X# 5740-469 TH 28-8144 m 95190 -THE MORTGAGOR Vol. 14 Page 15155 1035 Ъ¥ 28-8144 1 酸糖 MELVIN L. STEWART AND MARY LOU STEWART, 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: Lot 7 in Block 5 of Tract No. 1035 known as GATEWOOD, Klamath County, Oregon. 114 2 6 1974 VOL · . **GENED** 14 14 J 53. C :01 2.000 The mortgager covenants that he will keep the buildings now or hereafter elected on said mortgaged property continuously insured against loss by fire or other hazards, in such companies as the mortgage may direct, in an unmount not less than the face of this mortgages with blog pathematic the mortgage to the full around of soid in obtainess and these to the mortgaged upon said property and in case of mortgages. The mortgage is the property designs to the mortgage of infinite mortgage as his agent to solt adjust such loss or damage of the mortgages in a specific terms of the mortgage is an adjust of soid indeleted as and the solts and adjust such loss or damage of the mortgages in all policies then in lorse shall pros to the mortgage thereby giving soid nortgages the right to assign and transfer soid policies. The motigager further executed that the building or buildings now on or hereafter erected upon said premises shall be kept in good repair, not altered, extended, remarked at denoisibled aithout the written consent of the mortgager, and to complete all buildings in course of construction or hereafter constructed thereon within six involts from the date berowing of an the date construction is bereafter commenced. The mortgager areas to pay, when dae, all, taxes, assessments, and charges of every kind in a save assessment as further security to mortgager or which the individues of the individues of a second or the date investigation or hereafter commenced in the individues of the individues of an every kind in any be absigned as further security to mortgager; that face or which there is providing regularity for the group require security to mortgager; that face or which there is providing regularity for the group of all taxes, assessments and governmental pay to the mortgager on the date installments on principal and interest are possible an amount equal to face of all taxes, date thereby secured is a mortgager as additional security for the providing tradingtion of all taxes. No biterest shift hereby a secured is a start back on some equal to a second section thereby remains unpaid, mortgager will pay to the mortgager on the date installences on principal to mortgage as additional security for the payment of this mortgage and the note hereby premating unpair for the face of all taxes. Second the pair is additing the additional security for the payment of charge charge charge charge on said amounts are hereby pledged to mortgage as additional security for the payment of this mortgage and the note hereby secured. E.M. Should the mortgager fail to keep any of the foregoing covenants, then the mortgagee may betform them, without waiving any other right or remedy herein given for 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 promissory note of date herewith and be reparable by the mortgager on demand. In case of default in the payment of any installment of said doht, or of a breach of any of the covenants herein cation for loan executed by the mortgagor, then the entire debt hereby secured shall, at the mortgagee's option, without notice, and this mortgage may be foreclosed. ined in the immediately Without notice, and this mortgage may be robustion. The mortgagor shall pay the mortgage a rousonable sum as attorneys fees in any suit which the mortgages defends or prosecutes to itect the lien hereof or to forsclose this mortgage; and shall pay the costs and disbursements allowed by law and shall pay the cost of iteching records and abstracting same; which sums shall be secured hereby and may be included in the decree of foreclosure. Upon bringing ion to foreclose this mortgage or at any time while such proceeding is pending, the mortgage, without notice, may apply for and secure appointment of a receiver for the mortgaged property or any part thereof and the income, rents and profits therefrom. The mortgagor consents to a personal deficiency judgment for any part of the debt hereby secured which shall not be paid by the sale T Words used in this mortgage in the present tenso shall include the future tense; and in the masculine shall include the feminine and r genders; and in the singular shall include the plural; and in the plural shall include the singular. neuto covenants and agreements herein shall be binding upon all successors in interest of each of the benefit of any successors in interest of the mortgagee. 25th Dated at Klamath Falls, Oregon, this 93¥ *wivovember* 74 Clin Statest Mary Lou Stewart Ŷ к, **с** 24.0 Manth. STATE OF OREGON | ss County of Klamath ty of Klamath (1) THIS CERTIFIES, that on this 25^{CK} day of <u>NOVEMBER</u> D. 19 74 before me, the undersigned, a Notary Public for said state personally appeared the within named 13 11. X. S. D., 19., 5 4 3 MELVIN L. STEWART AND MARY LOU STEWART, Husband and Wife to known to be the identical person. I described in and who executed the winner integration of the same freely and voluntarily for the purposes therein expressed. TN TESTRONY WHENDOF, I have become bet my hand and official field the day and year last above written. Notary Public for the State of Oregon Residing at Kiamath Folls, Oregon. My commission expires: 11-12 - 75 <u>്</u>റ $\frac{1}{2}$ is the identical person. Second in and who executed the within instrument and acknowledged to me that $\frac{1}{2}$ 1. 2.534 R. ALL MAL NO TEN J = 37 E 關情 的際 1. - **X** 10 A. 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