A the second ્રાષ્ટ્ર -----25 4119 Wol. 73 Page_ 01-09184 80 THE MORTGAGOR 71.000 30 ÷. ROGER L LAMB, a single man TOWNSHI hereby mortgage to FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, a Federal 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: Sec. 11 1.40 Lot 9 in Block 33 HOT SPRINGS ADDITION, to the City of Klamath Falls, Klamath County, Oregon. E. . ¥. ×# S. FOR 1973 <u>ب</u> - -Ē 5. A-2 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 ά . TWENTY ONE THOUSAND SIX HUNDRED AND NO/100-----3 Dollars, bearing even date, principal, and interest being payable in monthly installments of \$ 152.75 on or before jäl. 部 the 15th of each calendar month 1. 1 × 1. 1. commencing February 15 and to secure the payment of such additional money, if any, as may be loaned hereafter by the mortgage to the mortgagor 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 mortgage 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 mortgage may elect. 57[] \$ any payment on one note and part on anomer, as are instrugute they even. The morigagor covenants that he will keep the buildings now 6, hereafter elected on said martgraged property continuously insured arginst loss by fire or other bacards, in such companies as the morigarge may direct, in an amount not less than the face of this morigage, arginst loss by fire or other bacards, in such companies as the morigarge may direct, in an amount not less than the face of this morigage, arginst loss by fire or other bacards, in such companies as the morigarge may direct, in an amount not less than the face of this morigage, with loss payable first to the morigarge to the full amount of raid indobteness and then to the morigarge dia projectly and to case of morigages. The morigage is projectly insured, the motigarge all right in all policies of insurance curried upon still possible to be of down of loss or damage to here only and the motigarge of any type in the morigarge as his agent to solve and adjust such loss of damage and apply the proceeds, or so much thereof as may be necessary, in payment of still indobtedness. In the event of foreclosure all right and apply the proceeds, or so much thereof as may be necessary, in payment of still indobtedness. In this event of foreclosure all right of the morigage in all policies then in force shall pars to the morigage thereby giving stud morigage the right to design and transfer still 4 E 影 Ξ. 1 1 ์ ณ The mortgagor further rowenants that the building or buildings now on or hereafter errered upon said premises shall be key removed or demolished without the written consent of the mortgager, and to complete all buildings to rouge of construction or removed or demolished without the written consent of the mortgager, and to complete all buildings to rouge of construction or months from the date hereof or the date construction is hereafter commenced. The mortgager agrees being is assessed against said premises, or upon this mortgage or the index all the being is a single set of the prior or law; and to pu-lien which may be adjudged to be plot to the lien of this mortgage or table becomes a high greenfary for the priority regularly for the priority for mortgager; that for the priority are used with any part of the indebtechmes secure charges letted or assessed against the mortgaged property and insurance prepares while any part of the indebtechmes secure charges letted or assessed against the mortgaged property and insurance prepares and another equal to 1/12 of said years i toggor on said amound, and said amounts are hereby pledged to mortgager as additional security for the payment of this mortgage a said mentions shall be kept in onstructed thereon within six , and charges of every kind cetton therewith or any other on any life insurance policy NO. i. 610 1.30 Pil 1 1. 15 Should the mortgagor fail to keep any of the foregoing covenants, then the mortgager may perform them, such breach; and all expenditures in that behalf shall be secured by this mortgage and shall bear interest in the treach and be remarkable by the mortgager of lemand. ុទ្ធ repayable by the mortgagor of default in the payment of any installment of said dobt, or or loan executed by the mortgager, then the entire debt hereby notice, and this mortgage may be foreclosed. in the diately The morigagor shall pay the morigagee a reasonable sum as alterneys fees in any suit w the lien hereof or to foreclose this morigage; and shall pay the costs and disbursements the records and abstracting same; which sums shall be secured hereby and may be included to foreclose this morigage or at any time while such proceeding is pending, the morigagee pointment of a receiver for the morigaged property or any part thereof and the income, rec utes to cost of with all inten with all impr located on or all of the fore hereunder which the in the deficiency judgment for any part of the debt hereby secured which shall not be ç. hereunder, all denced by a cer mortgagor consents to a this mortgage in the present tenso shall include the future tense; and in in the singular shall include the plural; and in the plural shall include the the monthly paymen shall be the date Words used in herein shall be binding upon all successors in interest Grantors 19.72 December 29th possession thereo from all encumb nath Falls, Oregon, m. (SEAL) said property, if the state of Orego property taxes and installment thereof of construction or (SEAL) STATE OF OREGON | BS Bood repair and con Policies of insurance A. D., 19.72 before me, the undersigned, a Notary Public for said state per ROGER M. LAMP policies of insurance Beneficiary, at its op storing the premises security for the indeb may carry out the sam or the maximum rate ficiary at its option ma December appeared the within named ROGER M. LAMB, a single man RUGER M. LAMB, a Sin own (15 be the identical person...... described in and who executed the same frashy and voluntarily for the purposes therein expressed. he ma that or the maximum rate ficiary at its option m sale hereunder at any on appeal. Beneficiary the property or any par trust deed and the said or on the said pote to be TN TESTIMONY WHEREOF; I have hereunto set my hand and Notary Public for the State of .in oth Falls. Or trust deed and the sale and or on the said note. In the addition or removal of shall at Beneficiary's elect 10-25.74). 7111 ing its records to reflect 5 Grantors horeby G Grantors hereby G or hereafter in effect upon authorize and empower Be agents, attorneys, employees gard to the adequacy of the all rents and income therefro all operating expenses in -

