L* 5740-679 TA-38-10094 570 m 81850 THE MORTGAGOR 25 Hogs 15662 also known as Karen A. Roberts JACK H. ROBERTS AND KARIN W. ROBERTS, Husband and Wife hereby motigage 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 bereafter acquire, together with the income, rents and profits thereof, towit: Lot 19 in Block 8, Tract No. 1079, SINTH ADDITION TO SUNSET VILLAGE, 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 3 shall become immediately due and payable. r., Ρŧ H together with all heating apparatus (including firing units), lighting, plumbing, water heater, venetian blinds, and other fixtures which now are or hereafter may be attached to or used in connection with said premises and which shall be construed as part of the realty, to secure the payment of a certain promissory note executed by the above named mortgagors for the principal sum of TAUDARY JEVEN THOUSAND TWO HUNDRED AND NO 100-100-1005011ments on the principal and interest being navable in worthdovins alignments of \$ 2.17 42 Dollars, bearing even date, principal, and interest being payable in **sportdy interests** on the <u>semi-constants of semi-constants</u> on the <u>semi-constants</u> of <u>semi-constants</u> on <u>;</u> 🖄 The nortgoger covenants that he will keep the buildings now or hereafter in an gate on said mortgaged property continuous against loss by firs or other hazards, in such companies as the mortgages have diver, in an amount not loss than the face of his mortgages. The mortgager hazards is such companies as the mortgages have diver, in an amount not loss than the face of his mortgages. The mortgager hazards is the mortgage to the full amount of raid in obtendeness and here to he mantgage in and property and mortgages. The mortgager has the mortgage to the full amount of raid in obtendeness and here to he mantgage and property and be and apply the proceeds, or so much the first and the mortgage the mortgages as his agent to select the event of foreclosur of the mortgager in all policies then in force shall pass to the mortgage thereby giving said mortgages the right to assign und the policies. 1.5 illding or haltdings now of or necessary buildings in course or second of the norrigager, and to complete all buildings in course or second los is hereafter commenced. The mortcager agrees to pay, when due, its norrigage or the note and-or the indebiedness which it secures or an of this norrigage or this hercomes a prior. Hen by operation of hea risager: that for the purpose of providing regularly for the prompt and insurance premiums while any part of the indebiedness models on amount equal to 1/12 of the 202 Ē 19 2 security for the na ulid the mortgager fail to keep any of the foregoing excitably, then the wortgager may perform them, without maying interest, and all expenditures in their behalt shall be secured by this mortgage, and shall over interest in accordance with and be repayable by the mortgager on demand. 20 :#1° 14 21 76 JAN oi detault in the payment in loan executed by the mo notice, and this mortgage ent of any installment of said debt, or of a breach of any of the coven morigagor, then the entire debt hereby secured shall, of the morigage, le may be foreclosed. ined in the without notice, and this morigage may be interest. The morigagor shall pay the morigage a reasonable sum as , et the lien hereof or to foreclose this morigage; and shall pay if thing records and abstracting same, which sums shall be seven to to recise this morigage or at any time while such proceed appointment of a receiver for the morigaged property or any part 22 23 nts to a personal deficiency judgment for any part of the debt hereby secured which 24 B. Cor Words used in this mortgage in the present tense shall include the future tense; and in the masculine shall include the genders; and in the singular shall include the plural; and in the plural shall include the singular. 7 ... 25 and agreements herein chall be binding upon all successors in interest of any successors in interest of the mortgagee. 1 26 ath Falls, Oregon, this 9th Karris lin Kale to 27 28 STATE OF OREGON | as 29 9d THIS CERTIFIES, that on this 30 A. D., 19 75 before me, the undersigned, a Notary Public for said state personally appeared the within named December 4. P. P. б JACK H. ROBERTS AND MARIN W. ROBERTS, Husband and Wife 31 ar to me known to be the identical person. S. described in and who executed estecuted the same freely and voluntarily for the purposes therein expressed. 32 umant and acknowledged to me that they 10 GANDNG, COMMAN & SISEMORE ATTORNEYS AT LAW SAG MAIN BIRCET KLAMATH FALLS, DRE. 97601 7 IN TESTIMONY WHEREOF, I have hereunto set my e i hand and official registhe day and year last must ¥.-. Notary Public for the State Notary Public for the State Residence of Core and State My commission expires: 1.1-12-78 Correction COLIC Warranty 12 Sector States 1 I hereby certify Sec.1 January 1 DEEDS of and the second second second CAN STREET FEE_\$ 6. Ŧ 6.34.16