65457	THE MORTGAGOR 6778	
William Paul hereby wortgage to FIRST FE inafter called "Mortgagee," th or estate therein that the mon	<u>Vol MW Page</u> <u>I Breithaupt and Marilyn Alta Breithaupt, husband, and</u> <u>IDFRAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, a Federal Corporation, here- following described real property, situated in Klamath County, State of Oregon, and all interest rtgagor may hereafter acquire, together with the income, rents and profits thereof, towit: at a point on the West lie</u>	
ornia High from the N	way, which is South 1991.75 feet and 30 feet West	
495.94 fee East 496.0	t; thence South 269.1 feet; thence North 88°43	
point of b Northeast	eginning, being in the Southeast quarter of the quarter of said section.	
ine above c	lescribed real property in Klamath County, Oregon ()	
together with all heating appara which now are or hereafter may	tus (including firing units), lighting, plumbing, water beater, venetion black and up a	
FOURTEEN THOUSAND Dollars, bearing even date, princ the 1st day of ear	tus (including firing units), lighting, plumbing, water heater, venetian blinds, and other fixtures be attached to or used in connection with said premises and which shall be construed as part of of a certain promissory note executed by the above named mortgagors for the principal sum of <u>SEVEN HUNDRED AND NO/100</u> - cipal, and interest being payable in monthly installments of \$.102.80.on_or_before ch calendar month	
and to secure the payment of suc others having an interest in the a ness is evidenced by more than co any payment on one note and and	h additional money, if any, as may be loaned hereafter by the mortgagee to the mortgagor or bove described property as may be evidenced by a note or notes. If the mortgage indebted	
against loss by fire or other hazard with loss payable first to the mortga mortgagee. The mortgager hereby as loss or damage to the property insu	In on another, as the mortgage may elect. the will keep the buildings now or hereafter erected on said mortgaged property continuously insured is in such companies as the mortgage may direct, in an amount not less than the face of this mortgage, signs to the full amount of said indebtedness and then to the mortgaged is be held by the signs to the mortgage of right in all policies of insurance carried upon said property and in case of the mortgager hereby appoints the mortgage and its agent to satile and adjust such less or damage in force shall pass to the mortgage thereby giving said mortgages in fight to assign and transfer said in force shall pass to the mortgage thereby giving said mortgages the right to assign and transfer said	
The mortgager further covenants that it removed or demolished without the written co- months from the date hereof or the date cons- level of assessed against said premises, or up lien which may be atajued to be profer to th which may be assigned as further security to charges elvel or assessed against the morte-	he building or buildings how on or hereafter exceed upon said premises shall be kept in good repair, not altered, estended, ment of the mortgagee, and to complete all buildings in course of construction or hereafter constructed thereon within altered, intertain is hereafter commenced. The mortgagor agrees to pay after the due all taxes, assessments, and charges of erry kind of this mortgage or this hole and-or the indefetedness which it, arecurs or any transactions in connection therewith or any kind building of the propose of providing requires to for or law; and to pay premiums on any life interast, other mortgages, that for the purpose of providing requires to for or law; and to pay premiums on any life interast, other	
Leagor on said amount, and said amount are i Should the mortgager fail to keep any of any such breach, and all expenditures in that even date bereakth and be repayable by the m	where the second interest are mayable an animate equal to 1/12 of sail yearly charged methods interest where the second interest remains unpaid, methods will be really charged and the second	
application for local statistic permission due without notice, and this mortgage The mortgager shell pay the in protect the lion hereof or to foreclose searching records and obstracting same totion to foreclose this mortgage that the appointment of a receiver or the	In of any installment of said debt, or of a broach of any of the covenants herein or contained in the morigage is option, become immediately infragee a reasonable sum as attorneys fees in any suit which the morigage defends or prosecutes to this morigage, and shall part the costs and disbursements allewed by law and shall pay the cost of any of the decay be included in the decay of for a broach of any of the decay of the server of the point index of the decay of the server. The of the server of the server of the dech becays and profits therefore.	
The morigagor consents to a per of said property. Words used in this mortgage in t neutor genders; and in the singular the	senal deficiency judgment for any part thereof and the income, rents and profits therefore, may apply for and socure senal deficiency judgment for any part of the debt hereby socured which shall not be paid by the sale he present lonse shall include the juture jense; and in the	
shall inure to the benefit of any succe Dated at Klamath Falls, Cregon,	assors in interest of the mortgages, and each	
STATE OF ORECON as	Milliam thul Security 1972 Milliam thul Security Marily and Berry Stat harrow	
THIS CERTIFIES, that on this	ned, a Notary Public for said state personally appeared the within named	
D' me kidown to be the identical person executed the same freely and voluntarily OTIM /TETIMONY WHEREOF, 1 have 1	aupt and Marilyn Alta Breithaupt, husband and wife Jor the purposes therein expressed hereunic set my hand and effected four the day and Yoan lesi above written. More Public for the State of Oregon My commission express My commission expression expression expression expression expression expr	

CONTRACT OF

