	34473		a data May Bag	5575	
		THE MORIC	GACOR V_Pag		
here	eby mortgage to FIRST FEDER.	OAN K. EAYRS, husba AL SAVINGS AND LOAN ASSO lowing described real property, sit r may hereafter acquire, together y	CIATION of Klamath Falls, a stated in Klamath County, State	Federal Corporation, here- of Oregon, and all interest s thereof, towit:	
	38 Lot 13 in Bl	ock 5 of FOURTH ADD	ITION TO SUNSET V	ILLAGE,	
	Klamath Coun				
-161W-					
C7 toge whi the	ether with all heating apparatus ich now are or hereafter may be realty, to secure the payment of IENTY ONE THOUSAND.	(including firing units), lighting, p attached to or used in connection w a certain promissory note executed AND NO/100	plumbing, water heater, venetiar ith said premises and which sha by the above named mortgago	1 blinds, and other fixtures 11 be construed as part of rs for the principal sum of	
Dol on the princi	llars, bearing even date, princip 23rd day of Nove and balance plus	al. and interest being payable in X mber,1972 and the 2 interest due on or	3rd day of April, before 18 months	from date.	its
and othe ness	I to secure the payment of such ters having an interest in the abc is is evidenced by more than one over neuron one note and part	additional money, if any, as may b ove described property as may be prote, the mortgagee may credit p on another, as the mortgagee may	be loaned hereafter by the mort evidenced by a note or notes, aryments received by it upon an ' elect.	tgagee to the mortgagor or If the mortgage indebted- by of said notes, or part of	
aga with nor loss and of t	The morigagor covenants that he tinst loss by fire or other huzarda, h loss payable first to the morigage tigages. The morigagor hereby ass- s or damage to the property insure 1 apply the proceeds, or so much the morigagor in all polices then ir	will keep the buildings now a here in such companies as the motigage so to the full amount of said indebted gas to the motigage de inght in fit d, the motigager hereby appoints the thereof as may be necessary, in pay force shall pass to the motigage the	ifter elected on soid mortragod mary direct, in an amount not loss i inesa and thos to the mortragion; policies of incurance carticed upon mortrapipe as his agent to sollie an ment of said indebtedness. In the reby giving said mortrages the right	property continuously insured into the face of this motigage, all polities to be held by the said property and in case of ad adjust such loss of damage event of foreclosure all right ht to assign and transfer said	
renio mout levie whic char	The montgagor further ecoenants that the order or demolished without the written cou- ths from the date hereof or the date coust el or assessed against said premises, or tupor which may be adjudged to be prior to the ch may be assigned as further security to oges leviel or assessed against the mortga	 building or buildings now on or bereafter etent of the mortance, and to complete all mortan is bereafter commenced. The mortance is this mortance of the mortance of the mortance is the mortance of the mortance is the purpose of problem. get property and instance permitting while a so in principal and interest are parade and seen in erectly pledget to mortance a solutional security. 	ceted upon said premises shall be kept lu- liftings in course of construction or berg- agrees to pay, when due, all taxes, as-e- huess which it secures or any fratmathous regularly for the prompt payment of all up part of the indebteformess secured here	a good repair, not altered, extended, after constructed thereon within six symmets, and charges of every kind in connection therewith or any other ranness on any life instructure policy taxes, assessments and generator will be transform within the node more.	
	Should the mortgagor fail to keep any of such breach; and all expenditures in that t a date herewith and be repayable by the mo	the foregoing rovenants, then the mortgagee mehalf shall be secured by this mortgage and sh	nay perform them, without waiving any off vali bear interest in accordance with the ter	her right or remedy herein given for rms of a certain promissory note of	
prof	plication for loan executed by the i without notice, and this mortgage The mortgagor shall pay the mo- tect the lien hereol or to foreclose	morigagic, then the entry debt notoby a may be foreclosed. origagee a re-isonable sum as attorney this morigage; and shall pay the cost	ra fees in any suit which the morta	a option, because immodules to any and shall pay the cost of of forcelosure. Upon bringing	
acti the of s	ion to foreclose this mortgage or at appointment of a receiver for the m The mortgagor consents to a per said property.	any time while such proceeding is po- nortgaged property or any part thereof rsonal deficiency judgment for any part	and the income, rents and profits	s therefrom. shall not be paid by the sale	
	iter genders; and in the singular st	eements herein shall be binding upo essors in interest of the mortgages.	undi Bildir Include ino Simplicin		
	1.0TA71-		Jan Kiseau	ups	
Υ STA Co¢	THIS CERTIFIES that on this	24th day of		-	
	D., 19.72, before me, the under D. L. EAYRS AND J	signed, a Notary Public for said state IOAN K. EAYRS, husba	personally appeared the within national and wife		
to i exe	cuted the same freely and voluniar	on X described in and who executed fly for the purposes therein expressed re hereunto set my hand and official	Tai the day and year last abov	e written.	
		My c	Notary Public for the S Residing at Klamath Falls ommission expires: //-/2-7¥	ime of Uregon , Oregon.	
•			يمر	1000 - 1000	

