КСТ#А-26860

## Vel. 13757 THE MORTGAGOR

JESSIE W. HURLEY AND BEVERLY M. HURLEY, Husband and Wife

hereby mortgage to FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION of Klamath Falls, a Federal Corporation, here-inalter 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:

は国際に

my Paga

7115

See reverse side.

L#57-40806

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 become immediately due and payable.

and to secure the payment of such additional money, if any, as may be loaned hereafter by the mortgage 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 indebted-ness 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 morigagor covenants that he will keep the buildings now or hereafter erected on said morigaged property inst loss by fire or other hazards, in such companies as the morigagee may direct, in an amount not less than the loss payable first to the morigage to the full amount of add indebtedness and then to the morigagor; all polici regages. The morigagor hereby assigns to the morigage all right in all policies of insurance carried upon said pro-or damage to the property insured, the morigager hereby appoints the morigagee as his agent to settle and adjust apply the proceeds, or so much thereof as may be necessary, in payment of said indebtedness. In the event of he morigagor in all policies then in force shall pass to the morigagee thereby giving said morigage the right to ass

The mortgagor further covenants that the building or buildings now on or hereafter crected upon said promises shall be kept in good n eved or demolished without the written consent of the mortgagee, and to complete all buildings in course of construction or bereafter cor-ha from the date hereof or the date construction is hereafter commenced. The mortgagor agrees to pay, when due, all taxe, assessments, or assessed against said permises, or upon this mortgage or the note and-or the indebtedness withch it secures or any transactions in come which may be adjudged to be prior to the lies of this mortgage or which becomes a prior lies in by operation of law; and to pay permisure is may be assigned as further security to mortgage; that for the purpose of providing regulary for the prompt payment of all taxe, as gee letted or assessed against in mortgaged property and insurance premiums while any part of the indebtedness secured hereby rem to the mortgage on the date installments on principal and interest are payable an amount equal to 1/2 of as di yearly charges. No or on said amount, and said amounts are hereby pledged to mortgage as additional security for the payment of this mortgage and the note good repair, life ins

Bould the mortgugor fail to keep any of the foregoing covenants, then the mortgagee may perform them, willout waiving any other right or ren uch breach; and all expenditures in that behalf shall be secured by this mortgage and shall hear interest in accordance with the terms of a certain date herewith and be repayable by the mortgager on demand.

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 n for loan executed by the mortgagor, then the entire debt hereby secured shall, at the mortgagee's option, become immediately but notice, and this mortgage may be foreclosed.

The mortgagor shall pay the mortgages a reasonable sum as attorneys fees in any it the lien hereof or to foreclose this mortgage; and shall pay the costs and dibbur sing records and abstracting same; which sums shall be secured hereby and may be to foreclose this mortgage or at any time while such proceeding is pending, the m pointment of a recoiver for the mortgaged property or any part thereof and the inc

The mortgagor consents to a personal deficiency judgment for any part of the debt hereby secured which shall not be p Id property.

Words used in this morigage in the present tense shall include the future tense; and in the masculine shall include the feminine genders; and in the singular shall include the plural; and in the plural shall include the singular. Each of the covenants and agreements herein shall be binding upon all successors in interest of each of the inure to the benefit of any successors in interest of the mortgages.

12th 1076

secu

Эq. \$

STATE OF OREGON | 55 County of Klamath

PUBLIC !

17 IF 3115

76 MW 13

12 th THIS CERTIFIES, that on this A. D., 19....76., before me, the undersigned, a Notary Public for said state personally appeared the within named

TESTIMONY WHEREOF, I have hereunto set my hand and official set

\* .....

JESSIE W. HURLEY AND BEVERLY M. HURLEY, Husband and Wife

d to me that they 

May

anall

Notary Residing

1 STATE OF OREGON County of Klamath Filed for record at the request of mortgagee on and recorded in Vol. M 76 FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION OF KLAMATH FALLS MAY 13th 1976 FEE S 12 FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION OF KLAMATH FALLS MORTGAGE minutes past 10;00 o'clock 7115 Klamath Falls, Oregon 6.00 D. MILNE Klamath Falls, Oregon 7116 Mail to CUONS 32 \_Records of said County ounty Mortgagors of Mortgages Mortgagee Deputy. Clerk AM •uobazo October 28, 1960, in Deed Volume 325 page 1, records of Klamath County, Park to the point of beginning. EXCEPTING that portion lying within the bounds of Yourd Street conveyed to Klamath County of Geed recorded ocowmla biss to vision d dive the slong the south boundary of Elmwood VIredecondrow and Viredeca is an EA Lereterl. 2.8.8.0 end To entl Yew To dheir viserine of 94.60 feet); thence following the Northerly right Δυε τους στα οι τητε σπικε ρεαπε Υέψ Το Júpir γίτθήστον θήσ πο εθίι ποιήν πις ποτί πε ου σθές 20.86 To Street, following the sic of a 49.1072° curve to the right guiwollof. εύμα το συττυπτημά αιους το δουτροτιλ τιθμε οι καλ τιπατημένου στασ Easterly line of property conveyed to said Dixon, a distance of 64.98feed Westerly line of South Etna Street; thence S 57°00' East along said -djuog shi no paisd ozle jaid pisz nogsio , yjanco djamaly jo zbroch couveyed to Louis Dixon et ux by deed recorded in Volume 240 page 87. Dee 310.40 feet, more or less, to the Easterly line of a tract of land the property conveyed to G.B. Leach et ux by deed recorded in Volume County, Oregon; thence South 78°24 $\frac{1}{2}$  West along the Southerly line of main to notried bettald a third boowmla to 34 tol to rentoo freating ent putitem niq nori ne je pninniged : swollol se bedirsseb Vlraubittse exem , Ronge 9 East of the Willamette Meridian, Klamsth County, Oregon, A tract of land structs in the WE WE WE WE Section 14, Township 39