Sec. 1# 5740-595 TA 38-9403 3958 THE MORTGAGOR N 9673 : • JOEL D. DE AVILLA AND VICTORIA DE AVILLA, 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 thereof, towit: ŝ Lot 6 in Block 12 of Tract No. 1026, THE MEADOWS, Klamath County, 10 Mortgagogy 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 shall become immediately due and payable. 剪 1 當勒(B #) any payment on one note and part on another, as the mortgager may erect. The mortgager covenants that he will keep the buildings now on hereafter erected on said mortgaged property continuously against loss popule first to the mortgages to the full amount of said indebtedness and then to the mortgages to the mortgages of the mortgage may direct, in an amount not less than the face of this mortgages of the mortgages of the mortgages of the mortgage may direct in the mortgages of the property insured, the mortgages of the mortgages is a said undertained of the mortgages of the property insured, the mortgages of the mortgages is a said property be held of the mortgages or the property insured, the mortgage may be necessary. In payment of acid indebtedness. In the event of foreclosure a of the mortgages in all policies them in force shall pass to the mortgages thereby giving said mortgages the right to assign and transfe ŵ Solicies. The mortgagor further covenants that the building or buildings now on or breaster erected upon said premises shall be ke emoved or demolished without the writter construction is breaster of the mortgage, and to complete all buildings in course of construction or selfed or assessed against said premises, we upon this mortgage or the note and-or the independences when the second or any transact here which may be adjudged to be prior work of this mortgage or which become a prior in the second or any transact here may be adjudged to be prior any transact here which ensure a second against the mortgage or which become a prior by operation of law; and to p we to the mortgage on the date installments on principal and interest are payable an amount or al to 1/12 of said yearing anger on said amount, and said amounts are hereby picked to mortgage as additional security for the porpment of this mortgage shall be kept in -F Should the mortpusor fail to keep any of the foregoing covenants, then the mortgagee may perform them, without univing 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 hear interest in accordance with the terms of a certain promissory note of even date herewith and be repayable by the mortgagor on demand. 1000 49 单位 se of default in the payment of any installment of said debt, or of a breach of any of the for loan executed by the mortgagor, then the entire debt hereby secured shall, at the mor i notice, and this mortgage may be foreclosed. ue without notice, and this mortgage may be icreciosed. The mortgagor shall pay the mortgage a reasonable sum as altornays fees in any suit which rotect the lien hereoi or to foresches this mortgage; and shall pay the costs and disbursoments all be secured hereby and may be included in arching records and abstracting mer which sums shall be secured hereby and may be included in to for forecise this mortgage of at any time while such proceeding is pending, the mortgages, appointment of a receiver for the mortgaged property or any part thereof and the income, ronts ed in the medicialy which the morte The mortgagor consents to a personal deficiency judgment for any part of the debt hereby secured which shall not be of said property. 日月 612 Words used in this mortgage in the present tense shall include the future tense; and in the masculine neuter 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 shall inure to the benefit of any successors in interest of the mortgagee. 3 1 ath Falls, Oregon 7th August ACCECCE. Letter STATE OF OREGON | 88 IN TESTIMONY WHEREOF, I have hereunto set my hand and official above written The start 15 Notary Public for Residing at Klam salo 11. Isroa 5.42 11-12-78 1. A. A.

