SAN TO ेंच 1#5740.591 TA-38-9388 n Vol. 75 Para 8721 3279 日本語語 340 THE MORTGAGOR JOE L. KELLER AND ROSIE ANN KELLER, Husband and Wife 後期に行いている 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 15 in Block 9 of Track No. 1079, SIXTH ADDITION TO SUNSET VILLAGE, Klamath County Oregon 鬱 Mortgagors performance under this mortgage and the note it secures may not be assigned to or assumed by another party. In the event of an attempted assignment or assumption, the entire unpaid balance ģ shall become immediately due and payable. 1 11:00 12 . . E I  $S_T$ Salat States The morigagor covenanis that he will keep the buildings now or herediter vected on said m sit loss by fire or other hozards, in such companies as the motigagee may direct, in an amoun loss payable first to the morigagee to the full amount of said indebiedness and then to the ma argee. The motigagor hereby assigns to the motigagee all right in all policies of insurance cor or damage to the property insured, the motigagee hereby appoints the motigagee as his agent i apply the proceeds, or so much thereof as may be necessary, in payment of said indebiedness e motigagor in all policies then in force shall pass to the motigagee thereby giving said motigage with loss payabi mortgages. The loss or damage and apply the p of the mortgages a de la composition de la comp Th or hereafte date bereof or ti against said prei e adjudged to be \* 1 . The mortgagor id-or the indebte the ereafter commenced. The morte gage or the note and-or the lis mortgage or which becomes that for the purpose of pro-2. 4. 1 for the purpose of pro d insurance premiums id interest are payable mortgagee as additional of said yearly f this mortgage "R" # charges, and the Should the mortgagor fall to keep any of the foregoing covenants, then the mortgagee may perform uch breach; and all expenditures in that behalf shall be secured by this mortgage and shall bear inte them, without waiving any other right crest in accordance with the terms of a any ∵ Å a case of default in the payment of any installment of said debt, or of a brea ion for loam executed by the mortgager, then the entire debt hereby secured hout notice, and this mortgage may be foreclosed. sch of any of the cov d in the The morigagor shall pay the morigagee a reasonable sum as attorneys fees in a ct the lien hered or to forecless this morigage; and shall pay the costs and diab hing records and abstracting same; which sums shall be secured hereby and may b to forecless this morigage or at any time while such proceeding is pending, the ppointment of a receiver for the inorigaged property or any part thereof and the i Ż nsents to a personal deficiency judgment for any part of the debt hereby secured which shall no 1 used in this mortgage in the present tense shall include the future tense; and in the masculine shall include rs; 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 shall inure to the benefit of any successors in interest of the mortgage. Dated Klamath Falls, Oregon, this 28t1 July (SEAL) 1 Plan STATE OF OREGON R Hills & Friday 29.72 day of July THIS CERTIFIES, that on this day of July A. D., 19.75, before me, the undersigned, a Notary Public for said state personally appeared the to me known to be the identical person...... described in and who executed the same freely and voluntarily for the purposes therein expressed. thev IN TESTIMONY WHEREOF, I have hereunto Apple Stars -----٩. . 1 Sala · 1303 ALA N 12 đ. . Mar Marcon . 1.2 1. Tr . A sugar

