01-A-23127 THE MORTGAGOR Vol. 73\_ Page 6982 -----77389 -11 . DONALD A. SCHWANENBERG and JOYCE E. SCHWANENBERG, husband & wife hereby mortgage to PIRST PEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, a Pederal 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: Lots 1 and 2 of Block 96 of BUENA VISTA ADDITION to the City of 1.5 Klamath Falls, Oregon, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. 11.2 A.1.4.7 #1 6-1-1-1-1-1-1-1-1-1 1.00 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  $\star$  \* \* 'TWENTY TWO THOUSAND FOUR HUNDRED AND NO/100 \* \* \* 81 **新** 台门 Dollars, bearing even date, principal, and interest being payable in monthly installments of \$180,55 on or before the 10th date of each called a large state of the l · 18 the 10th day of each calendar month 1854 commencing July 10th 1973 and to secure the payment of such additional money, if any, as may be loaned hereafter by the mortgagee to the mortgage or 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. 121715 any payment on one note and part on another, as the mortgagee may elect. The mortgager covenants that he will knop the buildings now a here there or elect an armount not less than the face of this mortgage, grainst less by fine or other hexards. In such companies as the mortgage may direct, in an amount not less than the face of this mortgage, with less by fine or other hexards. In such companies as the mortgager may direct, in an amount not less than the face of this mortgage, buildings by fine or other hexards. In such companies as the mortgager may direct, in an amount not less than the face of the mortgage, with less payable first to the mortgage to the full amount of said invibiences at the mortgage. The mortgage the adjust such less or damage to as or damage to the property insured, the mortgager once the points the mortgage the soil indubted on a said indubted on a soil in the soil of an any be necessary. In payment of soil indubted mortgage, the tight to assign and transfer said of the mortgager in all policies then in force shall prize to the mortgage the tight to assign and transfer said oblicities. policion. The mortgaper further covenants that the building or buildings now on or hereafter elected upon sald premises shall be kept in good repair, not altered, extended, remarked or demolished without the written consent of the mortgape, and to complete all buildings. In control of construction or bereafter constructed therean within six months from the date hereof or the date construction be heredgree consense. The mortgaper agrees to par, nor date, as sessments, and charges of every kind months from the date hereof or the date construction be heredgree consense. The mortgaper agrees to par, here date hereof or the date construction be mortgaper or the note and or the indebienders which it events or any transactions. In consense of this mortgape or the note and or the indebienders which is constant or any transactions. In consense of a set of this mortgape or the note and or the indebienders which is one trans or which hereofter constructions are presented and it are associated as the further set of this mortgape or which hereofter consenses a prior line is independent or the property and in the set of the indebienders set of the indebienders set of all taxes, assessments and the mortgape mental left which may be addated to be prior in the mortgape; that for the purpose of providing regulative or the indebienders secured hereby remains undefine metric, which may be addated assessed against further set on principal and interest are possible an anomal equal to 1/12 of stild yearly remains undefine and mor-eps to the mortgape on the data mounts are hereby pledged to mortgape as additional security for the payment of this mortgage and the note hereby secured. within six every kind any other ance policy overnmental ъ jj Should the mottgagor fail to keep any of the foregoing covenants, then the mortgagee may perform them, without waising any other right or remedy herein given for 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 promissory note of date herewith and be repayable by the mortgager on demand. 3.3 1944 1946 O RAPH PLACE 1 In case of default in the raymont of any installment of said debt, or of a breach of any of the covenants herein or contained in the leation for ioan executed by the motigager, then the entire debt hereby secured shall, at the motigage's option, become immediately without notice, and this motigage may be foreclosed. 101 - 11 - 11 - 11 - 110 out nonce, and this mongarie may be interested. mongager shall pay the mongarie may be interested. The lies hereof or to foreclose this mongage; and shall pay the costs and disbursements allowed by law and shall pay the cost records and abstracting same; which sums shall be secured hereby and may be included in the decree of foreclosure. Upon bringh foreclose this mongage or at any time while such proceeding is pending, the mongage, without notice, may apply for and secu-foreclose this mongage, or at any time while such proceeding is pending, the incringage, without notice, may apply for and secu-niment of a receiver for the mongaged property or any part thereof and the income, rents and profits therefrom. The ct\_the morigagor consents to a personal deficiency judgment for any part of the debt hereby secured operty. Bot 1 5 s mortgage in the present tenso shall include the luture tense; and in the singular shall include the plural; and in the plural shall include masculine shall includ ं। the covenants and agroaments herein shall be binding upon all suc the benefit of any successors in interest of the mortgagee. Sonald a Schwanenberg Dorgee & Sekwanenberg Dorgee & Sekwanenberg 73 24th oth Falls, Oregon, 「「「「「「」」」 STATE OF OREGON | 85 une for sold state personally appeared the within named THIS CERTIFIES, that A. D., 19.73., before me, the undersigned, a Notary Public DONALD A. SCHWANENBERG and JOYCE E. SCHWANENBERG, husband and wife ledged to me that they Notary Fublic for the State of Orogon Residing at Remark Fylls, Orogon to me known to be the identical person.S... described in and who executed the with instrument executed the same freely and voluntarily for the purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand My Â 114 a final 7 () Same Υ. 19 - Tan 

