1340 140536 Rt. Co. A - 28742 25 Pop 4961 THE MORTGAGOR 426 JOEL D. DE AVILLA AND VICTORIA DE AVILLA, Husband and Wife 10 - CH2 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: 5 7 Lot 7 in Block 12, Tract No. 1026, THE MEADOWS, according ċ! to the official plat thereof, records of Klamath County, 1. Oregon. 2 ABORIVED <u>_____</u> j. 2 - 24 G. 3 STAT Coun me, appo ₿·£. iden actor 7 she Dollars, bearing even date, principal, and interest being payable in methodical concentration installiments on the Sth day of November, 1975, and the 5th day of May, 1976, and the principal balance plus interest due on or before 18 months from date. Concentration 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 loaned hereafter by the mortgage to 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. \mathfrak{O} FORM No. 72 ar. The mortgagor covenants that he will keep the buildings new or hereafter orected on said mort inst loss by fire or other hazards, in such companies as the mortgagoe may direct, in an unwall loss payable first to the mortgagoe to the full amount of said indebtedness and then to the mort or damage to the property insured, the mortgagoe hereby appoints the mortgagee as his agent to apply the proceeds, or so much theresof as may be necessary. In payment of said indebtedness he mortgagoer in all policies then in force shall pass to the mortgagee thereby giving said indebtedness. 1.4 Knor loss and of t owner an r further covenants that the building or buildings now on or hereafter everted upon still prendves shall be ke held without the written constant of the mortgazers and no complete all buildings in source of construction or allocated on the data construction of the mortgazer and the complete all buildings in source of construction or allocated on the data construction of the mortgazer of the order of the data of the data of the data of the mortgazer of the data of the mortgazer of the note cannot be indicated on the data of the data of the data of the mortgazer of the note cannot be defined to be prior to the lieu of this mortgazer or the note cannot be defined reading regularly for the promot payment of assessed against the mortgazed built for the purpose of providing regularly for the promot payment of assessed against the mortgazer built and different are payable an anount equal to 1/12 of said yearly and, and said amounts are hereby pledged to mortgagee as additional security for the payment of this mortgage certain n after creeted all building the morte E.A charges, ami the Record of the mortgagor fail to keep any of the foregoing covenants, then the mortgagee may perform them, without waising any other right or ren rely and all expenditures in that behalf shall be secured by this mortgage and shall bear interest in accordance with the terms of a certain with and be repayable by the mortgager on demand. Should the on the In case of default in the payment of any installment of said debt, or of a breach of any of the covenants herein tation for loan executed by the martgagor, then the entire debt hereby secured shall, at the martgagee's aption, without notice, and this martgage may be foreclased. The mortgagor shall pay the mortgagee a reasonable sum as attorneys lees in t the lion hereof or to foreclose this mortgage; and shall pay the costs and dit ing records and abstracting same; which sums shall be secured hereoby and may t to foreclose this mortgage or at any time while such proceeding is pending, th pointment of a receiver for the mortgaged property or any part thereof and the ER. 8. **1**. and the income. tonts and MAY 7-1975 consents to a personal deliciency judgment for any part of the debt hereby secured which shall 1 origage in the present tense shall include the future tense; and in the masculine singular shall include the piural; and in the plural shall include the singular. 20 am ents herein shall be binding upon all successors in interest of each ors in interest of the morigageo. day of 5th May 14 213 el Acleur 2 anulla ないないと STATE OF OREGON | 55 County of Klamath N. Ka May 18 M A. D., 19. JOEL D. DE AVILLA AND VICTORIA DE AVILLA, Husband and Wife 1. 1 within instrument and acknowledged to me that they to mo known to be the identical person. S. described in and who executed the same freely and voluntarily for the purposes therein expressed. 1 to a state which ц. П^{UI} ÷, IN TESTIMONY-WHEREOF, I have hereunic set my Public for the State of g at Klamath Falls, Oregon mala ol O Notary Residing together Μv 11-12-78 w \$2 6 HANS ં STATE CHARTER CO. Cot

