..... 1 25 - 359 Vol. 75 Page 2918 98877 THE MORTGAGOR ROBERT LECKLIDER, aka G. ROBERT LECKLIDER and NANCY C. LECKLIDER, ĩ husband and wife hereby mortgage to FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath ralls, a Federal Corporation, here-inalter 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: Lots 12 and 13 in Block 7 Tract No. 1016 known as GREEN ACRES, 3/8 Z -4 ·---4 E E 6 m 0 市市の Ø together with all heating apparatus (including firing units), lighting, plumbing, water heater, venetian blinds, and other fixtures which now are or hereafter may be attached to or used in connection with said premises and which shall be construed as part of the realty, to secure the payment of a certain promissory note executed by the above named mortgagors for the principal sum of TWENTY FIVE THOUSAND TWO HUNDRED AND NO/100-----\* ĸį Dollars, bearing even date, principal, and interest being payable in Marois, semi-annual install-Dollars, bearing even date, principal, and interest being payable in March and the list and and the state and the list and the state and the list an The mortgagor covenants that he will keep the buildings new or hereafter etected on said mortgaged property continuously insured against loss by fire or other harards, in such companies as the mortgages may direct. In an amount not less than the face of this mortgages with loss payable first to the mortgage to the full month of said indobtedness and then to the mortgagers is a said the mortgage indobted to be held by the particular file mortgager to the property insured, the mortgage of right and the points of insurance mortgagers and draws to be held by the and applied to the property insured, the mortgage benefits the mortgages as a gent ind upon said property and in case of the mortgager in all policies then in force shall pass to the mortgage thereby giving said mortgages the upplied of force said policies. ing or buildings now on or breather crected upon said purmises shall be kept in p the mortgages, and to complete all buildings in course of construction or hereast is breather commenced. The beams shall be services or any transactions in "itis mortgage or which become shall be services or any transactions in "itis mortgage or which become shall be upon the promet payment of all taxe, assess party and hereas and or provide any art of the inductions secured hereasy includ and interest are payable an anoming equal to 1/12 of said yearly charges edged to mortgage as additional security for the payment of this mortgage and the at the building or by n consent of the mor-construction is hereaf, "upon this mortgage or the lien of this mor-y to mortgagee; that wortgaged property ar-ments on principal a-site hereby pledged to e vare ea nices, or i prior to security the mo e instalim mounts ar 89 gee on the da unt, and said Should the mortgager fail to keep any of the foregoing covenants, then the mortgager may perform them, without walking any other right or remedy berein given for useh 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 repayable by the mortgager on demand. D' Mar 3 case 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 on for form executed by the mortgagor, then the entire debt hereby secured shall, at the mortgagee's option, become immediately nout notice, and this mortgage may be foreclosed. 21 The inortagors shall pay the mortgage a reasonable sum as attorneys foos in any suit which the it the lien heroof or to foreclose this mortgage; and shall pay the costs and disbursements allowed ing records and abstracting same, which sums shall be secured hereby and may be included in the do to foreclose this mortgage or at any time while such proceeding is pending, the mortgages, without expointment of a receiver for the mortgaged property or any part thereof and the income, rents and H)P trages defends or prosecules to law and shall pay the cost of e of foraclosure. Upon bringing lice, may apply for and secure its thorefrom. by law a morigagor consents to a personal deficiency judgment for any part of the debt hereby secured which shall not be p roperty. profits Ϋ́, Words used in this mortgage in the present tense shall include the future tense; and in the masculine shall include the feminine genders; and in the singular shall include the plural; and in the plural shall include the singular. ïŧ Each of the covenants and agreements herein thall be binding upon all successors in interest of each of the morta 13th ċ lin (î 1 Beachi ISEALI STATE OF OREGON . بر زندی THIS CERTIFIES, that on this \_\_\_\_\_\_ day of \_\_\_\_\_ March A. D., 19 \_\_\_\_\_, before me, the undersigned, a Notary Public for said state personally appeared the within named ROBERT LECKLIDER, aka G. ROBERT LECKLIDER and NANCY C. LECKLIDER, husband and wife . is me thown to be the identical person. S. described in and who executed the same topely and voluntarily for the purposes therein a Within instrument and acknowledged to me that they N TESTMONY WHEREOF. I have hereunto set my hand and glittlal sed the 4 ELE TATION IN CONTRACT AND A CONTRAC 1311BING 0.000 42 1.575 7 61 . T. P.

