28-5099 Vol. 72 Page 7380 THE MORTGAGOR 7380 01-09345 77660 MELVIN G. GORDON and VIRGINIA ANNE GORDON, husband and wife hereby mortgage to FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, a Federal Corporation, here-inafter called "Mortgagee," the following described real property, situtated 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: The South 46.8 feet of Lots 15, 16, 17 and 18 in Block 6 of St. Francis Park, Klamath County, Oregon. <u>či III</u> 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  $\star \star \star SIX$  THOUSAND AND NO/100  $\star \star \star$ 10 (H) Dollars, bearing even date, principal, and interest being payable in monthly installments of \$ 48.36 on ro before and to secure the payment of such additional money. If any, as may be loaned hereafter by the mortgage to the mortgage or or others having an interest in the above described property as may be videnced 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 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 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 credit payments received on said mortgaged property continuously insured, the mottgage to the full amount of said indebideness of insurance carried upon said property and in case of with loss payable first of the mortgages to the full amount of said indebideness of insurance carried upon said property and in case of marge of the property insured, the mottgager payapoints in the mortgage at a said adjust such fors or durant for the property insured, the mottgage to property property benefage to said andeus to first on the protecting or horeby assigns to the mottgage payapoint be not and adjust such fors or durant dented and adjust such fors or durant dentages the mottgage in all policies then in force shall pays to the mottgage thereby giving said mottgages the right to assign and transfer said policies. The mortgagor further covenants that the building or hulldings now on or hereafter cretered upon said premu-mentation of demolished without the written consent of the mortgager, and to complete all buildings in course of removed or demolished without the date construction is hereafter commenced. The mortgager agrees to pay, when the data is additional premises, or upon this mortgage or the node and/or themes a prior lien by operation of lien which most additional premises, or upon this mortgage or the party premises which it secures level or assessed and premises, or upon this mortgage or the party prior lien by operation of lien which most satisfied as further security to mortgage (that for the party premises while any part of the info-barry of level or assessed against the mortgaged projectly and instructs premises while any part of the info-party of the date is an endiness of the satisfies of the satisfies of the satisfies and the date is additional security for the payment of transformed and amount, and said amounts are hereby pledged to mortgager as additional security for the payment of Should the mortgagor fail to keep any of the foregoing covenants, then the mortgage may perform them, without valving any other right any anch breach; and all expenditures in that behalf shall be secured by this mortgage and shall bear interest in accordance with the terms of a even date breacht and be repayable by the mortgager on demand. se of default in the payment of any installment of said debt, or of a breach of any of the covonants herein or oc for loan executed by the mortgager, then the entire debt hereby secured shall, at the mortgagee's option, becom I notice, and this mortgage may be foreclased. 1 nout notice, and this morigage may be toreclosed. e morigagor shall pay the morigagee a reasonable sum as attorneys fees in any suit which the morigagee defends a e lien hereof or to foreclose this morigage; and shall pay the costs and disbursements allowed by law and shall p i feecids and abstracting same; which sums shall be secured hereby and may be included in the decree of foreclosure, i foreclose this morigage or at any time while such proceeding is pending, the morigagee, without notice, may apply interest this morigage or at any time while such proceeding is pending, the morigage, without notice, may apply interest of a receiver for the morigaged property or any part thereof and the income, rents and profits therefrom. 1. 1 The 2 The mortgagor consents to a personal deficiency judgment for any part of the debt hereby secured which shall not be of said property. Words used in this mortgage in the present tense shall include the future tense; and in the masculine shall include the genders; and in the singular shall include the plural; and in the plural shall include the singular. of the covenants and agreements herein shall be binding upon all successors in to the benefit of any successors in interest of the mortgages. h day of June Melinin I Sonla Virgininanne Gordon (GEAL) Ū, 12th Klamath Falls, Oregon, this STATE OF OREGON As County of Klamath A. D., 19.73, before me, the undersigned, a Notary Public for said state personally appeared the within named MELVIN G. GORDON and VIRGINIA ANNE GORDON, husband and wife me that they IN TESTIMONY WHEREOF, I have hereunic set my hand and official see 1025-74 par of the marthe

