TA- 38- 18265 #S740-703 An 9533 THE MORTGAGOR 1145 aC tol 76 Fage JESSIE W. HURLEY AND BEVERLY M. HURLEY, Busband and Wife .3 hereby mortgage to FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, a Federal Corporation, here-inafter called "Mortgages." the following described real property, stutated 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 24, VILLA ST. CLAIR, 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 shall 30 become immediately due and payable. 3 č のないない 2 H 176 Dollars, bearing even date, principal, and interest being payable in monthly meabhons of \$\$ 21st day of July, 1976, and the 21st day of January, 1977, and the principal balance plus interest due on or before 18 months from date. Menthematical event of such additional money, if any, as may be loaned hereafter by the mortgage to the mortgage or or others having an interest in the above described property as may be loaned hereafter by the mortgage indebted-ness is evidenced by more than one note, the mortgage may credit payments received by it spon any of said notes, or part of any payment on one note and part on another, as the mortgage may elect. 10.000 20.000 20.000 19 The mortgagor covenants that he will keep the buildings now or hereafter erected on said mortgages trajants loss by fire or other hazards, in such companies as the mortgages may direct, in an amount not less with loss payable first to the mortgages to the full amount of said indebtedness and then to the mortgages mortgages. The mortgagor hereby assigns to the mortgage all right in all policies or an is again os or domage to the property insured, the mortgage thereby appoints the mortgage of a single so and the dobtedness. In i of the mortgagor in all policies then in force shall pass to the mortgage thereby giving and mortgages the policies. by the nee of erty and such loss 藩 The mortgager further covenants that the building or buildings now on or bereatter erected upon asid premis-moved or demolished without the written consent of the mortgager, and to complete all buildings in course of co-moved or demolished without the written construction is bereafter commenced. The mortgager agrees to pay, when do inorthe from the date hereof or the date construction is bereafter commenced. The mortgager agrees to pay, when do en which may be adjudged to be prior to the like of the mortgager or which becomes a prior like the yourrelin of the market may be adjudged to be prior to the like of the purpose of possible may prepare the promp then may be adjudged to be prior to the like of the purpose of possible may prior for the promp then may be adjudged in the mortager; that for the purpose of possible may pair of the indebut market is level or assessed against the mortager on priorical and interest we payshe as mortager on the date instabilization and priorical and interest as a payshe as market in the market. ឆ្លួម២ បញ្ច សាម បណ្ឌម ណាវ . អាល់ និងរំបំ តាអ herein given fo teaser fail to keen any of the foregoing countails, waiving any other right or ren of default in the payment of any installment of said debt, or t loan executed by the mortgagor, then the entire debt hereby jotice, and this mortgage may be foreclosed. The morigagor shall pay the morigages a reasonable sum as t the lien hereoi or to foreclose this morigage; and shall pay i hing records and abstracting same; which sums shall be secured to foreclose this morigage or at any time while such proceeding ppointment of a receiver for the morigaged property or any part 18 al deficiency judgment for any part of the debt he red which shall not ed in this mortgage in the present tense shall include the future tense; and and in the singular shall include the plural; and in the plural shall incl 1 1. 19 the covenants and agreements herein shall be binding upon all the benefit of any successors in interest of the mortgages. Constant of 76 January 21st oth Falls, Oregon, this May Ň Burn lig miser STATE OF OREGON | se THIS CERTIFIES, that on this 22 nd January day of 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 A. D., 19. ledged to me that <u>they</u> executed the within instrument and acknow to mixing it to be the identified person S described in and who experied its same freely and voluntarily for the purposes therein official roll the day and Contraction of the second IN TESTIMONY WHEREOF, I have hereunto V. Fround Aublic for the Store of Oregon of Klamath Folls, Oregon. Notary Publi Residing at S. 1, 2, 0 1. 200 # 2 the set L. Friday Pro (Caleron) and the State of the State 10 40

