2405740-413 TA 28-743 THE MORTGAGOR Not. 24 Page 8950 91207 1 JESSIE W. HURLEY and BEVERLY HURLEY, 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, 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 23 in Block 7 of Tract No. 1035, known as GATEWOOD, Klamath County, Oregon. 13/161 M 23-11-53 Section Sections 113.4h E **北**通河 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 *** * *** TWENTY FIVE THOUSAND TWO HUNDRED AND NO/100 * * * Dollars, bearing even date, principal, and interest being payable in MEMARYNXXXXXXXXXXXX semi-annual installments Dollars, bearing even date, principal, and interest being payable in **SOURT RANAGES SET - annual installmen** due on the 18th day of January, 1975, and the 18th day of July 1975, and the principal balance plus interest due on or before 18 months from date. and to secure the payment of such additional money, if any, as may be loaned hereafter by the mortgage to the mortgage 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. The mortgager covenants that he will keep the buildings now of hereafter effected on said mortgaged property continuously insured against loss by fire or other hazards, in such companies as the mortgage may direct in an amount not less than the face of this mortgage, with loss payable litst to the mortgage to the full amount of said indebtedness and then to the mortgager. The mortgage to the property assunds to the mortgage direct that indebtedness and then to the mortgager for said incested and the said indebtedness and then to the mortgager. The mortgage the note of the mortgage direct the mortgage will indebtedness and then to the mortgager in add property and in cress of loss or damage to the property insured, the mortgager directly apoints the mortgage to said to said adust but for a damage and apply the proceeds, or so much thereof as may be necessary. In payment of said institutedness in the over of force said to force and apply in an originger to the mortgager thereby an oncessary. e i 11. consent of the mortgages, and to complete all fullifiers in consent sectors of construction is hereafter commenced. The mortgages areas to pay, when the all solutions is not sectors of construction is presented by the indefinitions which it is constructed and the mortgage or the note and or the indefinitions which its sectors or any trait is the line of the indefinition of the ind any part of the intelliginess secure amount equal, to 1712 of said yearly with for the payment of this address property and insurance premiums principal and interest are payable obstant to more as additional ¥. 1. in a state charges. No interest and the cole hereby Hered 11 Should the mortgager fail to keep any of the foregoing covenants, then the most such breach; and all expenditures in that behalf shall be secured by this mortgage date herewith and be repayable by the mortgager on demand. ing of In case of default in the payment of any installment cation for ioan executed by the mortgagor, then the without notice, and this mortgage may be foreclosed ained in the The mortigagor shall pay the mortgageo a reasonable sum as attorney t the lien hereof or to foreclose this mortgage; and shall pay the casis hing records and abstracting same, which sums shall be secured hereby t to foreclose this matricage or at any time while such proceeding is per pointiment of a receiver for the mortgaged projective or day part thereof The mortgagor consents to a personal deliciency judgment for any part of the debt hereby secured which shall not be used in this mortgage in the present tense shall include the future tense; and in the masculine rs; and in the singular shall include the plural; and in the plural shall include the singular. and agreements herein shall be binding upon all successors in interest of each of the any successors in interest of the mortgageo. 18th at Klamath Falls, Oregon, this Mula un U uly Augley $\tilde{\mathbf{v}}_{2}$ S.E. STATE OF OREGON | 53 190 July Think was been as THIS CERTIFIES, that on this day of HAR STAR A. D., 19. 74, before me, the undersigned, a Notary Public for said state personally appeared the within named JESSIE W. HURLEY and BEVERLY HURLEY, husband and wife they are known to be the identical person. S. described in and who executed the within instrument and acknowledged to me that they excluded the same freely and voluntarily for the purposes therein expressed. ' IN TESTIMONY WHEREOF, I have hereunto set my hand and official 1. ••• 11-12-74 03110 spiel): 24 (A. 16. 16)

