145740-901 KI.G.A- 26604 1 mo THE MORTGAGOR Vol. 76 Pop 1259 9607 STEVEN KEEL AND CAROL KEEL, Husband and Wife bereby mortgage to FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls. a Federal Corporation, here-inature 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 80 of MERRYMAN'S REPLAT OF VACATED PORTION OF OLD ORCHARD MANOR, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. Mortgagors performance under this Mortgage and the Note it secures 2 > 1 > 2¢ may not be assigned to or assumed by another party. In the event of an attempted assignment or assumption, the entire unpaid balance 01.110 The second second second shall become immediately due and payable. 12 MI 32. 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 TWENTY TWO THOUSAND SEVEN HUNDRED AND NO/100-11-115tallments on the Dollars, bearing even date, principal, and interest being payable in mandato Destination (Kx) 20th day of July, 1976, and the 20th day of January, 1977, and the principal balance plus interest due on or before 18 months from date. and to secure the payment of such additional money, if any, as may be loaned hereafter by the mortgagee to the mortgagor or others having an interest in the above described property as may be evidenced by a note or notes. If the mortgage indebtedness is evidenced by more than one note, the mortgagee may credit payments received by it upon any of said notes, or part of any payment on one note and part on another, as the mortgagee may elect. The mortgager covenants hat and part on another, as the mortgager may elect. The mortgager covenants hat he will keep the buildings now on hereafter ersched on said mortgaged property continuously against loss by fire or other harmads, in such companies as the mortgages may direct, in an amount not less than the face of this m with loss payable first to the mortgages to the full amount of said indeptedness and then to the mortgager, all policies to be held mortgages. The wortgager hereby rasigns to the mortgage all right in all policies of insurance carried upon and property and in loss or damage to the property insured, the mortgage all right in all policies of insurance carried upon and property and in loss or damage to the property insured, the mortgager encount, in payment of said indebtedness. In the event of foreclosure of and apply the proceeds, or so much thereof as may be necessary, in payment of said mortgages the right to assign and trans policies. fragor further covenants that the building or buildings now on on herea molished without the written consent of the mortgage, and to complete he date hereof or the date construction is hereafter commenced. The mort in against said premises, or upon this mortgage or the note send-or the in the adaption said premises, or upon this mortgage or which becomes assigned as further security to mortgage; that for the purpose of provi or assessed against the mortgaged property and insurance premiums w tragete on the date installments on principal and interest are purposed amount, and said amounts are hereby pledged to mortgage as additional max contraines in confise of const largor agrees to pay, when due, indepretiness which it secures or a is prior lien by operation of law viting regularly for the moment. no in con any othe in the mount equa its for the Bhould the mortgagor fail to keep any of the foregoing corenants, then the mortgagee may perform them, without wairing any other right or remedy herein given free for such breach; and all expenditures in that behalf shall be secured by this mortgage and shall bear interest in secondance with the terms of a certain promissory note of date herewith and be repayable by the mortgage on demand. 20 In case of default in the payment of any installment of said debt, or of a breach of any of the covenants herein or contained in the cation for loan executed by the morigager, then the entire debt hereby secured shall, at the morigages's option, become immediately without notice, and this morigage may be foreclosed. 10 The mortgogor shall pay the mortgages a reasonable sum as attorneys ises in any ct the lien hereof or to foreclose this mortgage; and shall pay the costs and disburs thing records and abstracting same; which sums shall be secured hereby and may be i a to foreclose this mortgage or at any time while such proceeding is pending, the mo ppointment of a receiver for the mortgaged property or any part thereof and the inco ry be included in the d consents to a personal deficiency judgment for any part of the debt hereby secured which shall n Yords used in this mortgage in the present tense shall include the future tense; offit in the masculine shall inclu genders; and in the singular shall include the plural; and in the plural shall indude the singular. ch of the covenants and agreements herein shall be binding upon re to the benefit of any successors in interest of the morigages. considers in interest of each of th January 20thwith Falls, Oregon, this **出来的你们**在这些主要的 STATE OF OREGON 2022 day of January THIS CERTIFIES, that on this A. D., 19.76, before me, the undersigned, a Notary Public for said state personally appeared the within named STEVEN KEEL AND CAROL KEEL, Husband and Wife to be stated by the state of th sai and acknowledged to me that they j tř D. DSTANONY WHEREOF, I have hereunto set my hand and official s Brown SUBLIC isala Notary Public for the or Residing at Klamath Falls, in expires: 11-12-78 C OF OF

