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TWENTY FOOK theoreman         Dollars, bearing even date, principal, and interest being payable in monthly installments of \$.100 events         Dollars, bearing even date, principal, and interest being payable in monthly installments of \$.100 events         the 5th day of each calendar month         commencing April 5         the 5th day of each calendar month         commencing April 5         and to secure the payment of such additional money, if any, as may be conduced by a note or notes. If the mortgage indebted 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 ness is evidenced on one note and part on another, as the mortgage may elect.         The mortgager covenants that he will keep the buildings now a hereafter elected on said mortgaged property continuously insured arguing less by fire or other hazards, in such companies as the mortgage and will debted patients of insurance carried upon said property continuously the property main day companies as the mortgage of all right in the mortgage of insurance carried upon said orduus such loss or damage to the property main day to be mortgage of all right in the mortgage the property main in the said indebted patients of insurance carried upon said mater argument of said indebted patients of insurance carried upon said maters assessed and the mortgage in the mortgage of insurance carried upon said maters assessed and anota such loss or damage to the property main day the mortgage another object in an apply the proceeds, or so	TWENTY FOOK. Addression and interest being payable in monthly installments of S.4004444444444444444444444444444444444	THENNIT FOULY       Answering on the principal, and interest being payable in monthly installments of VALUARE.         The sth day of each calendar month.       April 1	hereby mortgage to FIRST FI inafter called "Mortgagee." t or estate therein that the mo	R CHARLES LINDMEIER, 5 EDERAL SAVINGS AND LOAN ASS( he following described real property, si ortgagor may hereafter acquire, together L in Block 12, Tract N	a single man OCIATION of Klamath Falls, a Federal Corporation Itutated in Klamath County. State of Oregon, and all with the income, rents and profits thereof, towit: 0. 1006 known as SECOND	, here- interest
Dollars, bearing even date, principal, and interest month the 5th day of each calendar month commencing <u>April 5</u> , <u>173</u> , and to secure the payment of such additional money, if any, as may be loaned hereafter by the mortgage to the mortgage indebted- others having an interest in the above described property as may be evidenced by a note or notes. If the mortgage indebted- 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 mortgager covenants that he will keep the buildings now on hereafter exected on said mortgaged property continuously insured is by fire or other hazards, in such comparison of said indebtedness as of insurance carried upon said points or damage with loss or damage to the mortgage of the mortgage and indebtedness as of insurance carried upon said points where damage is or damage to the property mach the mortgage and indebtedness as of insurance carried upon said points where damage is or damage to the property mach the mortgage and indebtedness as of insurance carried upon said points where a said and poly the proceeds, or so mattered car may there are the mortgage through the mortgage and indebtedness. In the overal of oreclosure all right is or damage to the mortgage in the mortgage dup of the mortgage through the to assign and transfer acid of the mortgage including including and the mortgage dup of the mortgage with the assign and transfer acid policies.	Dollars, bearing even date, principal, and medice months the sch day of each calendar months and to secure the payment of such additional money, if any, as may be evidenced by a note or notes. If the mortgage indefined there is a videnced by more than one note, the mortgage may credit payments received by it upon any of said notes, or part of site videnced by more than one note, the mortgage may credit payments received by it upon any of said notes, or part of the say payment on one note and part on another, as the mortgage may credit payments received by it upon any of said notes, or part of the say payment on one note and part on another, as the mortgage may credit payments received by it upon any of said notes, or part of the say payment on one note and part on another, as the mortgage may credit payments received by it upon any of said notes, or part of the say payment on one note and part on another, as the mortgage may credit payments received by it upon any of said notes, or part of the say payment on one note and part on another, as the mortgage of another one of and in crease of the say pay the proceeds, or so much there are the multiding the the said indebing and mortgage of the mortgage indebing and the mortgage indebing are done the proceeds, or so much there are another and the mortgage the theory gaves and the said and treases are and there are and the mortgage indebing and the mortgage indebing and the said are are and the said are are are all the said are and the said are are and the said are are are all the	Dollars, beginning even date, principal, and maker months	TWENTY FOOR IN	o o by an a baing payable	ng, plumbing, water heater, venetian blinds, and othe suits said premises and which shall be construed a uted by the above named mortgagors for the princip NO/100	er fixtures is part of al sum of  before
	<ul> <li>which may be assigned as further still monogene property and instruct are promotile on amount equal to 1/12 in sum rougges and the note hereby secured.</li> <li>whereas even against installments are hereby pleded to mortgages as additional security for the payment of this mortgage and the note hereby secured.</li> <li>Should the mortgage on the due mathematical shall be secured by this mortgage and shall bear interest in accordance with the terms of a certain promisery note of a provide the result of the mortgage of the due mortgage events in the behalf shall be secured by this mortgage and shall bear interest in accordance with the terms of a certain promisery note of any such is reaching any other right or remedy herein given for any such is reaching associated by the mortgage of default in the payment of any installment of said debt, or of a breach of any of the covenants herein or contained in the payment of any installment of said debt, or of a breach of any of the covenants herein or contained in the payment of any installment of said debt, or of a breach of any of the covenants herein or contained in the payment of any installment of said debt, or of a breach of any of the covenants herein or contained in the payment of any installment of said debt, or of a breach of any of the covenants herein or contained in the deplication for loan executed by the mortgage and shall pay the cost and dispursements allowed by law and shall pay the cost of a dispursements allowed by law and shall pay the cost of any be included in the decree of forelosure. Joon bringing or the same and marked hereby and may be included in the decree of forelosure. Joon bringing or the project the line of the obstracting same; which such proceeding is pending, is mortgage and any time with each or prosecutes and marked be included in the decree of forelosure. Joon bringing or the project the line of the debt nervery part thereof and the income, rents and prolits thereform.</li> <li>The mortgage consents to a personal deficiency j</li></ul>	which may be assumed as firsting the boundaries on principal and interacte are manufer and more than a manufer equal to 17/2 of the sampleage and the need hereby section. There is a section of the interaction of the level in a more approximation of the interaction of t	Dollars, bearing even dat the 5th day of and to secure the paymen others having an interest ness is evidenced by mor any payment on one notr The mortgager covene against loss by fire or oth with loss of the pro- denda conduct to the pro- ord apply the proceeds, o of the mortgager in all pol policies.	e, principal, and interar month each calendar month it of such additional money, if any, as n in the above described property as may te than one note, the mortgagee may cre- te and part on another, as the mortgagee and the mortgage how the mortgages is that he will keep the buildings now en- ter hazerds, in such compenior as the mort hereby casage to the mortgages did in hereby casage to the mortgage hereby appeln party instant the building or buildings now on or here must that the building or buildings now on or here	commencing <u>April 5</u> may be loaned hereafter by the mortgage to the mor y be evidenced by a note or notes. If the mortgagy dit payments received by it upon any of said notes, s may elect. hereafter exected on said mortgaged property continuou debiodness and then the mortgager all policies per debiodness and then the mortgager all policies perty and nall portgagee as his agent to settle and the fore of the said noteby giving said mortgages the thore went of forecies an azyment of said indebiodness. In thoreby giving said mortgages the thoreby giving said mortgages the thore to assign and eafter erceted upon said premises shall be kept in gowd repair, not all eafter erceted upon said premises shall be kept in gowd repair. not all eafter erceted upon said premises shall be kept in gowd repair.	ortgagor or e indebted- or part of his mortgage, held by the s or damtage s or damtage transfer agid transfer agid tered, extended, reon stithin six s of every kind the or any other

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