TA 2529 Vol. Page <u>75</u> 28-854 THE MORTGAGOR 98575 JOE L. KELLER AND ROSIE ANN KELLER, 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 15 in Block 3 of Tract No. 1079 known as SIXTH ADDITION TO SUNSET VILLAGE, Klamath County, Oregon. 1975 ہ دند MAR ŝ RECEIVED ۲ ۲ 5 and to secure the payment of such additional money, if any, as may be loaned herealter 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. payment on one note one part on another as the increased in the second second second margared property The mortgager covenants that he will keep the buildings new or hereafter erected on said margared property is loss by fine or other hazards, in such companies as the margage may direct, in an amount not less than the payes. The margares hereby assigns to the full amount of said indebiedness and then to the margares is the mortgage is the mortgage if right in all policies of insurance carried upon and pro-payes in an entragare hereby assigns to the margages all right in all policies of insurance carried upon and pro-payes the margares to the property insured, the margage of rights in the margages as his agent to sells and there of a apply the proceeds, or so much thereof as may be necessary. In payment of said indebideness. In the event of a margager in all policies then in force shall pass to the margage thereby giving said margages he right to ass insured without the written constrait of the mortgager, and to complete all juildings in course of construct without the written constrait of the mortgager, and to complete all juildings in course of construct hereof or the date construction is hereafter commenced. The mortgager agrees to pay, with a dif-with said premises, or upon this mortgage or the note apad-or the indehiedness which is recurse any used to be prior to the life of this mortgage or which becomes a prior life by operations of pay and the said to be prior to the life of this mortgage or which becomes a prior life by operations of pay and a further security to mortgage; that for the purpose of providing regularly for the indehic promyt par set against the mortgage opporting and interest are payrble an amount event to 1/12 of said , and said amounts are hereby pledged to mortgage as additional security for the payment of this mo m the date herec seased against so may be adjudged be assigned as ied or assessed secured hereily remains unsaid, mo yearly charges. No interest shall b ortgage and the note hereby secured. Should the morizagor fail to keep any of the fortgoing covenants, then the morizagee may perform them, without waking any other right or remedy herein given for such breach; and all expenditures in that is half shall be secured by this morigage and shall hear interest in accordance with the terms of a certain promissory note of date herewith and be repayable by the margagor on demand. case of default in the payment of any installment of said debi, or of a breach of any of the covenants herein or contained in the on for loan executed by the mortgagor, then the entire debt hereby secured shall, at the martgages's option, become immediately out notice, and this martgage may be foreclased. The morigagor shall pay the morigages a reasonable sum as attorneys sees in any suit which the moriga t; the lien hereof or to foreclose this morigage; and shall pay the costs and disbursements allowed by tar-hing records and abstracting same; which sums shall be secured hereby maing, the morigage without notice to foreclose this morigage or at any time while such proceeding is pending, the morigage without notice pointment of a receiver for the morigaged property or any part thereof and the income, rents and profits The motigagor consents to a personal deficiency judgment for any part of the debt hereby secured which shall not be paid by the sale aid property. 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. shall include the feminine and Each of the covenants and agreements herein shall be binding upon all successors in interest of each of the shall inure to the benefit of any successors in interest of the marigages. 75 March 3rd Dated at Klamath Falls, Oregon, this .. SEAL) [lean STATE OF OREGON ( SE 4 Th day of March CERTIFIES, that on this .. A. D., 19,75., before me, the undersigned, a Notary Public for ead state personally appeared the within na JOE L. KELLER AND ROSIE ANN KELLER, Husband and Wife WHEREOF, I have bereunto set my hand and official seal the day ang IN TESTIMONY ľ Irald O I X Notary Public Residing at Ki ---ø VBNE 11-12-78 1 34 Surger Col ٤, ٩ ×.,.

2530	MORTGAGE	FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION OF KLAMATH FALLS Klamath Falls, Oregon STATE OF OREGON {ss County of Klamath } Filed for record at the request of mortgagee on MARCH 5th 1975 at 45 minutes past 10:00 clock. AM.	Page 2529 Records of s HM. D. MILNE Cour By ACa, A Mail to Anail to FIRST FEDERAL SAVINGS AN Association OF KIAMATT Association OF KIAMATT	