	3672 7157	Vol. 21 Page 13303			
•	76403 THE MORTO	GAGOR		the second se	
	GEORGE F. CRAIN ADD LUCILLE C	RAIN, husband and wife	مىلىنى توسيكان مى يەلەرلىنى توسيكان مى		A A COLOR AND A COLORADOR A LA CAMPANYA COLORADA
	eby mortgage to FIRST FEDERAL SAVINGS AND LOAN ASSC	OCIATION of Klamath Falls, a Federal Corporation, here-		Minuteson and the second second	· · · · · · · · · · · · · · · · · · ·
her ina or	iter canca mortgagor may hereafter acquire, togetiter				and the second se
	the fallowing described real pro	operty in Klamath County, Oregon	6		
	to days at the Northwest corne	er of Section 2, Township 41 bet	long	ett gestad destad	ista i la constitution i antibiliti
L.	Range 10 East of the nillender line of said	Section 43.90 chains; thence be	of	ne anti Managana Marine a secondar (1113) and satur	n a craithe an fairt an ann anns 11 a a tha na anns an d- an sun starbulan Aire a
	29.37 chains; thence webt the fo	llowing said meander line 10.54	said		
	section; thence North Ister Nor	thern Railway; also excepting the	-Calif-	the state of the s	
	of said tract lying neeved to 1	rhomas P. Barry and Winniffed De	211 of		
				and an house the state of the s	
	deeded in Deed Volume 350 m 1	the line water beater, venetian blinds, and other fixtu	ires in the second s		
	deeded in Deed Volume 350 at pro- together with all heating apparatus (including firing units), lightim which now are or hereafter may be attached to or used in connection which now are or hereafter may be attached to or used in connection the realty, to secure the payment of a certain promissory note execu- the realty, to secure the payment of a certain promissory note execu- tion and the payment of a certain promissory note execu- tion and the payment of a certain promissory note execu- tion and the payment of a certain promissory note execu- tion and the payment of a certain promissory note execu- tion and the payment of a certain promissory note execu- tion and the payment of a certain promissory note execu- tion and the payment of a certain promissory note execu- tion and the payment of a certain promissory note execu- tion and the payment of a certain promissory note execu- tion and the payment of a certain promissory note execu- tion and the payment of a certain promissory note execu- tion and the payment of a certain promissory note execu- tion and the payment of a certain promissory note execu- tion and the payment of a certain promissory note execu- tion and the payment of a certain promissory note execu- tion and the payment of a certain promissory note execu- tion and the payment of a certain promissory note execu- tion and the payment of a certain promissory note execu- tion and the payment of a certain promissory not execu- tion and the payment of a certain promissory not execu- tion and the payment of a certain promissory not execu- tion and the payment of a certain promissory not execu- tion and the payment of a certain promissory not execu- tion and the payment of a certain promissory not execu- tion and the payment of a certain promissory not execu- tion and the payment of a certain promissory not execu- tion and the payment of a certain promissory not execu- tion and the payment of a certain promissory not execu- tion and the payment of a certain promissory not execu- tion and the payment of	g, plantang, premises and which shall be construct as part with said premises and mortgagors for the principal sum uted by the above named mortgagors for the principal sum	lof	L'in how the owner of the state	
	TWENTY EIGHT THOUSAND AND NO/100	in monthly installments of \$225,70 on or befo	ore and the second s		
	the Zuth day	commencing		<ul> <li>b.3 Kim Parasetarikanan (n. 1989), and the state</li> </ul>	
	the 2UER Gay of such additional money, if any, as may others having an interest in the above described property as may ness is evidenced by more than one note, the mortgagee may cree	ay be loaned hereafter by the mortgagee to the mortgage be evidenced by a note or notes. If the mortgage indeb it navments received by it upon any of sald notes, or par	oted- rt of		
	others having an interview of the more than one note, the more any care of the more any payment on one note and part on another, as the more and gate	may elect. hereafter erected on said motigaded property continuously int	gaye.		
	others having an intervent than one note, the mortgagee inty energy of the second part on another, as the mortgagee any payment on one note and part on another, as the mortgagee of the origination of the mortgage of the second part of the se	betedness and than to the mortgaror; all pointers and in car an all policies of insurance carried upon static property and in car is the mortgargee as his agent to settle and adjust such loss or da payment of said indebtodness. In the event of foreclosure all payment of said indebtodness.	ise of imago right said		
	of the mortgagor in all policies that in the set	ther second upon said premises shall be kept in good repair, not altered, ex-	tiended, hin six	an in the second s	
	removed on the date bereof or the date construction is determ or the note and or the 1	indeptentees which meralian of law; and to pay premiums in any successful and govern	nmental 631		
	lien which may be adjudged to be prior to the tier of the first of the purpose of pro- lien which may be assigned as further security to mortgagee; that for the purpose of pro- which may be assigned as further security to mortgage property and insurance premiums.	while any part of the indebtedness secured hereby remains rest shall be pain amount equal to $1/12$ of said yearly charges. No interest shall be pain amount equal to $1/12$ of said yearly charges the note hereby secured.	id mor-		
	transfer on said amount, and said amounts are needed to pregoing covenants, then the mort	gagee may perform them, without waiving any other right of reaction between and shall bear interest in accordance with the terms of a certain promissory n	note of		
	tion into internet of said do	bt, or of a breach of any of the morigagee's option, become imme	Cuciory 6	A Distance of the second s	
	In case of dofault in the payment of any listic here in a onitre debt application for ioom executed by the mortgager, then the onitre debt due without notice, and this mortgage may be foreclosed. The mortgager shall pay the mortgage a reasonable sum as a protect the lien hereol or to foreclose this mortgage; and shall pay the searching records and abstracting same: which sums shall be secured 1 searching records and abstracting and or any time while such proceeding action to foreclose this mortgage or at any time while such proceeding the appointment of a receiver for the mortgaged property or any part the appointment of a receiver for the mortgaged property or any part	nitorneys foes in any suit which the mortgagee defends or prosoc to costs and disbursements allowed by law and shall pay the hereby and may be included in the decree of forciosure. Upon be hereby and may be included in the decree of forciosure.	cost of cost o		
	protect the lien herood or to foreclose this wins shall be secured a searching records and abstracting same; which sums shall be secured a raction to foreclose this mortgage or at any time while such proceeding the appointment of a receiver for the mortgaged property or any part The mortgagor consents to a personal deficiency judgment for a secure appointment of a receiver and a secure approach and a secure the appointment of a receiver for the mortgaged property or any part the appointment of a receiver for the mortgaged property or any part approach and a secure approach approach and a secure approach approach and a secure approach and a secure approach and a secure approach approach and a secure approach approa	g is pending, the morgages, window house therefrom, thereof and the income, ronts and profits therefrom. any part of the debt hereby secured which shall not be paid by t	the sale		
	The motigagor consents to a t	the future tense; and in the masculine shall include the temini	ine and		THE PRESENCE OF A DESCRIPTION OF A DECEMBER OF
	Each of the covenants and agreements in interest of the morig		1072		
	bated at Klamath Falls, Oregon, this	Gay of NOVERIDES		Presi	
		Sucille Craw			
	CTATE OF OREGON Las				
	STATE OF OREGON as County of Klomath THIS CERTIFIES, that on this day of	and state personally appeared the within named			
	THIS CERTIFIES, that on this day of A. D., 1972, C. before me, the understand, a Notary Public for s	TILLE CRAIN, husband and wife	they	and the second state of th	
		executed the within manufactor			
	to me known to be the identical person described in and who to me known to be the identical person described in and who executed the same freely and voluntarily for the purposes therein executed the same freely and voluntarily for the purposes therein 'in' TESTIMON'S WHEREOF, I have hereunto set my hand an	d oficial seal the dor and for the State of Oregon Resulting of Rimmath Falls, Oregon.			A THE REPORT OF THE REPORT
	STATISTICS STATISTICS	Residing of Klamath Pails, Oregon. My commission expires: 10, 25, 74			
	12 12				
					A 6

