01-10063 H	26522-	
	THE MORTGAGOR 10 16373	
	KEY AND MARGARET E, GOAKEY, husband and wife	
	RAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, a Federal Corporation, her ollowing described real property, situated in Klamath County, State of Oregon, and all intere for may hereafter acquire, together with the income, rents and profits thereof, towit:	re- cst
	for may hereafter acquire, together with the income, rents and profits thereof, towit: in the Northerly line of Main Street 37½ feet in a	
	on from the most Easterly corner of Lot 1 in Block inkville, Now City of Klamath Falls, Oregon, said c	
of said Lot 1 Being a	t the intersection of Main and Fifth Street in said	d
	ce in a Northwesterly direction parallel with Fifth ce in a Southwesterly direction parallel with Main	
Street 29 feet; thence	e in a Southeasterly direction parallel with Fifth	
	ne Northerly line of Main Street; thence in a North long the Northerly line of Main Street 29 feet to t	
place of beginning.		
	point in the Northerly line of Main Street which l y from the most Easterly corner of Lot l in Block l	
Original Town of Lin	kville, now City of Klamath Falls, Oregon; thence N	North-
	l with Fifth Street ll2 feet to alley; thence South l with Main Street l_{7}^{1} feet; thence Southeasterly an	
parallel with Fifth	Street 112 feet to Main Street; thence North-easterl	
along the Northerly . together with all heating apparatu	Line of Main Street l_{2}^{1} feet to the point of beginni is (including firing units). Highling, plumbing, water heater, venetian blinds, and other fixtur e attached to or used in connection with said premises and which shall be construed as part of a certain promissory note executed by the above named mortgagors for the principal sum	of
the realty, to secure the payment FORTY SIX THOUSA	of a certain promissory note executed by the above named mortgagors for the principal sum ND FIVE HUNDRED DOLLARS AND NO/100	of
Dollars, beating even date, princ	pal, and interest being payable in monthly installments of \$. 440.82 on or	
	ay of each calendar month, commencing February 5, 1976	
	additional money, if any, as may be loaned hereafter by the mortgagee to the mortgagor	
ness is evidenced by more than o any payment on one note and pa	ne note, the mortgagee may credit payments received by it upon any of said notes, or part rt on another, as the mortgagee may elect.	
The mortgagor covenants that l against loss by fire or other hazard with loss payable first to the mortga mortgagee. The mortgagor hereby a	he will keep the buildings now or hereafter erected on said mortgaged property continuously insur s, in such companies as the mortgagee may direct, in an amount not less than the tace of this mortgage gee to the full amount of said indebtedness and then to the mortgaget; all policies to be held by t signs, to the mortgagee all right in all policies of insurance carried upon said property and in case	rgo, the of
loss or damage to the property insu and apply the proceeds, or so much of the mortgagor in all policies then	ssigns to the morigadee dat right in an posizies to institute curred when an approximation of the second provide loss or dama rod, the morigador hereby oppoints the morigadee as his agenit is solve the second provide loss or dama in thread as may be necessary, in payment of said indebtedness. In the event of foreclesure all right in force shall pass to the morigade thereby giving said morigadee the tight to assign and transfor so	obt
policies.		
lign which may be adjunged to be prior to th	the holding or buildings now on or hereafter erected upon said predicts shall be kept in geno repart, not affect, extend ancent of the mortgage, and to complete all buildings in course of construction or hereafter constructed thereon within struction is hereafter commenced. The mortgager agrees to pay, when due, all taxes, assessments, and charges of every k on this mortgage or the note and-or the indefetences which it secures or any transactions in connection therewill or any of an lies of this mortgage or which becomes a prior lien by operation of hav, and to pay premiums on any life insurance po- let let of this mortgage or which becomes a prior lien by operation of hav, and to pay premiums on any life insurance po-	antal a second
which may be assigned as further security t charges levied or assessed against the mort	the field of this mortgage of which previous a prior ten by operation to tak, and to be provided and the second and coverimet and coverimet and coverimet and coverimet and coverimet agared property and insurance premiums while any part of the indebtedness secured hereby remains unpaid, mortgager but on or principal and interest shall be paid on thereby pielogical to mortgage as additional security for the payment of this mortgage and the note hereby secured.	will
Should the mortgagor fail to keep any any such breach; and all expenditures in that	of the foregoing covenants, then the mortgagee may perform them, without valving any other right or remedy herein given behalf shall be secured by this mortgage and shall bear interest in accordance with the terms of a certain promissory note	for of
even date herewith and be repayable by the	mortgagor on demano.	
application for loan executed by the due without notice, and this mortgo	nent of any installment of said debt, or of a breach of any of the covenants herein or contained in t margagor, then the online debt hereby secured shall, at the morigagee's option, become immediate ige may be foreclosed.	
protect the lien hereof or to foreclose searching records and abstracting sar action to foreclose this mortgage or a	nortgagee a reasonable sum as attorneys lees in any suit which the mortgagee defends or prosecutes o this mortgage; and shall pay the costs and disbursoments allowed by law and shall pay the cost ne; which sums shall be secured hereby and may be included in the decree of forelosure. Upon bring it any time while such proceeding is pending, the mortgagee, without notice, may apply for and secu- mortgaged property or any part thereof and the income, rents and profits therefrom.	
the appointment of a receiver for the The mortgagor consents to a p of said property.	morigaged property or any part thereof and the income, ronts and profits thereform. personal deficiency judgment for any part of the debt hereby secured which shall not be paid by the supersonal deficiency judgment for any part of the secure debt hereby secured which shall not be paid by the secure debt debt hereby secure debt debt debt debt debt debt debt deb	scle
Words used in this mortgage in neuter genders; and in the singular	n the present tense shall include the future tense; and in the masculine shall include the feminine a shall include the plural; and in the plural shall include the singular.	and
Each of the covenants and a shall inure to the benefit of any su	greements herein shall be binding upon all successors in interest of each of the mortgagors, and each of the mortgagoe.	
Dated at Klamath Falls, Orego	n, this 31st day of December 19.	
	n, this SISE day of December 19.	
	(SEAL)	
STATE OF OREGON \$ 55 County of Klamath	21.4	
	<u>3/ot</u> day of <u>December</u> ersigned, a Notary Public for said state personally appeared the within named	
	AND MARGARET E. GOAKEY, husband and wife	
to me knowl to be the identical pe	rson described in and who executed the within instrument and acknowledged to me that	
IN TESTIMONY WHEREOP, I I	ave hereunto set my hand and official feed) the day and ystan last above written.	
» Simer (0)	Notary Public for the State of Oregon Residing of Klamath Falls, Oregon.	
	My commission expires: 5-14-7 L	1) 關於各方法法在支持公共的一步了自己的原始相關規模和基礎感謝機構建設相關者保護法律植物構成

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STATE OF OREG

County of Mari

December

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Who executed the f strument and the f me that the for ex same for the use poses above named Before Me.

Notary Public For My Commission Expin

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