28-64-6cp 01-09542 2 THE MORTGAGORol. 74 Page 1138 856.92 LOUIS VAN DYKE, A Single Man hereby mortgage to FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, a Federal Corporation, here-inalter 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: Lot A in Block 45, SUPPLEMENTAL PLAT of Lots 1, 2, 7 and 8 in Block 45 of NICHOLS ADDITION TO THE CITY OF KLAMATH FALLS, OREGON, EXCEPTING THEREFROM that portion thereof lying Southwesterly of a line drawn from a point on the Southeasterly line of Washington Street, 40 feet Northeasterly of the most Westerly corner of said lot to a point on the Southeasterly line of said lot, 38 feet Northeasterly of the most Southerly corner of said lot, in the City of Klamath Falls, Klamath County, Oregon. 4 H PH 1974 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 THIRTEEN THOUSAND TWO HUNDRED AND NO/100 DOLLARS EB-FORM No SN Dollars, bearing even date, principal, and interest being payable in monthly installments of \$114.60 on or before the 15th day of each calendar month by M. **R** ..., <u>19</u>.74 and to secure the payment of such additional money, if any, as may be loaned hereafter by the mortgagee 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-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. .... commencing.... to H The mortgager covenants that he will keep the buildings now on hereafter eracted on sold mortgaged property mat loss by fire or other hazards, in such companies as the mortgage may direct, in an amount not less than the loss payable first to the mortgages to the full amount of sold indebtedness and then to the mortgager, all policies or damage to the property insured, the mortgage and the proceeds, or some to sold indebtedness. In the event of apply the proceeds, or so much thered as may be necessary, in payment of sold indebtedness. In the event of destination of a policies then in force shall pass to the mortgage thereby giving said mortgages the right to as grat tain 17/161 foli The mortgagor further covenants that the building or buildings now on or hereafter crected upon add premises shall be key removed or demolished without the written concent of the mortgager, and to complete all buildings in rourse of construction or months from the date hereof or the date construction is hereafter commenced. The mortgager agrees to pay, when due, all taxes, hered or assessed against add premises, or upon this mortgage or the note and-or the indelifedness which is secure so any fransach beried or assessed against and premises, or upon this mortgage or which because or which because which is secure or provide to be prior to the line of this mortgage or which because which is secure to the indelifedness which is described to be prior to the line of this mortgage or which because of providing regularity for the prompt payment of charges leviced or assessed against the mortgaged property and incurance premiums while any port of the indeltedness secured charges leviced or assessed on the date installments on principal and interest are payable an anomic qual to 1/12 of said yearly or gagor on said amount, and said amounts are hereive pledged to mortgage as adultional security for the payment of this mortgage as in Pil 4 Should the marigages fall to keep any of the foregoing covenants, then the marigage may perform them, without sairing any such broach; and all expenditures in that behalf shall be secured by this marigage and shall beer interest in accordance with the date herewith and be repayable by the marigagor on demand. **FEB** In case of default in the payment of any installment of said debt, or of a breach of any of the covena ration for loan executed by the morigagor, then the entire debt hereby secured shall, at the morigages without notice, and this morigage may be foreclosed. 争 The mortgagor shall pay the mortgagee a reasonable sum ct the lien hereof or to foreclose this mortgage; and shall i hing records and abstracting same; which sums shall be sec 11111 consents to a personal deliciency judgment for any part of the debt hereby s Words used in this mortgage in the present tense shall include the future tense; and in the masculine genders; and in the singular shall include the plural; and in the plural shall include the singular. rest of each of agreements herein shall be binding upon all auccessors in interest of the mortgages. January 30th Falls, Oregon, this Souiltan (SEAL) (SEAL) STATE OF OREGON | as Z January ... day of THIS CERTIFIES, that on , before me, the undersigned, a Notary Public for said state personally appeared the Together with the D. 19... To have and to hol LOUIS VAN, DYKE, A Single Man he no Known to be the identical person...... described in and who exocuted the within ruled the same freely and voluntarily for the purposes therein expressed. IN TESTIMONY WHEREOF, I have hereunto set my hand and One This CONVE One Thousand Si (\$.1,650.00) ames Dago 12 10.25-74 following is a substanti CONTROL . \$ 1,650.00 I (or if more than one CBCILE One Thousand S

