14#5740 646 TH 38.9835 THE MORTGAGOR Wel. 75 Page 13223 6437 JESSIE W. HURLEY AND BEVERLY M. HURLEY, 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: Lot 31 in Block 3 of Tract No. 1035, GATEWOOD, Klamath County, Oregon. 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 T shall become immediately due and payable. E 001 22 STATISTICS AND ADDRESS AND ADDRESS ADDR 52.0 $\frac{1}{2}$ が読む 157 の記念書が * any payment on one note and part on another, as the mortgagee may elect. The mortgager covenants that he will keep the buildings new or hereafter eracted on said mortgaged property continuously in against loss by fire or other harards, in such companies as the mortgagee may direct, in an amount not less than the tace of this mot with loss payable first to the mortgagee to the full amount of said indebtedness and insurance carried upon said upon said such said and the same and the same constrained on the mortgager and and the same constrained on the mortgager and adjust such loss or day into the payable first to the mortgage to the full amount of said indebtedness and insurance carried upon said such such saids and any the mortgager and any the mortgage and any the property and and adjust such loss or day is a said apply the proceeds, or so much there as any the necessary, in payment of said mortgagee the right to assign and transfer of the mortgager in all policies then in force shell pass to the mortgage thereby giving said mortgage the right to assign and transfer policies. Xo 5.3 I 重於 policies. The mortgager further covenants that the building or buildings now on or hereafter crected upon said premises shall be kept in good removed or demolished without the written consent of the mortgage, and to complete all buildings in course of construction or hereafter monoting from the dute hereof or the date construction is hereafter commenced. The mortgagor agrees to pay, when due, all taxes, assessment left dor assessed against said premises, or upon this mortgage or which becomes a prior tien by operation of here, and to pay premium lieft which may be asigned as further security to a mortgage; that for the purpose of providing regularly for the prompt payment of all taxes, which may be asigned as further security to mortgage; that for the prompt of mortgale or and to 1/12 of said yearly charges. No which may be asigned as further security to mortgage the horterest are premiums while any part of the indeticidents which may be asigned as further security to mortgage or providing and interest are prayable an amount equal to 1/12 of said yearly charges. No charge level or assessed against the mortgage or principal and interest are prayable and amount equal to 1/12 of said yearly charges. No pay to the mortgage on the date installments on principal on thortgage as additional security for the payment of this mortgage and the no taggor on said amount, and said amounts are hereby piedged to mortgage as additional security for the payment of this mortgage and the no 2 En al Should the mortgagor fail to keep any of the foregoing covenants, then the mortgagee may perform them, without walving any other right or remedy herein given for any such breach; and all expenditures in that behalf shall he 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. of default in the payment of any installment of said dobt, or of a breach of any of loan executed by the mortgagor, then the entire debt hereby secured shall, at the hotico, and this mortgage may be foreclosed. wilnout nonco, and this managed may be interfered. The mortgagor shall pay the mortgages a reasonable sum as attorneys fees in any suit it the lien hereoi or to foreclose this mortgage: and shall pay the costs and disbursement hing records and abstracting same; which sums shall be secured hereby and may be include to foreclose this mortgage or at any time while such proceeding is pending, the mortgage to foreclose this mortgage or at any time while such proceeding is pending, the income, to pointment of a receiver for the mortgaged property or any part thereof and the income, to 野山山 1 unsents to a personal deficiency judgment for any part of the debt hereby used in this mortgage in the present tenso shall include the future tenso; and in s; and in the singular shall include the plural; and in the plural shall include and agreements herein shall be binding upon all succe any successors in interest of the mortgages. 19 75 15thsie un Ander Klamath Falls, Oreaon. 19603 STATE OF OREGON as October A. D., 19.75., before me, the undersigned, a Notary Public for said state personally appeared the within named JESSIE W. HURLEY AND BEVERLY M. HURLEY, Husband and Wife they ledged to me that is me known to be the identical person. described in and who executed the within the same hyperbolic and voluntarily for the purposes therein expressed. Notary Public for the Statum Residence of Ore My commission expires: 11-12-78 IN TESTIMONY WHEREOF, I have hereunic set my ha -AUGLIC, -) - CON 100