		11479 9677	THE MORTGAGO	N. 76 Page 1365 R			
		<u></u>	Victoria De Avilla, Husbar AL SAVINGS AND LOAN ASSOCIATION of Nowing described real property, situated in Klam or may hereafter acquire, together with the incom	id and Wife Klamath Falls, a Pederal Corporation, here- ath County, State of Oregon, and all interest e, renta and profits thereof, towit:			
For the start of the start of the start is the start of the start is the start i		Lot 1 in Block 54, Klamath County, Ore	LAKEVIEW ADDITION TO THE C	ITY OF KLAMATH FALLS,		A Construction of the second sec	
For the start of the start of the start is the start of the start is the start i							
			tus (including firing units), lighting, plumbing, w	ater heater, venetian blinds, and other fixtur	es of		
The result of		Dollars, bearing even date, prin	ncipal, and interest being payable in monthly inst ach calendar month	allments of \$			
	1 111 5	The motigagor coveriants in against loss by fire or other har with loss payable first to the mo- motigage. The motigagor hereby motigate the proceeds, or so n	Trida, in such companies as interministrationess and in trigagee to the full amount of said indebiedness and in trigages to the mortgage all right in all policies of nsured thereof as may be necessary, in payment of sa using there shall pass to the mortgage throby giving	hen to the motional upon said property and in case insurance carried upon said property and in case as his agent to solile and adjust such loss or dam id indebidances. In the event of foreclosure all r said mortgagee the right to assign and transfer	ight said		
The approximation of a presentation of the presentation of the presentation of the approximation of the approxi		The murtgagor further covernants. If removed or demolished without the writt monitor from the date hereof or the date levied or assessed against suld premises, lien which may be addinged to be prior which may be assigned as further secur charges levies assessed against the pay to the mortgagee on the date insi tgagor on said amount, and said amount	hat the building or buildings now on window and the buildings in c en consect of the mortgages and to complete all buildings in c construction is hereafter commenced. The mortgages argress to put or upon this mortgage or the note and-or the indebtedness which to the lien of this mortgage or which becomes a prior lien by a to the lien of this mortgage or which becomes a prior lien by a mortgage of the purpose of providing regularly for ity to mortgage; that for the purpose of providing regularly for mortgage of property and insurance premiums while any part of mortgage backed to mortgage as additional security for the p a set hereby picked to mortgage as additional security for the p up of the foregoing covenants, then interace and split hear int	sures of constitutions, assessments, and charges of every y_s when due, all taxes, assessments, and charges of every t secures or any transactions in connection therewith or any rention of law; and to pay premiums on any life insurance i the prompt payment of all taxes, assessments and governa- the indebtedness secured hereby remains unpaid, mortgage to $1/12$ of sufd yearly charges. No interest shall be paid ayment of this mortgage and the note hereby secured. them, without early any other right or remedy herein glic crest in accordance with the terms of a certain promissory no	ather policy nental will mor- en for te of		
et all montes. et all montes. en de subject han montes in her montes in the second in the first leader and in the margines while include its interme of a successors in interest of each of the montes outs and each the interest in the second second in the second secon		In case of default in the application for loan executed by due without notice, and this m The margagor shall pay protect the lien hareof or to for searching records and abstractin searching receives the mortgage action to lorgent of a receiver for	payment of any installment of said dobt, or of a brea y the mortgager, then the entire debt hereby secured ortgage may be (preclosed. the mortgagee a recisionable sum as attorneys fees in close this mortgage; and shall pay the costs and di g same; which sums shall be secured hereby and may s or at any time while such proceeding is pending, th s or at any time while such proceeding is pending.	sch of any the mortgages's option, become immed shall, at the mortgages's option, become immed abursaments allowed by law and shall pay the C be included in the decrees of foreclosure. Upon br be mortgages, without notice, may apply for and i income, ronts and profits therefrom. dath hardby secured which shall not be paid by th	tes to ost of inging secure e sale		
THIS CERTIFIES, that on this <u>Kan</u> day of <u>Utility appeared the within named</u> A. D., 19.76, before me, the understanded, a Notary Public for said state personally appeared the within named JOEL DE AVILLA AND VICTORIA DE AVILLA, Husband and Wife JOEL DE AVILLA AND VICTORIA DE AVILLA, Husband to determine the they to me known to be the identical person. ³ to me known to me known		The mortgagor consumers of said property. Words used in this mortganetic neutor genders; and in the sin Each of the covenants of shail inure to the benefit of of	age in the present tense shall include the future tens gular shall include the plural; and in the plural sha and agreements herein shall be binding upon all su my successors in interest of the mortgagee.	and in the masculine shall include the temunin	e and i i i i i i i i i i i i i i i i i i i		
IN TESTIMONY WHEREOF, I and A		THIS CERTIFIES, that on A. D., 19.76, before me, t	this day of	ally appeared the within named LLA, Husband and Wife	-hey		
		to me known to be the iden executed the same freely grav IN TESTIMONY WHERE					

