5759 8989 A - 21767 54652 M12 1.26 . THE MORTGAGOR JOHN M. KERR, JR., AND JOAN K. KERR, husband and wife hereby mortgage to FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klaunth Falls, a Federal Corporation, here-inalter called 'Mortgage,' the following described real property, situated 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 parcel of land in SE 1/4 of SE 1/4 of Section 8, Township 40 South, Range 10 E.W.M., Klamath County, Oregon, more particularly described as follows: Beginning at a 1/2" iron pin which is South 0°30' East 2011.73 feet and South 89° 58'30" West 660 feet N from the Northeast corner of SE 1/4, Section 8 (a 1/2" iron pipe 161 found in mound of rock for East 1/4 of Section 8) to the true Æ point of beginning. Thence South 0° 30', East 670.75 feet to a 1/2" iron pin; thence along old line fence South 89° 57' 30" West 330.00 feet to 1/2" iron pin; thence North 0° 30' West 670.85 feet N to 1/2" iron pin. Thence North 89° 58' 30" East 330.00 feet to 10 N point of beginning. 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 the realty, to secure the payment of a certain promissory note executed by the above named mortgagors for the principal sum of the realty. B. Li 3.00 TWENTY FOUR THOUSAND AND NO/100 Dollars, bearing even date, principal, and interest being payable in monthly installments of \$ 159.60 on or and to secure the payment of such additional money. If any, as may be loaned hereafter by the mortgagee to the mortgage indebted 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. before the 10th day of each calendar month. any payment on one note and part on another, as the mortgagee may elect. The mortgager covenants that he will keep the buildings now of hereafter arc-led on said mortgaged property continuously insured against less by fire or other hereards, in such companies as the mortgages may direct, in an amount not less than the face of this mortgage with less portful to the mortgage to the full arcond of said inclusions and the notice of the mortgages, and property and in case of with less portful to the mortgage to the full arcond of said inclusions of the mortgages, and property and in case of mortgages of the property insured, the mort argone of right in all policies to balle and adjust such bass or il traph loss or during to the property insured, the mort argone of right in a payment of said indobtedness. In the event of foreclosure all and applicies in all policies then in force shall pass to the mortgage thereby giving said mortgage, the right to assign and transfer said of the mortgages. and apply the proceeds, or so much install as any so the mortgage thereby giving said mortgage the right to assign and transfer said of the mortgagor in all policies than in force shall pers to the mortgage thereby giving said mortgage, and to complete all buildings in course oblicies. The mortgagor further covenants that the building or buildings now on or hereafter elected upon said premises shall be kept in good repair, not allered, removed or demoliched without noths from the drift of the onstruction is hereafter commenced, and construction or hereafter constructed thereon within examins, and charges of every kind dree construction is hereafter commenced. The mortgager and the note and/or the indebiedness which it secures or any transactions in concept of providing regularly for the provide mort and construction or hereafter commenced without the secures or any transactions in concept of providing regularly for the provide more and provide the indebiedness with the secures or any transactions in concept of the interview of the indebiedness with the secures or any transactions in concept of providing regularly for the provide more and provide the indebiedness with the secures or any transactions in concept on the secure presenters, with deal interview and provide and any be assigned as there of the indebiedness end or assessed against the mortgage on the data installments on printers and and interest for the indebiedness with the concest of the indebiedness secured here of 1/2 or and year or there of the indebiedness end or and year or such breach; and all exponditions and the provide of the concents here or and year of the indebiedness with the terms of a certain promiser in the brancher and the provide and the covenants beread by the mortgage of definition in the indebiedness with the terms of a certain promiser in the debit heread by the covenants here or concluded in the applicate in concents herein and the mortgage of a readed, doit, or a preach of any of the covenants herein or conclude in the applicat 1950 E Mark 1412 $\gamma_{i,j}$ The mortgager consents to a personal delicioncy judgment for any part of the debt hereby secured which shall not be paid of said property. Words used in this morigage in the present tense shall include the future tense; and in the masculi or genders; and in the singular shall include the plural; and in the plural shall include the singular interest of each renants and agreements herein shall be binding polit of any successors in interest of the mortgage 197.2 May 22nd th Falls, Oregon, thi USA (SEAL) (SEAD) i in i STATE OF OREGON (as THIS CERTIFIES, that on this 23 May A. D., 19.72., before me, the undersigned, a Notary Public for said state personally appeared the within named JOHN M., KERR, Jr., AND JOAN K. KERR, husband and wife me that they to me known to he identical person. S described in and who executed the within in to me known to he identical person. S described in and who executed the same integration oxpressed. executed the same integration of the same and official seal the day S. S. day and your last above hand and official seal IN TESTIMONY, WHEREOF, I have hereunto set my James AL $\{a_i\}$ 24 Notary Public Residing at Kic 10.25-74 a ha se sa 17 18 P. 4 1 4

