	W8979 A-21172 Vol. 72 Page 5498	
	34395 33952 THE MORTGAGOR 11/172 Page4933	
	RICHARD S. SHUCK AND BETTY J. SHUCK, husband and wife	
	THE TRADE AND LOAN ASSOCIATION of Namain Pails, a Federal all Interest	
	hereby mortgage to FIRST FEDERAL SAVINGS AND Loroperty, situated in Klamath County, State of Oregon, and an interest inafter called "Mortgagee." the following described real property, situated in Klamath County, State of Oregon, and an interest or estate therein that the mortgagor may hereafter acquire, together with the income, rents and profits thereof, towit:	
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	The South half of Lots 9 and 10 in Block 85 of KLAMATH ADDITION to the City of Klamath	
4	thereof on file in the office of the County Clerk, Klamath County, Oregon.	4
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	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 which now are or hereafter may be attached to or used in connection with said premises and which shall be construed as part of which now are or hereafter may be attached to or used in connection with said premises and which shall be construed as part of which now are or hereafter may be attached to or used in connection with said premises and which shall be construed as part of which now are or hereafter may be attached to or used in connection with said premises and which shall be construed as part of which now are or hereafter may be attached to or used in connection with said premises and which shall be construed as part of which now are or hereafter may be attached to or used in connection with said premises and which shall be construed as part of which now are or hereafter may be attached to or used in connection with said premises and which shall be construed as part of 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 premises and which shall be construed as part of the premises and which shall be construed as part of the premises and the premises and the premises and the premises as a statement of the premises and the premises as a statement of the pre	
	Dollars, bearing even date, principal, and interest being payable in monthly installments of	an and a second se
	commencing	-
	others having an interest in the mortgage may credit payments received by it upon any others	
	ness is evidenced by more than one note, the mortgage may elect. any payment on one note and part on another, as the mortgage may elect. The mortgager covenants hat he will keep the buildings now or herediter ereited 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 mortgage to the full amount of said indoblethess and then to the mortgager; all policies to be held case of with loss payable first to the mortgage to the full amount of said indoblethess and then to the mortgager; all policies to be held case of with loss payable first to the mortgage to the thill amount of said indoblethess, in the event of foreclosure all right loss or damage to the property much thereof as may be necessary. In payment of all indoblethess. In the event of foreclosure all right of the mortgager in all policies then in force shall pass to the mortgage thereby giving said mortgages the right to assign and transfer said of the mortgager in all policies then in force shall pass to the mortgage thereby giving said mortgages the right to assign and transfer said of the mortgager in all policies then in force shall pass to the mortgage thereby giving said mortgages the right to assign and transfer said of the mortgager.	
	against loss by lite or other natarias, in sith tull amount of said indobledness and liten unce carried upon said property and in case of which loss payable first to the morigage is the morigage call right in all policies of the said to said and datus such loss of damage to the property and in the morigage call right in all policies of the said to said and datus such loss of damage to the property in the morigage hereby applicable first to said and the said of the said and the said of the said and the said	
	and apply the proceeds, or so intern inforce shall pass to the mortgagee thereby giving suit intercedue in an origination of the mortgager in all policies.	
	The morigage further covenants that the build without the written consent of the morigages, the construction is hereafter commenced, report, not allered, estended, removed or demolishin six months from the date hereaf or the date construction is hereafter constructed thereon within seasements, and charges of every kind levied or assessed against said promises, or upon the morigagor agrees to pay, when due, all taxes which it secures or any transactions in connection, and to pay premiums on any life insur-	
	and apply the proceeds, or the in force shall pass to the moridage interprotection of the moridage. The moridage is interprotection of the moridage is and the moridage of the moridage is and the moridage is and the moridage of the moridage is and the moridage is and the moridage of the moridage is and the moridage is and the moridage is and the moridage of the moridage is and the moridage is and the moridage of the moridage is and the moridage is and the moridage of the moridage and and the moridage is and the moridage of the moridage of the moridage is and the moridage is and the moridage of the moridage is and the moridage is and the moridage of the moridage is and the moridage is and the moridage of the moridage and the moridage	
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	In case of default in the payment of any interaction debt hereby secured shall, at the montgages of	
	in facts of bar executed by the mortgager, then the entire bar instant and the second second application for loan executed by the mortgage may be foreclosed. due without notice, and this mortgage may be foreclosed. The mortgager shall pay the mortgage a teasonable sum as attorneys fees in any suit which the mortgage defends or prosecutes to The mortgager shall pay the mortgage a teasonable sum as attorneys fees in any suit which the mortgage defends or prosecutes to the mortgager shall pay the mortgage a teasonable sum as attorneys fees in any suit which the mortgage defends or prosecutes to the mortgager shall pay the mortgage a teasonable sum as attorneys fees in any suit which the mortgager defends or prosecutes to the mortgager shall be mortgaged as the mortgager at teasonable sum as attorneys fees in any suit which the mortgager defends or prosecutes to the mortgager shall be mortgager at teasonable sum as attorneys fees in any suit which the mortgager defends or prosecutes the mortgager shall be mortgager at teasonable sum as attorneys fees in any suit which the mortgager defends or prosecutes the mortgager shall be mortgager at teasonable sum as attorneys fees in any suit which the mortgager defends or prosecutes the mortgager shall be attorney to be attorney to the shall be attorney to the shall be attorney at the cost of the shall be attorney to be attorney to be attorney to the shall be attorney to the shall be attorney at the shall be attorney to be attorney at the shall be attorney at the shall be attorney to be attorney at the shall be attorney to be attorney attorney at the shall be attorney to be attorney at the shall	
	application for loan executed by the mortgages rate foreclosed. due without notice, and this mortgages ar teasonable sum as atterneys fees in any suit which the mortgages defends or prosecutes to the mortgages shall pay the mortgages a teasonable sum as atterneys fees in any suit which the mortgages defends or prosecutes to protect the lien hereol or to foreclose this mortgages and shall pay the costs and disbursements allowed by law and shall pay the cost of searching records and abstracting same; which sums shall be secured hereby and may be included in the decree of foreclosure. Upon bringing searching records and abstracting same; which sums shall be secured hereby and may be included in the decree of foreclosure. Upon bringing searching records and abstracting same; which sums shall be secured hereby and may be included in the decree of foreclosure. Upon bringing the appointment of a receiver for the mortgaged property or any part thereof and the income, rents and profits therefrom. the appointment of a receiver for the mortgaged deficiency judgment for any part of the debt hereby secured which shall not be paid by the sale	
	The mortgagor consents to a personal domains a second domain of the second se	
	neiner dendet, die enwangete und agreements herein shall be binding upon all successors in interest of each of the interest of	
	Each of the covenants and agreements herein shall be united agreements herein shall be united agreements herein shall be united agreements of the montpage. shall inure to the benefit of any successors in interest of the montpage. Dated at Klamath Falls, Oregon, this	
•	ehall inure to the benefit of any statement of the generation of the benefit of t	
	Charge Strainer	
	STATE OF OPEGON (as County of Klamath	
	THIS CERTIFIES, that on this <u>9th</u> day of <u>May</u> A. D., 19.72., before me, the undersigned, a Notary Public for said state personally appeared the within named	-Saute
	and wife	
	to use to be the identical person S. described in and who expressed	A A A
	IN TESTIMONY WHEREOF, I have nereding of the start of the	
	Notary Public for the stills, Oregon. Residing at Kamath Falls, Oregon. My commission expires: 0.25-24	1. 2 million and the
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