L=0340.690 G2. Co. 1	A-26557		
8722	THE MORTGAGOR Page 16364		
CLINFON	L. RUSSELL AND OFHELIA B. RUSSELL, Husband and Wife		
	AL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, a Federal Corporation, llowing described real property, stutated in Klamath County, State of Oregon, and all i or may hereafter acquire, together with the income, rents and profits thereof, towit: bed real property situated in Klamath County, Oregon:	here- iterest	
line a distance of 526 fe 39 South, Range 10 E.W.M. to the West line of Lots	the North line of Sec. 22 which lies East along the section et from the Northwest corner of Lot 2, Section 22, Townsh , Klamath County, Orogon, and running thence: South para 2 and 3, Section 22, to a point which lies 600 feet South thwest corner of Lot 3, Section 22, Township 39 South, Ran	ip lle1 end	s <u>hill</u>
10 E.W.M.; thence East to the West bank of Lost Riv North along the East line Lateral; thence Westerly its intersection with the	the Westerly bank of Lost River; thence Northeasterly alver to its intersection with the east line of Lot 2; thence of Lot 2 to the South right of way line of the USRS Irrifollowing the South right of way line of the USRS Lateral Section line, which point of intersection lies 671.3 fee	ong e gation to t	
Range 10 E.W.M. in Klamat	on corner common to Sections 15 and 22, Township 39 South h County, Oregon; thence West along the Section line to t its 2 and 3, Section 22, Township 39 South, Range 10 E.W.M	he	
the realty, to secure the payment of	(including firing units), lighting, plumbing, water heater, venetian blinds, and other fi attached to or used in connection with sold premises and which shall be construed as pf a certain promissory note executed by the above named mortgagors for the principal s USAND AND NO/100 * * * * *	stures art of um of	
Dollars, bearing even date, princip the 10th day of each c	al, and interest being payable in monthly installments of \$ 168.20 on or best	ore	
and to secure the payment of such others having an interest in the abo ness is evidenced by more than onr	commencing February 10, 1 additional money, if any, as may be loaned hereafter by the mortgagee to the mortgage ove described property as may be evidenced by a note or notes. If the mortgage inde e note, the mortgagee may credit payments received by it upon any of said notes, or p on another, as the mortgagee may credit	ebted-	
mortgages. The mortgagor hereby casis loss or damage to the property insure and apply the proceeds, or so much of the mortgagor in all policies then in	will keep the buildings now or hereafter erected on said mortgaged property continuously in in such companies as the mortgagee may direct, in an amount not less than the face of this mo es to the full amount of said indebiedness and then to the mortgager; all policies to be held igns to the mortgagee all right in all policies of insurance cartied upon said property and in a d, the mortgager hereby appoints the mortgagee as his grant to settle and adjust such less or d thereof as mary be necessary, in payment of said indebiedness. In the even of foreclosure al force shall pass to the mortgagee thereby giving said mortgagee the right to assign and transit	by the area of amage	
removed or demolished without the written cons months from the date hereof or the date constr levied or assessed against said premises, or upon lien which may be adjudged to be prior to the which much accordence for the construction.	e building or buildings now on or hereafter crected upon said premises shall be kept in good repair, not altered, e sent of the mortgager, and to complete all buildings in course of construction or hereafter constructed thereon us uction is hereafter commented. The mortgager agrees to pay, when due, all taxes, assessments, and charges of eve t his mortgage or the note and-or the indehtedness which it secures or any transactions in commetion therewith or a lieu of this mortgage or which becomes a prior lieu by operation of law; and to pay premiums on any life instrum mortgage; that for the purpose of providing regularly for the prompt payment of all taxes, assessments and gore ged poperty and insurance premium; while any part of the indebtedness secured hereby remains unpaid, mortgage	thin six try kind y other e palley	
	and charger, that for the particle of portraing regularity for the prompt payment of all taxks, basessments and gover ged poperty and insurance premisms while any part of the indebicables secured hereby remains unpaid, mortgas s on principal and interest are payable an amount equal to 1/12 of said yearly charges. No interest shall be pa ereby piedged to mortgage as additional security for the payment of this mortgage and the note hereby secured. the foregoing covenants, then the mortgage may perform them, without waiving any other right or remedy herein g ehall shall be secured by this mortgage and shall bear interest in accordance with the terms of a certain promissory		
even date herewith and be repayable by the mo	rtgagor on Genand.	A CONTRACTOR OF THE OWNER OWNER OF THE OWNER OWNE	
due without notice, and this mortgage			
	rigagee a reasonable sum as attorneys fees in any suit which the mortgagee defends or prosec this mortgage; and shall pay the costs and disbursements allowed by law and shall pay the ; which sums shall be secured hereby and may be included in the decree of foreclosure. Upon by any time while such proceeding is pending, the mortgagee, without notice, may apply for and nortgaged property or any part thereof and the income, rents and profits therefrom. resonal deficiency judgment for any part of the debt hereby secured which shall not be paid by the		by by Bryan
Each of the covenants and agree shall inure to the benefit of any succ	the present tense shall include the future tense; and in the masculine shall include the feminin all include the plural; and in the plural shall include the singular. eements herein shall be binding upon all successors in interest of each of the mortgagors, and essors in interest of the mortgage.		m_{m_1}
Dated at Klamath Falls, Oregon,	this Clinton I Presell Othelaa BEAD Aussell		to be du
STATE OF OREGON Los County of Klamath			
THIS CERTIFIES, that on this	30 K December		ATTEST:
	igned, a Notary Public for said state personally appeared the within named D OTHELIA B. RUSSELL, Husband and Wife		-55T.
do me known to be the identical perso secured the same freely and voluntari	n.S described in and who executed the within instrument and acknowledged to me that <u>UI</u> ily for the purposes therein expressed.	ey	
IN TESTIMONY WHEREOF, I hav	• hereunio set my hand and official sed the day and year last above written.		
021-10 M	Notary Public for the State of Oregon Residing at Klamath Falls, Oregon. My commission expires: 11-12-78		
E JF DAE			

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