1. A - 25810 01-09914 75 Page 8317 Vol. 2977 THE MORTGAGOR KENO CONSTRUCTION COMPANY, An Oregon Corporation ų 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: Lot 5 Block 29, Fifth Addition to Klamath River Acres according to the official plat thereof on file in the records of Klamath County, 1. 19 1 Oregon. Þ JUL 2 2 ではためのないとないものとない RECEIVED S 7 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 NINE THOUSAND FIVE HUNDRED AND NO/100 annual instaliments on the 1 ÷. 1 12 payment on one note that part on another to an inclusive any or the accept any direct on said morigaged property continuously insured. The morigager covenants that he will keep the buildings now of hereafter enceted on said morigaged property continuously insured nat loss by fire or other hozards, in such companies as the morigagee may direct, in an amount not loss than the face of this morigage less payable first to the morigage to the full amount of said indebideness, and then to the morigager of all policies to be held by the less payable first to the morigage of the full amount of said indebideness, and then to the morigage and diproperty and in case of agages. The morigager hereby assigns to the morigagee all right in all policies of insurance carries the and adjust such loss or damage or damage to the property insured, the morigager hereby appoints the morigagee as his agent is eating and adjust such loss or damage apply the proceeds, or so much thereof as may be necessary. In payment of said indebideness, in the event of foreclosure all right apply the proceeds, or so much thereof as may be necessary. In payment of said indebideness, in the event of foreclosure all right apply the proceeds, or so much thereof as the morigagee thereby giving said morigagee the right to assign and transfer said The matgagor further covenants that the building or buildings now on or hereafter erected upon sail promises shall be tept in good ret wed or demalished without the written consent of the mortgager, and to complete all buildings in course of construction or hereafter cores used or demalished without the written consent of the mortgager, and to complete all buildings in course of construction or hereafter cores the from the date hereof or the date construction is hereafter commenced. The mortgager agrees helds it seemes or any transactions in connect of an assessed against side premises, or upon this mortgage or which becomes within the perturb of the way and to pay permittens which may be adjudged to be prior to the item of this mortgage or which becomes within expensive the perturb payment of all taxes, as it may be assigned as further security to mortgage it property and insurances are physical and perturb of the indefenses secure thereby remains ges leviel or assessed against the mortgage iproperty and insurances are physical an amount equal to 1/12 of said yearly charges. No h to the mortgage on the date the haltments on pricehol and integer as additional security for the payment of this mortgage and the nortfager or said amount, and said amounts are hereby picked to mortgager as additional security for the payment of this mortgage and the nortfager. **東 1**7 Should the mortgagor fail to keep any of the foregoing covenants, then the mortgagee may perform them, without waiting any other right or remedy herein given for any such 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 even date herewith and be repayable by the mortgagor on demand. Te de In case of default in the payment of any installment of said dobt, or of a breach of any of the covenant catlon for loan executed by the mortgagor, then the entire debt hereby secured shall, at the mortgagee's without notice, and this mortgage may be foreclosed. 場合 i j The mortgager shall pay the mortgages are passed and be sum as attorneys fees in any suit which the mortgages de at the lien heroof or to foreclose this mortgage; and shall pay the costs and disbursements allowed by law and thing records and abstracting same; which sums shall be secured heroby and may be included in the decree of fore to to reclose this mortgage or at any time while such proceeding is pending, the mortgages, without notice, may populations the mortgage or any time while such proceeding is pending, the mortgages, without notice, may appointment of a receiver for the mortgaged property or any part thereof and the income, rents and profits therein cutes to cost of The motigagor consents to a personal deticiency judgment for any part of the debt heroby secured which shall not be paid by add property. 1 10.00 Words used in this mortgage in the present tense shall include the future tense; and in the masculine r genders; and in the singular shall include the plural; and in the plural shall include the singular. Each of the covenants and agreements herein shall be binding upon all successors in interest of each of the mortgagors, and shall inure to the benefit of any successors in interest of the mortgagee. 1 19.75 July 22nd KENO CONSTRUCTION COMPANY, An Oregon Corporation (SEAL) An A at Klamath Falls, Oregon, this Dated State of Oregon)ss County of Klamath) Mar Laboration ofPersonally 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 voluntary act and deed. Before me: (SE F Solut Dulala Notary Public for My commission expires: 10-13-..... - **X** - -1. 26 which the 1. Re All the second and the fi . Car ing . . 13 terting from a state and

