Loan #57-41457 T/A 38-13905

CHELING ALLEYNE

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Te Page Vo! THE MORTGAGOR

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JERRY O', ANDERSON AND PEGGY ANDERSON, Husband and Wife

hereby mortgage to KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of the United States, horeinafter called "Mortgages," the following described real property, situated inKLamath 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 9 in Block 3 of Tract No. 1091, LYNNEWOOD, Klamath County Oregon.

18:161

Mortgagor's 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.

together with all rights, easements or privileges now or hereafter belonging to, derived from or in anywise appertaining to the above described premises, and all plumbing, lighting, heating, ventilating, air-conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-irrigation apparatus, equipment and fixtures, together with all awnings, venetian blinds, floor covering in place such as wall-to-wall carpeting and linoleum, shades and built-in ranges, dishwashers and other built-in appliances now or hereinafter in-to-wall carpeting and incomection with the above described premises, and which shall be construed as part of the really, to secure stalled in or used in connection with the above executed by the above named morigagors for the principal sum of

plus interest due on or before 18 months date. and to secure the payment of such additional money, if any, as may be loaned hereafter by the mortgagee to the mortgage of the mortgage indebted 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 mortgage may elect.

The morigagor covenants that he will keep the buildings now on hereafter erected on said morigaged property continuously insured, against loss by firs or other hazards, in such companies as the morigage may direct, in an amount not less than the face of this morigage will be approxible first to the morigage to the sull amount of said indobledness and then to the morigage and property and in case of morigages. The morigage hereby assigns to the morigage of the morigage as his agent to selle and adjust such loss or damage to the solution to the morigage of said indobledness and the morigage as his agent to selle and duest out hows or the morigage of the morigage as his agent to selle and adjust such loss or damage to the property insured, the morigage at right in all policies to here were all right and apply the proceeds, or so much there are an any be necessary. In payment of said morigages the right to assign and transfer said of the morigage in a solution in force shall pass to the morigage hereby giving said morigage the right to assign and transfer said policies.

e mortgagor further covenants that the building or buildings now on or bereafter erected upon said premises shall be kept in good repair, not all or denoished without the written consent of the mortgage, and to complete all buildings in course of construction or hereafter constructed the from the date hereior or linkes, or upon this mortgage or the not and or the indebtedness which is the accesses and the accesses a may be adjust as to be prior to the lien of this mortgage or which becomes a prior lien by for the prompt payment of all taxes, assessments, and charges in may be adjust as to be prior to the lien of this mortgage or which becomes a prior lien by or the prompt payment of all taxes, assessments and may be adjust as to be prior to the lien of this mortgage or which becomes a prior lien by or the prompt payment of all taxes, assessments and be adjust and be prior to the lien of this mortgage of providing regular to from indebtedness secured hereby remains unpudd, my be adjust as for the security to mortgage in a insurance premiums while around could be adjust the mortgage. Not interest and lies mortgage on the date installenets on principia and interest are payable and equal to 1/12 of said yearly charges. Not here hereby secure a said amount, and said amounts are hereby pledged to mortgage as additional security for the payment of this mortgage and the note hereby secure structed thereon within six and charges of every kind etion therewith or any other on any life insurance policy seessments and governmenta-ting unaid matterney with The

Should the mortgagor fail to keep any of the foregoing corenants, then the mortgagee may perform them, without waiving any other right or remedy such breach, and all expenditures in that behalf shall be secured by this mortgage and shall bear interest in accordance with the terms of a certain pro-date herewith and be repayable by the mortgagor on domand.

ase of default in the payment of any installment of said dobt, or of a breach of any of the covenants herein or contained to for loan executed by the morigagor, then the entire debt hereby secured shall, at the morigage's option, become imme ut notice, and this morigage may be foreclosed.

s mortgager shall pay the mortgages are reasonable sum as attorneys less in any suit which the mortgages defends or p is mortgager shall pay the mortgage areasonable sum as attorneys less in any suit which the mortgages defends or the liter hareoid by forecless this mortgage; and shall pay the costs and dispursements allowed by law and shall pay is liter hareoid by the mortgage and shall be secured hereby and may be included in the decree of foreclesure. Up foreches this mortgage or at any time while such proceeding is periading, the includes, without notice, may apply for foreches this mortgage or at any time while such proceeding is periading. The includes, without notice, may apply for foreches the mortgage of at any time while such proceeding is periading. The includes in the second profits therefrom. agor consents to a personal deficiency judgment for any part of the debt hereby secured which shall not be

ords used in this morigage in the present tense shall include the future tense; and in the masculine shall include enders; and in the singular shall include the plurar and in the plural shall include the singular.

ich of the covenants and agreements herein shall be binding upon all st ure to the benefit of any successors in interest of the mortgages. shall

Dated at Klamath Fall Oregon, this ..

STATE OF OREGON County of Klamath...

PUBLIC

JFON £

5th day of January THIS CERTIFIES, that on this A. D., 19. 12. before me, the undersigned, a Notary Public for raid state personally appeared the within named 110 ... ¥

me known to be the identical person. S. described in and who executed the sental the gang freely and voluntarily for the purposes therein expressed sental the gang freely and voluntarily for the purposes therein expressed set. 1.0. ment and acknowledged to me that they r last IN TESTIMONY WHEPCOF, I have hereunto set my hand a official sort ine stary and year lant/bhoug written.



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