						Voi. 78	Fona	7266
4	6310 .	7	HE M	ORTGA	COR		-	
	LESTE	R L LEARD	and JANE	F. LEARD.	husba	nd and w	<u>ife</u>	
								1 d ovieti
nder th	mortgage to KLA le laws of the Uni State of Oregon, d profits thereof,	MATH FIRST FEL ted States, herein and all interest or towit:	ERAL SAVING after called "M estate therein	S AND LOAN As fortgagee," the fol that the mortgag	llowing des or may her	cribed real pr eafter acquir	roperty, situ e, together v	vith the incon
		ot 15 in Bl			163 Thi	rd Addit	ion	
	L	ot 15 in Bl o Valley Vi	ock 2, The lew, Klam	ath County,	, Orego	n:		
	L.	0 Variej -						
							anywice ann	ertaining to th
a ii t	rrigation apparatu o-wall carpeting a	ghts, easements or remises, and all j is, equipment and f ind linoleum, shad o connection with the retain promissory of THOU THOU	ixtures, togethe es and built-in r le above describ	anges, dishwasher ed premises, and w	s and other which shall t	built-in appli- e construed a for the princi	s part of the p pal sum of	realty, to secu
			and interest bel	ng payable in mont	thly installm	ents of \$*		
	and to secure the p others having an is ness is evidenced b	bayment of such ado neterest in the above by more than one r ne note and part o	litional money, i described prop- ote, the mortgag n another, as the	f any, as may be rty as may be evi-	denced by a ments receive	note or notes	any of said	notes, or part
	The morigagor ggainst loss by fire with loss payable fi morigagee. The mori	covenants that he w or cher hazards, ir inst to the mortgagee rigagor hereby assign the property insured,	ill keep the build such companies to the full amoun is to the mortgage the mortgager he creat as may be	ings now of herealte as the motigages mit t of said indebtedness e all right in the po- reby appoints the mo- necessary, in payme	ay direct, in o ss and then i blaces of insu- origagee as h ent of said in by giving said	an amount not le to the mortarago same carried us is agent to settle dobtedness. In i mortgagee the	ess than the tak r: all policies on said prope and adjust s the event of 1 right to assig	to be held by erty and in case uch loss or dam foreclosure all r n and transfer t
	of the mortgagor in policies. The mortgagor fur removed or demolished of months from the date having a paysored agains	ther covenants that the h without the written conset wroaf or the date construc- at said premises, or upon to	milding or buildings (it of the mortgager, a tion is hereafter comm his mortgage or the n en of this mortgage ()	now on or beteatter crect nd to complete all build enced. The mortgagor agr de and-or the indebtedne which becomes a prior l	ted upon said pu- lings in course rees to pay, wh ess which it secu- lien by operation gularity for the	emises shall be ke of construction or en due, all taxes, res or any transact 1 of law; and to 1 prompt payment of	pt in good repair hereafter constru- assessments, and ions in connection ony premums on all taxes, assess thereby remains	eted thereon within l charges of every anv life insurance I smeats and governm impaid, mortgagor
	pay to the mortgagee tgagor on said amount,	on the date instained s and said amounts are her	the foregoing covenant	we as anonyman secondy a, then the mortgagee ma av this mortgage and shall	is perform them. If hear interest i	without waiving a maccordance with	ny other right or the terms of a ce	remedy herein give rtain promissory not
	even date herewith and	the replayable by the mor	f. any installme	nt of said debt, or o	of a broach c	t any of the co	venants hereis agee's option.	become immedi
	due without notice The mortgag	e, and this mortgage for shall pay the mo erect or to foreclose t	nigagee a reasond his morigage; and which sums shal	ble sum as attorneys shall pay the costs be secured hereby (s fees in any s and disburs and may be t ading, the ma	suit which the ements allowed ncluded in the c ortgagee, withou	by law and s lecree of forecl t notice, may	shall pay the co osure. Upon bri apply for and r om.
	annountment O	a receiver for the			ri of the debl	nereby secures		
	The morida of said property. Words used	gor consents to a pe in this mortgage in and in the singular s	the present tense hall include the p	shall include the fut lural; and in the plu	ture tense; ar ural shall in	d in the mascu clude the singu	line shall incl ilar. If each of the	mortgagors, and
	Fach of th	e covenants and ag	reements herein s ressors in interest	of the mortgagee.	on all success	us in interest c	April	
	Dated at	e benefit of any suc Klamath Fal	1 Soregon, this	<u>13th</u>	Best		Seja.	A
				L. L.	ESTER		La t	d.
				i marcula In	JANET F	هي الاستادا	/	
	STATE OF ORE County of K1	u.nath'			April			
	THIS CER	TIFIES, that on this	13th	ady et	a manapally	appointed the w	ithin named	
	A. D., 19 / 3	, before me, the und	EARD and	JANET F. L	EARD, 1	nusband	and wif	C d in me that t
	1 -	1		in and who execut	ed u.e			
	executed the s	o be the identical perme freely and volum	have hereunto set	my hand and officia	al seal the c	lay and year l	, , / , , , , , , , , , , , , , , , , ,	tten. J Oregon 1S, S. S.
		1.2 ×			No Re commission	stary Public to	r the Store f imath Fai 9-82	ls,
	· /	<i></i>				÷-		
	. V							

