cre-	each year and the pri om date of the pri may be loaned hereafter by the mortgage be evidenced by a note or notes. If dit payments received by it upon any of	the mortgagor or	
ag wi mo	The mortgagor covenants that h painst loss by fire or other hazards with loss payable first to the mortgag ortgages. The mortgagor hereby as as or damage to the proceeds, or so much	e will keep the buildings now of s, in such companies as the more gee to the full amount of said ind signs to the moregage all right a red, the moregagor hereby appoints	here if or erected on said mortyaged prop pagee may direct, in an amount not less than obtedness and then to the mortgrapor; all p all policies of insurance carried upon said the mortgrape as his agent to sottle and ar payment of said indebtedness. In the eve e thoreby giving said mortgagee the right to	erty continuously insured the face of this motigage, alicies to be held by the property and in case of fust such loss of damage at of foreclosure all right o sasign and transfer said	
po ret mu lev liev wh	blicks. The mortgager further cortains that if moved or demolished without the written con- outlik from the dustro-condition of the second the second second second premisers, or up a which may be adoliged to be prior to the ich may be assigned as further security to the mortge level or assessed against the mortge	he building or buildings now on or berea ment of the mortgages, and to complete interim is bereafter commenced. The mort on this mortgage or the note and or the b lies of this inortgage or which becomes a mortgageer; that for the purpose of pro- gaged property and insurance premiums w	there erected upon said premises shall be kept in good all initidings in course of construction or hereafter agor agrees to pay, when due, all taxes, assessment debtedness which it secures or any transactions in co- a prior lien by operation of law; and to pay premiu- ding regularly for the prompt payment of all taxes hile any part of the inductivities deviced hereby y	t repair, not altered, extended, constructed thereon within alx is, and charges of every kind snowlon therwith or any other ms on any life insurance policy , assessments and goternmental remains unpaid, mortgagor will bu (noteens shall be paid mor-	
tg	Should the mortgagor fail to keep any o such breach; and all expenditures in that en date herewith and be repayable by the n	hereny prenget to mortgagee as approxima- of the foregoing covenants, then the mortg hehalf shall be secured by this mortgage nortgagor on demand.	agee may perform them, without wabing any other r and shall bear interest in accordance with the terms of	ight or remedy herein given for f a certain promissory note of	
du	pplication for loan executed by the ue without notice, and this mortgar The mortgagor shall pay the m	norigagor, men ne enne debi i ge may be foreclosed. norigagee a reasonable sum as at	it, or of a breach of any of the covenants b ereby secured shall, at the morigagee's of corneys lees in any suit which the morigagee's casts and disbursements allowed by law of reby and may be included in the decree of t	e defends or prosecutes to	6
of	The mortgagor consents to a paid property.	ersonal deficiency judgment for ar	casis and discursements allowed by law t reby and may be included in the decree of f is pending, the mortgagee, without notice, n ereod and the income, ronts and profits the y part of the debt hereby secured which sha to future tense; and it: the masculine shall be buyed shall include the singular.	il not be paid by the sale	
1	auter cenders: and in 108 Singular i	greements herein shall be binding ccessors in interest of the mortgac	upon all successors in interest of each of		
	0 10		Patricia (SEAL)	Each_	
Co	TATE OF OREGON (as pounty of Klamath THIS CERTIFIES, that on this	22nc day of	Мау	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
	D. 19.2	ersigned, a Notary Public for said	state personally appeared the within named LEACH, husband and wi scued the within instrument and acknowledge	fe	
10	recuted the same freely and volunt	arre hereunto set my hand and o	<u> </u>	ration."	

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DESCRIPTION OF PROPERTY

The following described real property situate in Klamath County, Oregon:

PARCEL 1: Lots 10, 11, 12, 13, 14, 15 in Block 1; Lots 1 and 2 in Block 2; Lot 3 in Block 3; all in Midland Hills Estates, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

SAVING AND EXCEPTING therefrom the following described parcel of land: Beginninat the Southeast corner of Lot 10 in Block 1 Midland Hills Estates, Klamath County, Oregon; thence North 20°42'30" East along Jennie Drive 310.82 feet to the true point of beginning; thence South 20°42'30" West along Jennie Drive 110.82 feet; thence North 69°17'30" West 94.86 feet; thence along a curve to the right with a radius of 50 feet and through a central angle of 25°51'14" for a distance of 22.56 feet; thence North 20°42'30" East 145.01 feet; thence South 69°17'30" East 120 feet to the Northwesterly line of Jennie Drive; thence along Jennie Drive Southwesterly 19.69 feet to the true point of beginning.

ALSO SAVING AND EXCEPTING therefrom the following described parcel of land: Beginning at the Southeast corner of Lot 10 in Block 1, Midland Hills Estates; thence North 20°42'30" East along Jennie Drive 200 feet; thence North 69°17'30" West 94.86 feet to the beginning of a curve to the right; thence along a curve to the right with a radius of 50 feet through a central angle of 25°51'14" for a distance of 22.56 feet to the true point of beginning; thence continuing along said curve through a central angle of 15°33'20" for a distance of 13.57 feet; thence along a curve to the left with a radius of 50 feet through a central angle of 74°06'34" for a distance of 64.66 feet; thence North 11°59'30" West 157.95 feet; thence South 69°17'30" East 156.71 feet to the Northwest corner of the parcel conveyed by deed recorded December 6, 1971 in M-71 at page 12771; thence South 20°42'30" West along the Northwesterly line of said parcel 145.01 feet to the true point of beginning.

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PARCEL 2: A parcel of land situated in the S 1/2 NE 1/4 of Section 1 Township 40 South, Range 8 E.W.M., more particularly described as follows: Beginning at the Southeast corner of the Midland Hills Estates, a legal subdivision as platted and filed with the County Clerk, Klamath County, Oregon; thence South 00°09'00" East for a distance of 200 feet; thence North 89°56'19" East for a distance of 50 feet; thence South 00°09'00" East for a distance of 230 feet; thence North 89°56'19" West for a distance of 230 feet; thence North 00°09'00" West for a distance of 430 feet, more or less, to the South Boundary line of the Midland Hills Estates; thence North 89°56'19" East for a distance of 180 feet to the point of beginning.

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