9834 A-25696 108 THE MORTGAGOR Vol. 25 Pogo KENO CONSTRUCTION COMPANY, an OREGON CORPORATION hereby mortgage to FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, a Federal Corporation, here-inalter called "Mortgagee," the following described real property, situated in Klamath County, State of Oregon, and all interest or catate therein that the mortgagor may hereafter acquire, together with the income, rents and profits thereof, towit: and Mar Lot 1, Block 30, FIFTH ADDITION TO KLAMATH RIVER ACRES, according to the official plat thereof on file in the office of the County 11 Clerk of Klamath County, Oregon. APR RECEIVED 10 のなどの語言である Dollars, bearing even date, principal, and interest being payable in monddy manditeness of %x day of October 1975 and the 22nd day of April 1976 and the principal balance and interest due on or before 18 months from date and to secure the payment of such additional money, if any, as may be loaned hereafter by the mortgagee to the mortgage or others having an interest in the above described property as may be evidenced by a note or notes. If the mortgage indebied-any payment on one note and part on another, as the mortgagee may credit payments received by it upon any of said notes, or part of The mortgager covenants that he will keep the buildings now at hereafter erected on said mortgag against loss by fire or older hazards, in such companies as the mortgage may direct, in an amount not mortgages. The mortgager hereaby assigns to the full amount of said indebtedness and then to the mortga-loss or damage to the property insured, the mortgage all right in all policies of insurance carried and apply the proceeds, or so much thereof as may be necessary, in payment of said indebtedness. I of the mortgager in all policies then in force shall pass to the mortgage hereby giving said mortgages. insured 73 held by the ortgagor further covenants demolished without the writ the date hereof or the dat essed against said premises, why he addudged to be suited. bat the bullding ion consent of th date hereof or the date construction is hereafter commenced. The morizan against said premises, or upon this morizance or the nois and or the the e adjudged to be prior to the lien of this morizance or which becomes a dipend as further security to morizance: that for the purpose of movidi assessed against the morizanced property and insurance premium with agece on the dute installments on principal and intervat are purphe an nount, and said amounts are hereby piedged to mortgancer as additional sec Sk. I the mortgagor fail to keep any of the foregoing covenants, then the mortgagee may perform them, without each; and all expenditures in that behalf shall be secured by this mortgage and shall hear interest in accorda creating and be reprovable by the mortgage on demand. waiving any other right or remedy herein given for are with the terms of a certain promissory note of of dofault in the payment of any installment r loan executed by the mortgagor, then the a notice, and this mortgage may be foreclosed mortgagor shall pay the mortgagee a reasonable lien horosi or to foreclose this mortgage; and s records and abstracting same; which sums shall b lose this mortgage or at any time whi nt of a receiver for the mortgaged prop ign g The mortgagor consents to a personal deficiency judge of said property. ent for any part of the debt hereby not be paid by the sale Words used in this mortgage in the present tanse 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 temining and of the covenants and agreements herein shall be binding upon all successors in interest of each to the benefit of any successors in interest of the mortgagee. tgagors; and Bach Corporation Dated at Klamath Falls, Oregon, this 14. State of Oregon) ss. County of Klamath) Personally appeared E.J. Shipsey, who being duly sworn, did say that he is the Vice-President of KENO CONSTRUCTION COMPANY, An Oregon Corporation and that the seal affixed to the foregoing instrument was signed and sealed in behalf of said corporation by authority of it's Board of Directors; and, he acknowledged said instrument to be its A Print voluntary act and deed. Before me: ame Notary Public For commission expires: 10-25-78

