A. 23414 9169 Vol. 1 Page 13627 20149 THE MORTGAGOR . HAROLD DEE MALONE and DELPHA I. MALONE, husband and wife hereby mortgage to FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, a Pederal Corporation, here-inalter called 'Mortgagee,' the following described real property, situated in Klamath County, Siste of Oregon, and all interest or estate therein that the mortgagor may hereafter acquire, together with the income, rents and profits thereof, towit: 10 11 The Westerly 80 feet of Tract 9, Homeland Tract No. 2, -5 according to the official plat thereof on file in the 1 123 office of the County Clerk, Klamath County, Oregon. 14 11 ei 77.18 1.4 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 THREE THOUSAND FIVE HUNDRED AND NO/100-Dollars, bearing even date, principal, and interest being payable in monthly installments of \$.54.53 on or before the 20th of each calendar month 19.73 commencing January 20 and to secure the payment of such additional money, if any, as may be loaned hereafter by the mortgagee to the mortgage or 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. The mortgager covenants that he will keep the buildings now or hereafter erected on said mortgaged against loss by fire or other hazards, in such companies as the mortgages may direct, in an amount not less against loss by fire or other hazards, in such companies as the mortgages and then to the mortgages with loss payche first to the mortgages to the full amount of said indobtedness and then to the mortgages or dimensions or the mortgages and indobtedness. In the mortgages or demage to the property insured, the mortgages ary in payment of said indobtedness. In the mortgage of a pay the proceeds, or so much thereof as may be necessary, in payment of said indobtedness. In the of the mortgage is not apply the proceeds, or so much thereof as may be necessary, in payment of said indobtedness. In the of the mortgage is not apply the proceeds, or so much thereof as may be necessary. or hereafter complete all further covenants that the building or buildings now of The mortageout further coversities the mortageout the mortageout the mortageout the written construction is becaute commenced. The mortageout the written construction is becaute commenced. 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The mortaged are mortaged to mortage the mortaged to mortage the mortage of the mortageout the mortageout the date instalments are beredup integrates and the mortageout th narges pay to t tgar Should the mortgagor fail to keep any of the foregoing covenants, then the mortgagee may perform them, without waiving any other right or rectain such breach; and all expenditures in that behalf shall be secured by this mortgage and shall bear interest in accordance with the terms of a certain date herewith and be repuyable by the mortgage on demand. edy herein given fo In case of default in the payment of any installment of said debt, or of a breach of any of the covenants herein or action for loan executed by the mortgagor, then the entire debt hereby secured shall, at the mortgagee's option, bec without notice, and this mortgage may be foreclosed. without notice, and this includes that a reasonable sum as attorneys The mortgagor shall pay the mortgagoe a reasonable sum as attorneys of the lien hered or to foreclose this mortgage; and shall pay the costs thing records dastrocting same; which sums shall be secured hereby a hing records this mortgage or at any time while such proceeding is per to foreclose this mortgage or at any time while such proceeding is per to foreclose the second of the mortgaged property or any part thereof probability of a receiver for the mortgaged property or any part thereof noys fees in any suit costs and disburgement 311 bursements allowed by be included in the decre mortgages, without not income, rents and profi nding, the neents to a personal deliciency judgment for any part of the debt hereby ecured which shall not uls mortgage in the present tense shall include the future tense; and in the masculine ) the singular shall include the plural; and in the plural shall include the singular. Each of the covenants and agreements herein shall be binding upon all succ inure to the benefit of any successors in interest of the mortgages. November Hawl Dee Malore Delpla Desmanne 27th Klamath Falls, Oregon, this County of Klamath THIS CERTIFIES, that on this 77th day of **November** THIS CERTIFIES, that on this 77th day of **November** A. D., 19.72 before the within named HAROND DEE MALONE AND DELPHA I. MALONE, husband and wife ledged to me that \_\_\_\_\_\_ wn to be has identical foreon. S. described in and who executed the same methy and volutionity for the purposes therein expressed. ESTRACHER WHITEOF, I have hereunto set my hand and official soul Metary Public for the Store Residing at Elementh Folls, 0 3 16 4 Klamath Falls, 0.00My commission ځځ Ċ, 

