	13917	THE MORTGAGO	Rol. 16 Page 7371	T	A second seco
The material and the first and address of the ADD (AAN NARGANDO AS ADD (ADDRESS ADDRESS) ADDRESS ADDRE			3		
<form></form>		EDERAL SAVINGS AND LOAN ASSOCIATION of the following described real property, situated in Klam rtgagor may hereafter acquire, together with the income	Klamath Falls, a Federal Corporation, here- tath County, State of Oregon, and all interest ite, rents and profits thereof, towit:		
<pre>may not be assigned to or assumed by shocher prov. In the order or assigned by an example on the entry upshe balance shall become immediately due and payable.</pre>	Lot 6 in Block 8 official plat th	3 of TRACT NO. 1025, WINCHESTER nereof on file in the office of	R, according to the		
	may not be assid	gned to or assumed by another j signment or assumption, the en	party. In the event of		
					tel la stand
					- A THE PROPERTY
	together with all heating ap which now are or hereafter the realty, to secure the pay TWENTY SEVEN TH	ment of a certain promissory note the MD MO /100-	the second se		
<form></form>	Dollars, bearing even date, 14th day of Nov principal balan	ember, 1976, and the 14th day ce plus interest due on or bet	of May, 1977, and the of May, 1977, and the ore 18 months from date.		Anthe Service and Anthe Service Anthe
<form></form>	and to secure the payment of others having an interest in ness is evidenced by more	of such additional money, if any, as may be loaned her the above described property as may be evidenced by than one note, the mortgagee may credit payments recei- tion of the such as the second seco	reafter by the mortgagee to the mortgagor or a note or notes. If the mortgage indebted- ived by it upon any of said notes, or part of	B	
Index.	The morigagor covenants against loss by fire or other with loss payable first to the morigages. The morigagor he loss or damage to the proper and apply the proceeds, or s of the morigagor in all policie	that he will keep the buildings now or hereafter erected c hazards, in such companies as the mortgagee may direct, in mortgagee to the full amount of said indebtedness and then reby assists to the mortgagee all right in all policies of ins y instead, the mortgager hereby appoints the mortgagee as o much thereof as may be necessary, in payment of said is then in force shall pass to the mortgagee thereby giving as			
The data is a second and a second constraint operating over all provide and the second and a second area of a certal presenter of certal presen	policies. The mortgager further coreman remered or demolished without the v months from the date hereof or the leried or assessed against ilen which may be adjudged to be p which may be adjudged to be p which may be assigned as further so charges leried or assessed against pay to the mortgage on the date	s that the building or buildings now on or hereafter erected upon said rithen consent of the mortgager, and to complete all buildings in course thate constitution is hereafter commenced. The mortgague agrees to pay, we even or upon this mategue or the hole and or the indebtedness which it sees there is the mortgage or the hole and or the indebtedness which it is even into its mortgage it has for the purpose of providing regularly for the the mortgaged momenty and insurance permissions and the may part installments on principal and interest are payable an amount equal to 1 installments on principal and interest are payable an amount equal to 1 installments on principal and interest are payable and annount equal to 1 installments on principal and interest are payable and annount equal to 1 installments on principal is an additional security for the payment of the payment is a statement of the payment is a statement of the payment of the payment is a statement of the payment of the payment of the payment of the payment of the pay	premises shall be kept in good repair, not altered, extended, e of construction or hereafter constructed thereon within aix when due, all taxes, assessments, and clarages of even kind cures or any transactions in connection therewith or any other fon of laxy and to pay preminums on any if and goorenmental prompt payment of all taxes, assessments and mortgagor will indebtedness secured hereby remains with and goorenmental indebtedness secured hereby remains with all mortgagor will 1/12 of said yearly charges. No interest shall be paid mor- nt of this mottage and the note hereby secured.		
The mortgages shall gay the mortgages a reasonable with an advantage and shall have a dealer of the cost of the first of the fore the intervent with the second of the mortgages. When the cost of the extension of the fore the second of the mortgages of the mortgages of the mortgages of the mortgages. The mortgages of the mortgages. When the second	Should the mortgager fail to b any such breach; and all expenditure	seep any of the foregoing covenants, then the mortgagee may perform them s in that behalf shall be secured by this mortgage and shall bear interest by the mortgager on demand.	in accordance with the terms of a certain promissory note of		
The mortgager consents to a personal delicitory ludgifient for any ball the due to the structure tensor tensor that the property. Mords used in this mortgage in the present tense shall include it to full include the tengular. Bech of the scorencits and coresenses herein abolt be binding upon all successors in interest of each of the mortgagers, and each shall intere to the benefit of any successors in interest of the mortgages. Detect of the scorencits and coresenses in interest of the mortgages. Detect of the scorencits and coresenses in interest of the mortgages. Detect of Klemath Falls. Oregon, this	In case of default in the application for loarn executed due without notice, and this The mortgagor shall po protect the lien hereof or to searching records and contrac- searching records and contrac-	ie payment of any installment of said dout, of or u block y by the morigagor, then the entire debt hereby secured sha morigage may be foreclosed. y the morigage a reasonable sum as attorneys less in any foreclose this morigage; and shall pay the costs and disburs ting same; which sums shall be secured hereby and may be i rea or at any time while such proceeding is pending, the may	II, at the mortgages's option, become immediately sements allowed by law and shall pay the cost of included in the decree of foreclasure. Upon bringing origages, without notice, may apply for and secure		
Each of the covenants and agroements herein shell be blanding upon all successors in interest of deal of the moreganes. May 10.76 Dated at Klamath Falls, Oregon, this <u>14 th</u> day of <u>May</u> 10.76 STATE OF ORECON [ss County of Klamath [ss] THIS CERTIFIES, that on this <u>May</u> A. D., 19. <u>76</u> before me, the undersigned, a Notary Public for and state personally appeared the within named A. D., 19. <u>76</u> before me, the undersigned, a Notary Public for and state personally appeared the within named JOEL D. DE AVILLA AND VICTORIA DE AVILLA, Husband and Wife to me kthewrite the iterifical person. <u>S</u> described in and who executed the within instrument and acknowledged to me that <u>they</u> with the iterificat person. S described in and who executed the day and year isst horis. Where the iterificat person is the iterification of the purposes through expressed. Where the iterificat person is the purposes through expressed. Where the iterificat person is the iterification of the purposes through expressed. Where the iterification of the purpose iterification of the purposes through expressed. Where the it	The morigagor consents of said property. Words used in this mor	to a personal deficiency judgment for any part of the destriction of the present tense shall include the future tense; an	nd in the masculine shall include the feminine and clude the cingular.		
STATE OF OREGON iss County of Klamath iss THIS CERTIFIES, that on this day of A. D., 19. 76 before me, the undersigned, a Notary Public for said state personally appeared the within named JOEL D. DE AVILLA AND VICTORIA DE AVILLA, Husband and Wife to me, thewrite be'the identical person. 5. described in and who executed the within instrument and acknowledged to me that to me, thewrite be'the identical person. 5. described in and who executed the within instrument and acknowledged to me that to me, thewrite be'the identical person. 5. described in and who executed the within instrument and acknowledged to me that to me, thewrite be'the identical person. 5. described in and who executed the within instrument and acknowledged to me that to me, thewrite be'the identical person. 5. described in and who executed the within instrument and acknowledged to me that to me, thewrite be'the identical person. 5. described in and who executed the within instrument and acknowledged to me that to me, they with the identical person. 5. described in and who executed the within instrument and acknowledged to me that to me, they with the identical person. 5. described in and who executed the within instrument and acknowledged to me that	Each of the covenants shall inure to the benefit of	and agreements herein shall be binding upon all successor any successors in interest of the mortgagee.	ors in interest of eddit of the mongagers, and the		Marine Contraction
THIS CERTIFIES, that on this day of	Dated at Klamath Falle		ctorie (SEAL)		
THIS CERTIFIES, that on this day of day of	STATE OF OREGON as	17 Th Mar			
IN TESTIMONY WHEREOF, I have hereunio set my hand and official spor ine any hand and official spor ine any hand	A. D., 19. 76 before me, JOEL D	a this day of the undersigned, a Notary Public for said state personally a D. DE AVILLA AND VICTORIA DE AV	TILLA, Husband and wire		
Notary Public for the State of Oregon Relative Figle Commission expires: 11-12-78	to me knpwn/to be the ider szechted the some fresty an in TESTMONY WHER	ntical person. S. described in and who executed the within d voluntarily for the purposes therein expressed. SOF, I have hereunto set my hand and official shat the da	instrument and acknowledged to me that they		
	AUDIC	Note Res	ary Public for the State of Oregon Idling at Klamath Fills Oregon. Reference 11-12-78		
	States and a state of the state				

17

 \overline{c}

, ng

0.2

