	71501 THE MORTGAGOR	Page 14584
Lots 19, 20, 21, 22, and 21 in block 1 of SICH STREET ADDITION in this control of Dilation the County Clerk of Rismath County, Oregon. State in the office of the County Clerk of Rismath County, Oregon. The the office of the County Clerk of Rismath County, Oregon. The the office of the County Clerk of Rismath County, Oregon. The the office of the County Clerk of Rismath County, Oregon. The the office of the County Clerk of Rismath County, Oregon. The the office of the County Clerk of Rismath County. Oregon. The the office of the County Clerk of Rismath County. Oregon. The the office of the County Clerk of Rismath County. Oregon. The the office of the County Clerk of Rismath County. Oregon. The the office of the County Clerk of Rismath County. Oregon. The the office of the County Clerk of Rismath County. Oregon. The office	by mortgage to FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, ter called "Mortgagee," the following described real property, situated in Klamath County, Sta state therein that the mortgagor may hereafter acquire, together with the income, rents and pro	a rearran Corponatoria interest is of Oregon, and all interest fits thereof, towit:
<form></form>	Lots 19, 20, 21, 22, and 23 in Block 3 of SIXTH STF	REET ADDITION in thereof on
<form></form>		
	OURTY FIVE THOUSAND AND NOT 100-2020 monthly installments of \$.37	6.65 on or before
<pre>run. run. run. run. run. run. run. run.</pre>	d to secure the payment of such additional money, if any, as may be loaned hereafter by the r hers having an interest in the above described property as may be evidenced by a note or not sis is evidenced by more than one note, the mortgagee may credit payments received by it upor y 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 orseted on soid mortgage is the videnced by more than one mote, in an offer a single or another or not the buildings now of hereafter orseted on soid mortgage is the buildings now of hereafter orseted on soid mortgage is the buildings now of hereafter orseted on soid mortgage is the set first or other hearters, in such companies as the mortgage may did then in the mortgage	res If the mortgage indeted any of said notes, or part of less finan the face of this mortgage or; all policies to be held by the
ter in de derivit in lie primei et av installinant et sold debi, et el a tray at the exemante herein et contained in the probletion for loss escale the traje array to the contained in the moritage et al. The contained in the probletion of loss escale the property of the contained in the account in the device of the contained in the probletion of a contained prime many to the contained in the account in the device of the contained in the probletion of the contained of the property of the contained in the account of the device of the contained in the device of the contained of the device of the contained of the device of the contained in the device of the contained of the device of the contained of the device of the	The notigagor further covenants that the building or buildings now on or hereafter erected upon said premises shall be is moved or demolished without the written consent of the mortragee, and to complete all buildings in course of construction or moved or demolished without the written consent of the mortragee, and to complete all buildings in course of construction or moved or demolished without the written consent of the mortrage or the note and-or the individences which it secures or any transce viel or assessed against add premises, or upon this mortrage or the note and-or the individences which it secures or any transce viel or assessed against add premises, or upon this mortrage or which becomes a prior lien by operation of law; and to per new which may be adjudged to be prior to the item of the mortrage or which becomes a prior lien by operation of law; and to per new mort and the security of mortragets; that for the purpose of providing regularly for the prompt payment of inch may be adjudged to be prior to mortrage property and insurance premums while any part of the individences sarges levied or assessed agains, the mortraget property and insurance premums while any part of the individences y to the mortraget on it the date insulations to principal and interest are payable an annount equal to 1/12 of said yearly	ent in good repair, not altered, estended, seesements, and charges of every kind thus in connection therewise willer pay premiums on any life insurance policy all taxes, assessments and governmental thereby remains unpuid, mortgager will charges. No interest shall be paid mor- and the note increst shall be paid mor- and the note increst.
of edd property. Workd used in this mortgage in the present tense shall include the future tensey and in the margagers, and each newtor genders; and in the singular shall include the future tensey and in the margagers, and each that invo to the besenti of any successors in interest of the mortgages. Dated at Klamath Falls, Oregon, this	In case of default in the payment of any installment of sold debt, or of a breach of any of the co- pplication for loam executed by the mortgager, then the entire debt hereby socured shall, at the mortga- ue without notice, and this mortgage may be foreclosed. The mortgagor shall pay the mortgage are assonable sum as attorneys fees in any suit which the oriset the lien hereof to foreclose this mortgage in a shall pay the costs and disbursements allowed earching records and abstrations are within sums shall be secured hereby and may be included in the de tion to foreclose this mortgage or at any time while such proceeding is pending, the mortgage, without the appointment of a receiver for the mortgaged property or any part is de the income, rents and The mortgager consents to a personal deficiency judgment for any part of the debt hereby socured to the appointment of the debt hereby socured to the debt hereby socured to the appointment of a receiver for the mortgaged property and may part of the debt hereby socured to the appointment of a receiver for the mortgaged property or any part of the debt hereby socured to the appointment of a receiver for the mortgaged property or any part of the debt hereby socured to the appointment of a receiver for the mortgaged property or any part of the debt hereby socured to the appointment of a the societ of the debt hereby socured to the societ of the debt hereby societ of the societ of the societ of the debt hereby societ of the societ of the debt hereby societ of the debt hereby societ of the societ of t	wonants herein or contained in the agee's option, become immediately mortgagee defends or prosecules to by the option of foreclosure. Upon bringing profits therefrom, which shall not be paid by the sale
THIS CERTIFIES, that on this day of December	of said property. Words used in this mortgage in the present tense shall include the future tense; and in the mascul seuter genders; and in the singular shall include the plural; and in the plural shall include the singul Each of the covenants and agreements herein shall be binding upon all successors in interest of shall inure to the benefit of any successors in interest of the mortgages.	line shall include the feminine and
CLARENCE F. GANSBERG and MARJORIE A. GANSBERG, husband and wife	THIS CERTIFIES, that on this <u>19</u> day of <u>December</u> A. D., 19.7.2, before me, the undersigned, a Notary Public for said state personally appeared the will	husband and wife
CLARENCE'F: GANSBERG and MARJORIE A. GANSBERG, MUSDalld und the within instrument and acknowledged to me that they. to mo known by the the instrument and who executed the within instrument and acknowledged to me that they. is executed the some firstly and voluntarily for the purposes therein expressed. IN TESTRADNY WHEREOF, I have hereauto set my hand and official soci the downed year log bare written. Notary Public for the Sine of Oregon Residence of the Sine of Oregon Residence of Dregon Residence o	to me known to be the identifical person. described in and who executed the within instrument and executed the some fricity and voluntarily for the purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal the day-ond year lag where the seal of	Sarranda

