Also this mortgage is intended to secure all future loans or advances made or contracted within a period of FIVE (5) YEARS from and after the date of recording of this mortgage, provided, however, that the maximum amount of all indebtedness to be

Mana and the second of the more supervised of the second o

up a This conveyance is intended as a mortgage to secure in whole or in part the performance of the covenants and agreements bereinafter contained and the payment of the following described promissory note(s) made by one or more of the Mortgagors (unless otherwise indicated) to the order of the Mortgagee, together with interest as hereinafter provided and together with all remember of extensions thereof. (unless otherwise indicated) to the order of the Mortgagee, together with interest as hereinafter provided and together with all renevals or extensions thereof long in creation part to the ytorn black shift is more fracted by the provided and together with all intrace: to get sarring participation in the provided by the ytorn black shift is more fracted by the ytorn black stig in and Amprily 5, 1979 satisfance in the provided by the word of all blacks signates and to the ytorn black in and Amprily 5, 1979 satisfance of the Mortgagee, together with interest as hereinafter provided and together with all intrace: to get satisfance of the mortgage of the Mortgagee, together word states and the word of a state of the ytorn black in and Amprily 5, 1979 satisfance of the Mortgagee, together word is an another of the ytorn black provided and together with all March 10, 1978 spectra size of a march 10, 1978 spectra and the states of the states (the part of march 5, 1980 July 29, 1976 8, 350,00 I to be data and y 5, 1984 and an encausing all size of the together word to apply 2, 000,00 I to be data and y 5, 1984 and an encausing all spectra be together word and the states of the states

gagoes without demand, and, together with interest and costs actruing thereon, shall be seconed by this merigage Should the Merigagora he of become in default in any of the coverable of agreements berain contained, then the Mortgage nay, at its option perform the same in whole of in part, and all experimitives made by the Mortgage in so define **arbitrary estimated**, and all experimitives made by the Mortgage in so define **arbitrary estimated** and all experimitives made by the Mortgage in so define **arbitrary estimated** and all experiments for the part, and all experimitives made by the Mortgage in so define **arbitrary estimated** and all experiments made by the Mortgage in so define **arbitrary estimated** and all experiments when a so the period of the part, and all experiments when experiments were associated and all experiments are associated and all experiments are associated and all arbitrary estimates are associated and all arbitrary estimates are associated and all arbitrary estimates are associated and arbitrary estimates are associated and an arbitrary estimates are associated and arbitrary estimates are associated and arbitrary estimates are associated are associated and arbitrary estimates are associated are as as as associated are

ind experies that he issues in a proving a proving a provinger of the provinger.

and expenses that he secured hereby and be included in the decree of foreclosure.

Upon or during the continuance of any default hardware, the Morigages shall have the right forthwill to crust una explaintee by law, and collect the renut, issues and profits thereal, and apply the same less reasonable constrained to be a collection appendix in debtedness hereby secured; and the Morigages shall have the appendix to a receiver to be a period with the renut, issues and profits thereal, and apply the same less reasonable constrained to be appendix in the debtedness hereby secured; and the Morigages shall have the appendix to be appendixed of a receiver to observe appendix the renut, issues and profits thereal, and the storing to realize the project) during the period of legal pro-ceeder rend, inter and profits of the incrugaged promises and/or to realize the project) during the period of legal pro-defaults. The rent issues and profits of said premises after default shall accure to Morigages here and and hereby as effected and morigaged to Morigages additional security for the indobtedness herein described.

traed as mough the By alid or unenforceasis provision had been something All rights and hemedica converted on Mortgage by this mortgage are cumplative and accinomi to any and all other.
rights and remedics converted or Mortgage by this mortgage are cumplative and sectional to any and all other.
rights and remedics converted by law, and are not creduced. It any provision of this mortgage be found invalid or anen-define and remedics converted by law.
and an mot creduced by an optication of the mortgage by the nortgage of the mortgage be found invalid or an optication of the mortgage by the mortgage of the converted provision devices the invalid of the converted provision devices the mortgage of the converted provision devices the invalid or anongage shall be converted are the able to and the mortgage of the converted of the invalid or anongage of the converted of the invalid or anongage shall be converted on the invalid of the invalid er

The covenants and agreenents here a contained shall extend to and be blinding upon the heirs, executors, administra-

tors, successors and assigns of the respective partice lighter.

-IN WITNESS WHERE OF The Margagor bave here unto set their hands the day and year full above written

ST 5.5

County of Klamath ., State of Oregon ... to-wit. SWASEA Sec: 14, lying South of Old Alturas Highway; NANMANEA Sec. 23, consisting of approximately 54 acres, all in Twp. 41 South, Range 12 E.W.M.

CRIMOMOTED CHARME State of Oregon , hereinafter called the MORTGACEE, the following described real estate in the

SIATE OF OCCUPANAte this space thank for faint Klamath Falls unit cata ;

is backparter called the MORTGAGORS, hereby grant, bargain, sell, convey and mortgage to. Klamath Production Credit Asakrawath PRODUCTION CREDIT ASSOCIATION, incrue a corporation organized and existing under the Farm Credit Act of the Congress of the United States, as amended, with its

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Page

WILL MR. OF HOURIGHARD W. CLARK AND PATRICIA R. CLARK, Husband and wife-----

REAL ESTATE MORTG On this 5th day of April 1, 19:78

Farm-PGA 405 46431 2Spolate (Rev. 12-74) EXCLUS

Member No.

5%

MEXTGAGERS COVENANT AND AGREE: Construction augeprenties iton provided of the works of the It has a strategy and any strategy and the second strategy and the second strategy and strategy and and the second strategy an reinquising en same control and located of the assistance at any thir the sources is 120,000,00 STERRIES OF STERRE

Also this mortraged is intended to secure all jurius learned variations inade or contracted writin a period of FIV'L (5) YEARS. Long the intended of the secure all independent to maximum amount of all independences to be also also all independences to be also also also all independences to be

To keep the buildings and other improvements now or hereafter emitting on said premises in good repair and not to remove or denolish or permit the removal or demolishment of any thereof; not to commit or suffer waste of any kind upon said premises; not to use or permit the use of said premises for any unlawful or objectionable purpose; and to do all acts and things necessary to preserve all water rights now or hereafter appurtenant to or used in connection with said premises:

To pay when due all taxes and assessments upon said premises; and to suffer no other lien or encumbrance prior to the lien of this mortgage to exact at any time against said premises; except as stated above; 52 (001 50) 1010 20 102 33 220.00

To keep all buildings insured against loss or damage by fire in manner and form and in such company or companies and in such aniount as shall be satisfactory to the Mortgagee; to pay when due all premiums and charges on all such in-surance; to deptate with the Mortgagee, upon request all managed policies affecting the mortgaged premises, all of which said insurance shall be made payable, in case of loss, to the Mortgagee, with a mortgagee clause satisfactory to the Mortgagee; (nuisse orperates indicated) to the order of the Motterges orgenes with increase as hereinings provided and therefore definition and the prior to a first the order of the motterge or other lien which is prior to a the motterge or other lien which is prior to a the motterge or other lien which is prior to a the motterge or other lien which is prior to a the motterge or other lien which is prior to a the motterge of the motterge of the motterge or other lien which is prior to a the motterge of the motterge

Should the Mortgagors be or become in default in any of the covenants or agreements herein contained, then the Mortgagee may, at its option, perform the same in whole or in part, and all expenditures made by the Mortgagee in so doing stallbear interest at the rate borne by the principal debt hereby secured, and shall be immediately repayable by the Mortgagors without demand, and, together with interest and costs accruing thereon, shall be secured by this mortgage.

traine is material and of the essence become immediately due without how constant or agreements hereof, or if default be made in the payment of any of the sums hereby secured, then, in any such case, all indebtedness hereby secured shall at the election of the Mortgagee, become immediately due without hoice, and this mortgage may be foreclosed; but the failure of the Mortgagee, the series such option in any or more instances shall not be considered as a waiver or relimination of the right to exercise such option in any one description of the same or any other default. The made in the Mortgagee, the series such option in any one of more instances shall not be considered as a waiver or relimination of the right to exercise such option in any one description proves to the same or any other default.

Upon or during the continuance of any default hereunder, the Mortgages shall have the right forthwith to enter into and upon the mortgaged premises and take possession thereof, except under circumstances where such taking is expressly prohibited by law, and collect the rents, issues and profits thereof, and apply the same, less reasonable costs of collection, upon the indebtedness hereby secured; and the Mortgagee shall have the right to the appointment of a receiver to collect the rents, issues and profits of the mortgaged premises and/or to manage the property during the pendency of legal pro-ceedings. The rents, issues and profits of said premises after default shall accrue to Mortgagee's benefit and are hereby as-signed and mortgaged to Mortgage as additional security for the indebtedness herein described.

All rights and remedies conferred on Mortgagee by this mortgage are cumulative and additional to any and all other rights and remedies conferred by law, and are not exclusive. If any provision of this mortgage be found invalid or unen-forceable, such invalidity or unenforceability shall not affect any other provision hereof; and the mortgage shall be construed as though the invalid or uperforceshie provision had been omitted.

The covenants and agreements force contained shall extend to and be binding upon the heirs, executors, administra-tors, successors and assigns of the respective parties hereto.

IN WITNESS WHEREOF, The Mortgagors have hereunto set their hands the day and year first above written.

SutSey Sec. 14. Lying South, of Old Alturos Highway; approximately 51 acress all in Nup. 41 South, Raisco V. WILL WE WAR ISTIR OF all for the state of the County of Klamath State of PERSON incommentation for called the MQR4006 Sizie ol..... nregen hist amos byl real estate in the STATE OF Checoles this space blank for filling data) County Market han) of predese in the Curk of **690** Contribut-OWLEDGMENT N Section C. 18 Z bereadde Allterate Lifed to second signation and skuther under the Fann Gred Antenine Supervised from United States, as anisotical, with its Klangh Production Credit And VIVLIT FBILLY ETA 0D ahurack en in called proceeding to all and O. (O. all of price). River, pric R STU 201 T Thomas March 10the be BIAS o'clock A M end daty Lunz A TANK Strangender and stand and A THAT A HAD A. CIVBY VAL ace ded in VSC_177 7457 and the second 0 Vim ... MILINE, County Clerk 2 BY Chineston Deputy BEAL ESTON 18 (BBB Bille, Stata of en \$6.00 32S 16431 My Compsien expires 444.141