0990 2 57. Vol. 75 Page 7822 38-9288 THE MORTGAGOR 2646 ROD E. TRAVIS and ROSE TRAVIS, husband and wife aka ROSE M. TRAVIS 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 three towit: Lot 3 in Block 14, Tract No. 1079 known as SIXTH ADDITION TO SUNSET VILLAGE, Klamath County, Oregon. Sis 0 11 Jar RECEIVED B m B: E(day of January, 1976, the 9th day of July, 1976 and the balance, principal and interest, due on or before 18 months. commenter from date of note9.xxx and to secure the payment of such additional money, if any, as may be loaned hereafter by the mortgage to the mortgage of others having an interest in the above described property as may be evidenced by a note or notes. If the mortgage indebted ness is evidenced by more than one note, the mortgage 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 mortgage may elect. payment on one note and part on matter a method and manager hereafter eracted on said mor The morigagor covenants that he will keep the buildings now of hereafter eracted on said mori nst loss by fire or other hazards, in such companies as the morigagee may direct, in an amount loss payable first to the morigagee to the full amount of said indebtedness and then to the mori gages. The morigagor hereby assigns to the morigagee all right in all policies of insurance arm or damage to the property insured, the morigagee desired, in payment of said indebtedness apply the proceeds, or so much thereod as may be necessary. In payment of said indebtedness apply the proceeds, or so much thereod as may be necessary. nt of th te ano-which 1 1 ofpi 部長 rtgagor fail to keep any of the forceoling covenants, then the mortgagee may perform them, d all expenditures in that behalf shall be secured by this mortgage and shall bear interest i edy herein given for without waiving any other right accordance with the terms of a FE of default in the payment of any insta or loan executed by the mortgagor, then notice, and this mortgage may be fore executed and this mortgagor shall pay the mortgagoe a reasonable a lion hereof or to foreclose this mortgago: and sh records and abstracting same; which sums shall be foreclose this mortgage or at any time while such stment of a receiver for the mortgaged property or to asonable sum as att and shall pay the shall be secured he ile such proceeding perty or any part th ncy judgment for any part of the debt hereby secured a personal defi CONTRACTOR OF T hine la \$2. Vords used in this mortgage in the present tonse shall include the future tense; and in the masculine genders; and in the singular shall include the singular. 1 the covenants and agreements horein shall be binding upon the benefit of any successors in interest of the mortgagee. all suc hall ·· 75 July 9th Ihis d (SEAL) 10 (SEAL) STATE OF OREGON 185 nally appeared the within named RODE E. TRAVIS, and ROSE TRAVIS, husband and wife they to me known to be the identited person. S described in and who executed the executed the same freely and voluniarily for the purposes therein expressed. instrument and acknowledged to me that IN TESTIMONY WHEREOF I have hereunto Ű N 10 Asset Constant of On Notary Residin expire のため、大学の主要 Му 5-14-76 _ 1 Constant and the and a state of the second

