A-24890 5 Vol. M14 Page 92732 11875 THE MORTGAGOR EDDIE L. WILCHER AND HAZEL L. WILCHER, 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: **.** 16 A portion of the E¹₂NW¹₄ of Section 33, Township 39 South, Range 8 East of the Willamette Meridian, more particularly described as follows: Beginning at a point on the Southerly right of way line of the Klamath Falls-Ashland Highway (Greensprings Highway), which is South 135 feet and South 61°56' West 374 feet from the quarter corner common to Sections 28 and 33, Township 39 South, Range 8 E.W.M.; thence South 1514.3 feet, more or less to a point on the Northerly right of way line of the Weyerhaeuser logging railroad; thence South 54°12' West 203.43 feet along said right N N of way line to a point; thence North parallel to the East line thereof to the Southerly right of way line of the Klamath Falls-E Ashland Highway (Greensprings Highway); thence North 61056' East <u>ال</u> Dollars, bearing even date, principal, and interest being payable in monthly installments of \$249.90 on or before the 10th day of each calendar month 14 A A and to secure the payment of such additional money, if any, as may be loaned hereafter by the mortgagee to the mortgagor or others having an interest in the above described property as may be evidenced by a note or notes. If the mortgage indebted-any payment on one note and part on another, as the mortgagee may elect. ij. any payment on one note and part on another, as the mortgage may elect. The mortgager covenants that he will keep the buildings new c'hereafter elected on said mortgaged property continuous against loss by file or other hazards, in such companies as the mortgage may direct, in an amount not less than the face of this mortgages. The mortgager hereby assigns to the includage all right and the polaries of insurance carried upon said property and and any polaries of the mortgage to the property mained, the mortgage is the mortgage insufficience of the surgery due to said poperty and due to be the loss of damage to the property insured, the mortgage all right and the polaries of insurance carried upon said property and and apply the property and due to and the to be an any said the polaries of the said and due to be the so mort against in all polaries the mortgage to the mortgage thereby giving said mortgages the right to asign and the polaries. insignor intrinet exemants that the buildings or buildings how on at largelifer cretted upon said premises shall be kept in good repair, not altered, is the date hereof or the date construction is hereafter commenced. The mortgange agrees to pay, when due, all taxations is a construction or hereafter construction the is hereafter construction is hereafter construction is hereafter construction is hereafter commenced. The mortgange agrees to pay, when due, all taxations in construction or hereafter construction of hereafter construction or hereafter or hereafter construction oreganger core the hereafter constr Should the motigager fail to keep any of the foregoing essenants, then the mortgages may perform them; without waising any other right or remedy herein given for such breach; and all essenditures in that behalf shall be secured by this mortgage and shall bear interest in accordance with the terms of a certain promissory note of In case of default in the payment of any installment of said debt, or of a breach of any of the covenan cation for loan executed by the morigagor, then the entire debt karely secured shall, at the morigage's without notice, and this morigage may be introduced. without nonce, and this montgage may be intercoved. The mortgager shall pay the mortgages a reasonable sum as attorneys fees in any suit which the cit the lien hereof or to foreclose this mortgage; and shall pay the costs and disbursements allowed thing records and abstracting same; which sums shall be secured hereby and may be included in the c proportion of a receiver for the mortgaged property or any part thoreof and the income, rents and decree of fore ut notice, may profit-1 The mortgager consents to a personal deliciency judgment for any part of the debt hereby secured which shall not be Words used in this morigage in the present inner shall include the future lense; and in the masculine genders; and in the singular shall include the plural; and in the plural shall include the singular. Each of the covenants and agreements herein shall be binding upon all successors in interest of each shall inure to the benefit of any successors in interest of the motigages. 30th Dated at NUM IN STREET STREET IN STREET Rur 17.30 STATE OF OREGON N. THIS CERTIFIES, that on this 30 cb day of August A. D., 19 74, before me, the undersigned, a Notary Public for said state personally appeared the within named EDDIE L. WILCHER AND HAZEL L. WILCHER, husband and wife ma fin finish to me known to be the identical person. S. described in and who executed the within instrument and acknown executed the same freely and voluntarily for the purposes therein expressed. wledged to me that they TESTIMONY-WHEREOF, I have herounto set my hand and official e いたいは言語 AR. 5-14-76 5 STILL DE Snider Whom cis materi 2. 2. 2. 9

