A Part of States n THE MORTGAGOR Vol 74 Poge 9641 91772 LARRY A. HERZMAN AND ALICE A. HERZMAN, husband and wife 23 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 17 in Block 10 of BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS, ALSO the South 15 feet of vacated Oregon Avenue lying adjacent to and Northerly of said Lot 17, by Order of Vacation recorded March 16, 1959 in Volume 310 at page 496. 1074 7 A PA PA 12.13 P.H 2, Dollars, bearing even date, principal, and interest being payable in mentbly installments of \$ 369,80 on or before and to secure the payment of such additional money, if any, as may be loaned hereafter by the mortgagee 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 mortgage may elect. the fifteenth day of each calendar month any payment on one note and part on another, as the mortgage may elect. The mortgager covenants that he will keep the Luidings now o, herefler evented on end mortgaged property continuously insured against loss by fire or other hazards, in such companies us the instance bry direct is an environment and less income the face of this mortgage, against loss by fire or other hazards, in such companies us the instance bry direct is an environment and less income the face of this mortgage, with loss payable first to the mortgage to the full down out of said indebtedness and than to the mortgager, and in cross of mortgagee. The mortgage hereby assigns to the mortgage diricht in all policies of instance cortical gene suid property and in cross of loss or damage to the projectly insured, the mortgage hereby gryonis the mortgagee is the said and the set of losefloare all indebtedness. In the event of losefloare all indebtedness, in the event of losefloare all right and of the mortgage in all policies them in force thall pairs to the mortgage thereby grying and mortgagee the right to assign and transfer acid of the mortgage in all policies them in force thall pairs to the mortgage thereby griving and mortgages and mortgages the right to assign and transfer acid policies. The mortgager further contrasts, that the building or buildings how on or hereafter excited upon said premiers shall be lept in cool remained an demolished without the artitre convent of the mortgager, and to complete all buildings in course of construction or betraffer months from the data based or the data constraints is because the mortgager. The mortgagers to part, when due, all cars, as example iteration are associed as the latter is the data constraints is because the material constraints in the data based is a start, as a start based or associed as a start of the latter convertion is because of the material constraints in the data based is a start of the start of the lieu which may be adjudged to be prior to the lieu of this mortgage or which becomes a prior the prompt parament of all taxes, built be assisted as further security, is mortgager in the purpose of providing trading trading the prompt parament of all taxes. This part is the material constraints the mortgager integral in the purpose of providing trading trading to the prompt parament of all taxes. This part is the mortgage on the data installment on principal and intervel are parallely at anomal equal to 1 (12) of the verter charges -trading to the data anomals are been principal and intervel are parallely at anomal equal to 1 (12) of the mortgage and the n trading to the base of a start sector of the base of the mortgage as additional vertility for the parament of this mortgage and the in C IN 1 16. 11 Should the mortgager fail to keep are of the forezoing evenants, then the mortgagee may perform them, without waising any other right or remedy 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 pr i date hereaith and be repusable by the mortgager on demand. In case of default in the payment of day installment of said debt, or of a breach of any of the covenants herein or con-iscation for locan executed by the mortgager, then the entire debt hereby secured shall, at the mortgage's option, become without notice, and this mortgage a reasonable sum as attorneys fees in any suit which the mortgage defends or the line hereof or to foreclose this mortgage; and shall pay the costs and distursements allowed by low and shall pay shan precords and abstracting same; which sums shall be secured hereby and may be included in the decree of foreclosure. Us in to toreclose this mortgage at any time while such proceeding is pending, the mortgages, without notice, may apply for appointment of a receiver for the merigaged property of day pair thereof and the income, rents and profits her to be only . 11 a mortgayor consents to a personal deliziency judgment for any part of the debt hereby secured which shall property. Words used in this morigage 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. shall includ ्रा and agreements herein shall be binding upon all successors in interest any successors in interest of the mortgages. 34th Alund Stansien STATE OF OREGON (as THIS CERTIFIES, that en this 6 21 Type august day of A. D., 19 74, before we, the undersigned, a Notary Public for said state personally appeared the within named LARRY A: HERZMAN AND ALICE A. HERZMAN, husband and wife nent and acknowledged to me that they to me known to be the identical person S described in and who executed the within inst executed the same freely and voluniarity for the purposes therein expressed. IN TESTIMONY WHEREOF, I have Leseure sot my hand and Attical sell like any and the starts Mattery Public for the Starts Residing at Klamath Falls, On My commission expires: 5.14.74 TR. T. BOWERS *: + 2 ुर - و، م inter 1 112 hist motors . - A CARACTER CONTENTS 1 5. S. S. S. -----AND TRANSFER A THE REAL PROPERTY OF 3 11 11 ST

