	<u>- 61-09284</u> <u>22923</u> 75297	
	THE MORTGAGOR ¹⁰⁶ 16 4350	
	J. W. QUINN and NORA QUINN, husband and wife; and	
	W. T. FRANKLIN and BLANCHE R. FRANKLIN, husband and wife	I A MARINE
	bereby 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:	
C 101	A tract of land situated in the SW_4^1 of the NW_4^1 of Section 10, Township 39 South, Range 9 East of the Willamette Meridian, more particularly	
	described as follows: Beginning at a point that is 327 feet North of the intersection of the	
	North line of LaVerne Street and the East line of Washburn Way; thence	
	South along the East line of Washburn Way 100 feet; thence East parallel to the North line of LaVerne Street to the West line of Lot 10 Block 4 of	
	Third Addition to Altamont Acres, thence North parallel to said lot and block 100 feet; thence West parallel to the North line of LaVerne Street	11
	to the point of beginning, also the South 45 feet of Lot 7 in Block 4 of THIRD ADDITION TO ALTAMONT ACRES.	
	THIRD ADDITION TO ALTAMONT ACRES.	
		Contraction of the second s
	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	
	the realty, to secure the payment of a certain promiser note executed by the above named mortgagors for the principal sum of SIXTY FIVE THOUSAND FIVE HUNDRED AND NO/100	
	Dollars, bearing even date, principal, and interest being payable in monthly installments of § 548.25 on or before the 15th day of each calendar month	I a start and the start at the start of the
	commencing September 15 19 73	
	and to secure the payment of such additional money, if any, as may be loaned hereafter by the mortgagee 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 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.	
	any payment on one note and part on another, as the mortgagee may elect. The mortgager covenants that he will keep the buildings now so here for one-ted on said mortgaged property continuously insured against loss by fire or other hearded, in such companies as the mortgagee may direct, in an amount not less than the force of this mortgage	
	The morigager covenants that he will keep the buildings now or hereafter erected on said mortgaged property continuously insured against loss by fire or other hazards, in such companies as the mortgages mortgages mortgaged property continuously insured with loss payable first to the mortgage to the full answer of said indebicates and then to the mortgage. The mortgage thereby assigns to the mortgage call right in all policies of insurance arrived upon said property and in case of mortgages. The mortgager hereby assigns to the mortgages call right in all policies of insurance arrived upon said property and in case of and apply the proceeds, or so much thereof as mort because the mortgages through a said and the interview of the mortgager in all policies then in loce shall pass to the mortgage through a said and the said indebications. In the event of foreclosure call right of the mortgager in all policies then in loce shall pass to the mortgage through and right the right to assign and transfer said policies.	I
	of the mortgager in all policies then in force shall pass to the mortgagee thereby giving said mortgagee the right to assign and transfer said policies. The martgager further currents that the building or buildings now on or hereafter exceed non-sold membras built be test in good encode and stransfer said	
	removed or demolished without torotamic in a too mortage, and a complete all predicts receive upon sample as sometime to the predict or and the written correct of the mortage and to complete all publicity in ourse of construction in hereafter construction is breafter commenced. The mortager agrees to pay, when due, all taxes, assessments, and charges of every kind levied or assessed against said premises, or upon this mortage or the note and-or the indebtedness which it secures or any transactions in connection therewith or any other levied or assessed against said premises, or upon this mortage or which becomes a perior line begrafter to pay then due, and taxes, assessments, and charges of every kind levied or assessed against said premises, or upon this mortage or the note and-or the indebtedness which it secures or any transactions in connection therewith or any other levied or assessed against said premises, or upon this mortage or which becomes a perior line by operation of Law; and to pay premiums on any IIE insurance policy.	
	which may be assigned as further security to mortgage; that for the purpose of providing regularly for the prompt payment of all taxes, assessments and governmental charges level or assessed against the mortgaged purperly and insurance premiums while any part of the indebtedness secured hereby remains unpaid, mortgager will not the mortcarger on the date institutions on which and butters are nareful as a magnit and to 1/1/1 which are independent of the mort garger will be a standard of the institution of the institution of the magnitude are magnitude and the full of the institution of the mort garger will be a standard butter of the institution of the institution of the magnitude are magnitude and the institution of the institution of the institution of the magnitude are magnitude and butters are magnitude and the institution of the inst	
	sport on said amount, and said amounts are breedy piloteet and more a childron bear in the party of this more party entries. An interest shall be pair more transformed and amounts are breedy piloteet and more additional security for the payment of this more party entries. An interest shall be provide a more presented to be presented to be presented to be presented and the note hereby secured. Should the more party fail to keep any of the foregoing coernants, then the more page and shall bear interest in accordance with the terms of a certain promissory note of a beautiful and hereby and hereby been for a second and the note bear of the page and shall bear interest in accordance with the terms of a certain promissory note of	Contraction of the
	even date herewith and be repayable by the mortgager on demand. In case 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 application for loan executed by the mortgager, then the entire debt horeby secured shall, at the mortgage's option, become immediately	
	due without notice, and this mortgage may be foreclosed.	
	The mortgager shall pay the mortgagee a reasonable sum as attorneys fees in any suit which the mortgagee defends or prosecutes to protect the lien hered or to forefose this mortgage; and shall pay the costs and disbursements allowed by law and shall pay the cost of searching receives and abstracting same; which sums shall be secured hereby and may be included in the decree of forefolosure. Upon bringing action to forefose this mortgage of at any lime while such proceeding is pending, the mortgagee, without notice, may apply for and secure the appointment of a receiver for the mortgage property or any part thereof and the income, ronts and prolits thereform.	
	The mortgager consents to a personal deficiency judgment for any part of the debt hereby secured which shall not be paid by the sale of said property.	
	Words used in this mortgage in the present tense shall include the future tense; and in the masculine shall include the forminine and neuter genders; and in the singular shall include the plural; and in the plural shall include the singular. Each of the covenants and agreements herein shall he binding upon all successors in interest of each of the mortgagors, and each whall inure to the benefit of any successors in interest of the mortgageo.	
	Dated a Klamgth Fath, Orogon, this <u>llth</u> day of <u>April</u> 1973	
	Jara Quin Blanche R. Stanklin	
	Handle Chanche A Gunden	
	STATE OP-OREGON 55 County of Klamath	
	THIS CERTIFIES, that on this	
	J. W. QUINN and NORA QUINN, husband and wife; and W. Ty FRANKLIN and BLANCHE R. FRANKLIN, husband and wife	
	to me known to be the identical person	
	IN TESTIMONY WHEREOF, I have hereunto set my hand and official sear the day and year last above written.	I I in the second
	Notary Public for the State of Oregon Residing at Kiamath Folls, Oregon My commission expires: 10.25-74	
		I and the second s

ų

