201 A-21352 8998 5781 THE MORTGAGOR Vol.<u>M72</u> Page_ 1 34666. LEO J. BOCCHI and MARGIE BOCCHI, husband and wife hereby mortgage to FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, a Pederal Corporation, here-inafter called Mortgagee." 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: 力量 Tract 47 of Yalta Gardens, according to the official plat thereof on file in the office of the County 哥 Clerk of Klamath County, Oregon, saving and excepting therefrom the Westerly 75 feet thereof. 击 15. 1.2 بي المجرية المع ما المجرية المع 4 FIN 51 -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 FIERPEEN THOUSAND AND NO/100----6 E Dollars, bearing even date, principal, and interest being payable in monthly installments of \$ 120.90 on or before the 15th day of each calendar month and to secure the payment of such additional money. If any, as may be loaned hereafter by the mortgage to the mortgage role thereafter by the mortgage to the mortgage indetted others having an interest in the above described property as may be evidenced by a note or notes. If the mortgage indetted others having an interest in the above described property as may be evidenced by a note or notes. If the mortgage indetted ones is evidenced by more than one note, the mortgage may credit payments received by it upon any of sald notes, or part of any payment on one note and part on another, as the mortgage may elect. commencing..... any payment on one note and part on anomer, as the mortgager may elect. The mortgager covenants that he will keep the buildings now or hereafter excised on said martgaged property continuously insured inclusions by fire or other heracida, in such companies as the mortgages may direct in an amount not less than the face of this mortgages with loss payable first to the mortgages to the full amount of said indobtedness, and then to be carried uron said property and in case of mortgages. The mortgage hereby insured, the mortgages all right in all policies of hermony and in case of loss or damage to the property insured, the mortgages of hereby graphent of suid indobtedness. In the event of forces and then to a said an article and adjust such loss or damage of the mortgages, including the mortgages in the mortgages thereby graphent of suid indobtedness. In the event of forces and transfer said of the mortgages in all policies then in force shall pass to the mortgages thereby graphes and mortgages the right to assign and transfer said of the mortgages in all policies then in force shall pass to the mortgages thereby graphes and mortgages the right to assign and transfer said of the mortgages. policies. The mortgager further eventuals that the building or buildings now on or hereafter errected upon said premises shall be kert in good repair, not altered, estended, removed or demolished without the written consent of the mortgage, and to complete all buildings in course of constructed there constructed thereon within six removed or demolished without the written consent of the mortgage, and to complete all buildings in course of constructed there constructed thereon within six removed or demolished without the written consent of the mortgage or the mortgager agrees to pay, when the, all taxes, assessments, and charges of every kind within six from the date hereof or the date constructed the mortgage or when hereones a prior line by operations of all taxes, assessments and charges of every kind line asigned as further security of this mortgage or which hereones a prior line by operation part power of all taxes, assessments and governmental which may be assigned as further security or mortgage; that for the purpose of providing regularly for the prior to all taxes, assessments and governmental charges level or assessed against the mortgage or prior line hours are prior line by apprained of all taxes. Assessments and governmental which may be assigned as further security opports, and hereards are puzzable and part of the 1/2 of said yearly charges. No hierces takil be paid mor-tgager on said amount, and said amounts are hereby pledged to mortgage as abilitional security for the payment of this mortgage and the note hereby secured. . 躑 R"381332 Should the mortgagor fall to keep any of the foregoing covenants, then the mortgagee may perform them, without waiving any other right or remedy herein given for such herein; and all expenditures in that behalf shall be secured by this mortgage and shall hear interest in accordance with the terms of a certain promissory note of date heres/th and be repayable by the mortgager on demand. ase of default in the payment of any installment of said dobt, or of a breach of any of the covenants herein or contained in the for loan executed by the mortgager, then the entire debt hereby secured shall, at the mortgagee's option, become immediately ut notice, and this mortgage may be foreclosed. **MA** without notice, and this morigage may be toreclosed. The morigager shall pay the morigages a reasonable sum as attorneys fees in any suit which the morigages defends or presecu-te the lien hereof or to foreclose this morigage; and shall pay the cests and distursements allowed by law and shall pay the c the lien hereof or to foreclose this morigage; and shall pay the cests and distursements allowed by law and shall pay the c hind reactors and abstracting same; which sums shall be secured hereby and nay be included in the decree of foreclosure. Upon bri 1 to foreclose this morigage or at any time while such proceeding is pending, the morigages, without notice, may apply for and a spointment of a receiver for the morigaged property or any part thereof, and the income, rents and profits therefrom. H 1.2.1 nts to a personal deliciency judgment for any part of the debt hereby morigage in the present tense shall include the future tense, and in he singular shall include the plural; and in the plural shall include the masculine shall the singular. nts herein shall be binding upon a in interest of the mortgagee. all successors Les Dechi Zarge Bocchi Jarge Beals j. 30th 24 STATE OF OREGON | ss May THIS CERTIFIES, that on this A. D., 19,722, boloro mo, the undersigned, a Notary Public for said state personally appeared the within named LEO J. BOCCHI and MARGIE BOCCHI, husband and wife A Shi man nown to bother identical person. So described in and who executed the within instrument and ackno the same freely and voluntarily for the purposes therein expressed. wledged to me that they. a seal the day and year the chove written Motary Public for the Sicto of Ore Residua or Ktemath Falls, Oregon, commission expires: and official seal the IN TESTIMONY WHEREOF, I have hereunte set my WHE. and the second 5 ÷ Ca 11.00 25.94 学校的内容

