Nol. 15 Page 5637 240140549 5931 1138 THE MORTGAGOR 905 STANLEY M. DOWNS AND C. ELOISE DOWNS, 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 thereol, towit: Lots 1 and 2 in Block 8 of SOUTH CHILOQUIN IN THE CITY OF CHILOQUIN, Klamath County, Oregon. ALL 2 2 1978 RCEIVED. Z 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 FORTY FOUR THOUSAND AND NO/100------Dollars, bearing even date, principal, and interest being payable in monthly installments of \$369.20 on or before the 15th day of each calendar much the 15th day of each calendar month 1975 commencing October 15th - 24 and to secure the payment of such additional money, if any, as may be loaned hereafter by the mortgagee to the mortgage of 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 ensy 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. sity payment on one more and part on anomer, as the montgage may erect. The mortgagor covenants that he will keep the buildings now or hereafter erected on said mortgaged radiant loss by fire or other herards, in such companies as the mortgages may direct, in an amount not loss with loss payable first to the mortgage to the full amount of said inholesdness and then to the mortgagers mortgages. The mortgage to the property assigns to the mortgage all right in an ording as his agent to sails loss or damage to the property method. In the mortgage all right in payment of said indoluddness. In the ind apply the proceeds, or so much thereof as may be necessary. In payment of said mortgage the ti of the mortgager in all policies then in force shall pass to the mortgage thereby giving said mortgage the ti policies. ¢, to be held ty and in the loss of not altered, extended, ted thereon within six charges of every kind therewith or any other by life insurance policy nonis and sovernmental erected agrees pay, the other of the date construction is beraf date hereof or the date construction is beraf eathulged to be write to the lite of this mo signed as further security to mortgage; that assessed against the mortgaged property a gage on the date installments on principal. of pre regularly any part \$ 1 e premiums while any part of the are phyable an amount equal to as additional security for the paym Should the mortgagor fail to keep any of the foregoing cucenants, then the mortgage may perform them, without valving 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 dute herewith and be repayable by the mortgagor on demand. ÷. \$**6*** 8 3 of any of the covenants herein or contained in the tail, at the mortgagee's option, become immediately , case of default in the payment of any installment of said debt, ion for loan oxecuted by the mortgagar, then the entire debt her hout notice, and this mortgage may be foreclosed. 語語 the mortgages defends or prosec wed by law and shall pay the the decree of foreclosure. Upon h appl The mortgager shall pay the mortgage a reasonable protect the lien haroot or to foreclose this mortgage; and sh searching records and abstracting same; which sums shall be action po foreclose this mortgage or at any time while such the appointment of a receiver for the mortgaged property or sum as all pay secure ch proceeding or any part th to a personal deficiency judgment for any part of the debt hereby secured which shall not be The morigagor conse aid property. Words used in this mortgage in the present tense shall include the future tense; and in the masculine shall include genders; and in the singular shall include the plural; and in the plural shall include the singular. Ł 1.15 Each of the covenants and agreements herein shall be binding upon all successors inure to the benefit of any successors in interest of the mortgages. 1 M LOCUMP 16th/ Daved at Klamath Falls, Stonley M. 13 190 4- 6 40 Lleff SEAL 17 SUBLIC, STATE OF OREGON | as See. 1 May THIS CERTIFIES, that on this 2/2/ 123:51 A. D., 1975..., before me, the undersigned, a Notary Public for said state personally appeared the within named , day ol STANLEY M. DOWNS AND C. ELOISE DOWNS, Husband and Wife to me that they ent and acknowledged at the day and year las in set my hand and official IN TESTIMONY WHEREOF, I have hereunto irald V. Beser ٥£ Notary Public for the State Residing at Klamath Falls, On n expires: orig of Oreg Angent-Sint the AR 11-12-78 My c . K said mo ٥£ the ; 1.2. 1.7 edness of CHER ACTOR 1 the afores 10 ation of th is hereby set over

