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hereby mortgage to FIRSY FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, a Federal Corporation, here-inafter called "Mortgagee," the following described teal property, situated in Klamath County, State of Oregoa, and all interest or estate therein that the mortgagor may hereafter acquire, together with the income, rents and profits thereof, towit:

Lot 23 Block 4 of Tract No. 1087 known as FIRST ADDITION TO BANYON PARK, Klamath County, Oregon.

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payment on one note and part on moment, as the mortgaget may treat. The mortgagor covenants that he will keep the buildings now of heredire exceed on said mortgaged prope is loss by fire or other harards, in such companies as the mortgages may direct, in an amount not less than to loss payable first to the mortgages to the full amount of said indebiedness and then to the mortgagor carried upon said agree. The mortgagor hereby assigns to the mortgagee all right in all policies of insurance carried upon said or damage to the property insured, the mortgage all right in all policies diadonass. In the even apply the proceeds, or so much thereof as may be necessary, in payment of sold indebianess. In the even a mortgagor in all policies then in force shall pass to the mortgage thereby giving said mortgages the right to

e morigagen further covenants that the building or buildings now on or hereafter exected unon said premises shall be tent in good repair, not altered or demolished without the written consents of the morigage, and in complete all buildings in course of construction or hereafter constructed thereon or demolished without the written constantion is hereafter commenced. The morigager agrees to pay, when due, all taxes, assessments, and charges of sams the dath hereof or the date contention is hereafter commenced. The morigager agrees to pay, when due, all taxes, assessments, and charges of masses degalants said premised in the morigage or the note and-or the indebictioner which it secures or any iteranscitions in control to the terms assessed against said premiser to the line of this morigage or which the secures or any iteranscitions in taxes, assessments, and masses degalant is the interment of the morigage or the note and-or the indebictioner which its secures or any iteras, assessments, and again be adjudged in be prior to the line of this morigage or which licences a price line of the indebictences secured hereby trenation ampair, and a be asigned as further which its morigage that for the purpose of portaling regularity for the promot payment of all taxes. assessments, and are be asigned as further which intermet preceduated in the interview remains while an amount of the indebictences secured hereby trenation ampair, which morigage on the date interview on principal and interest are payable an amount evaluate of 1/2 of said pearly that res. No interest so is also be morigageed on the date intaliments on principal and interest are payable an amount evaluate of this morigage and the note hereby secured. It is also amount, and said amounts are hereby piedged in morigage as additional security for the payment of this morigage and the note hereby secured.

Should the mortgagot fail to heep any of the forecoing covenants, then the mortgagee may perform them, without waiting any other right or remedy herein given for such breach; and all expenditures in that behalf abail be secured by this mortgage and shall bear interest in accordance with the terms of a certain promissory note of date herewith and be repayable by the mortgager on demand.

• of default in the payment of any installment of said debt, or of a breach of any of the covenants herein or contained in the or loan executed by the morigagor, then the entire debt hereby socured shall, at the mortgagee's option, become immediately notice, and this mortgage may be foreclosed.

without notice, and this noticage may be interested. The mortgager shall pay the mortgages a reasonable sum as attorneys fees in any suit which the mortgages defends or prosect to the lien hereof or to foreclose this mortgage; and shall pay the costs and dispursements allowed by low and shall pay the to hing records and abstracting same; which sums shall be secured hereby and may be included in the decree of foreclose. Upon hing to to foreclose this mortgage or at any line while such proceeding is pending, the mortgages, rents and profits therefrom, uppointment of a receiver for the mortgaged property or any part thereof and the income, rents and profits therefrom.

The morigager consents to a personal deficiency judgment for any part of the debt hereby secured which shall not be paid of said property.

Words used in this mortgage in the present tense shall include the future tense; and in the masculine shall include the feminir ter 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 of the mortgage thall inure to the benefit of any successors in interest of the mortgage.

4th Dated at Klamath Falls, Oregon, this 1 Ki teni Joris

STATE OF OREGON | an March THIS CERTIFIES, that on this 4 day of THIS CERTIFIES, that on this 4 day of 75, before me, the undersigned, a Notary Public for said state personally appeared the within named

id acknowledged to me that they

day and year last at Micial head the day and year that the last of on Notary Public for the Starte of On Residing at Xiaanth Folls, Oregon. My commission explanation () 0 -1 3 -7 8 RE Gar

| 075 | 98632 RE-85 (THE MORTGAGOR Vol 25 Page | |
|------|---|--|
| 28-3 | DANIEL J. DUFF and DORIS V. DUFF, husband and wife bereby mortgage to FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, a Federal Corporation, here- hafter 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 Block 4 of Tract No. 1087 known BB FIRST ADDITION TO BANYON PARK, Klamath County, Oregon. | |
| | | |
| | | |
| | together with all heating apparatus (including firing units), lighting, plumbing, water heater, venetian blinds, and other fixtures together may be attached to or used in connection with said premises and which shall be construed as part of the principal sum of | |
| | which now at of the relation promissory note executed by the above many time table in the source the payment of a certain promissory note executed by the above many time above the many time to the many time to the many time time to the many time time time time time time time time | |
| | any payment on one needed will keep the buildings now co. hereafter ursted on said morigage property located this morigage. The morigagor covenants that he will keep the buildings now co. hereafter ursted on said morigage property located this morigage, argainst loss by the or other hazards, in such companies as the morigage my direct, in an amount not less that be held by the argainst loss by the morigage to the full amount of set of indebedness and than to the morigagor. All policies to be held by the morigager and the morigage to the full amount of set of indebedness and than to the morigage. In the origager and the morigage is a start of the morigage of the proceeds, or so much thereof as may be necessary, in payment of said indebedness. In the event of casign and transfer said of the morigager is all policies then in force shall poss to the morigage thereby giving said morigages the right to assign and transfer said of the morigager in all policies then in force shall poss to the morigage thereby giving said morigages the right in good repair, so all reads the morigage of the proceeds. The set of the policies there is building more said of the morigage the right to assign and transfer said of the morigager in all policies there is building my of strafter treaded ments ability and reader there within all policies. | |
| | remoted of demonstrate hereof or the date construction is hereafter committeed. The her indicatedness which it secures or any transitional information any life insurance policy hered or assessed against said premises, or upon this mottage or which becomes a prior line h, operation of law; and here a prior to be line h, operation of law; and here a prior to be line h, operation of law; and here a prior to be line here the second of the hereafter a prior line h, operation of law; and hereafter a more distribution of law; and hereafter a prior to be line hereafter a prior line hereafter a prior line hereafter and the hereafter a prior line hereafter a prior line hereafter a substantiation of law; and hereafter | |
| | in plant in the mortgages of default in the payment of any installment of said debt, or of a breach of any of the covenants herein or contained in the application for loan executed by the mortgager, then the entire debt hereby socured shall, at the mortgages's option, become immediately application for loan executed by the mortgager, then the entire debt hereby socured shall, at the mortgages's option, become immediately due without notice, and this mortgage may be foreclosed. The mortgagor shall pay the mortgage a reasonable sum as attorneys fees in any suit which the mortgages defends or prosecutes to protect the lien hereof or to foreclose this mortgage; and shall pay the costs and disbursements allowed by law and shall pay the cost of protect the lien hereof or to foreclose which sum shall be socured hereby and may be included in the decree of foreclose. Upon blinding exempting records and obstracting same, which sum shall be socured hereby and may be included in mortgages without notice, may apply for and secure | |
| | The mortgage of all any thin property or any part thereof and the incluse, tends and which shall not be paid by the sale of said property. Words used in this mortgage in the present tense shall include the future tense; and in the masculine shall include the feminine 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 of the mortgagor, and each shall include the benefit of any successors in interest of the mortgagor, 19.75. Dated at Klamath Falls, Oregon, this | |
| | STATE OF OREGON == | |
| | THIS CENTIFIES, that on this day of A. D. 19.75 before me, the undersigned, a Notary Public for said state personally appeared the within named A. D. 19.75 before me, the undersigned, a Notary Public for said state personally appeared the within named (IA.7) | |
| | Notory Public for the Store of Oregon Besiding at Klamath Falls, Oregon. My commission expires: 10-13-73 | |

