49784	THE MORT	GAGOR Vol. 2 Page 123
STEVEN KE		
hereby mortgage to KLAMATH FIR under the laws of the United States, County, State of Oregon, and all inter rents and profits thereof, towit:	ST FEDERAL SAVINGS AND LC hereinafter called "Mortgagee," arest or estate therein that the m	usband and Wife AN ASSOCIATION, a corporation organized and a the following described real property, situated in K ortgagor may hereafter acquire, together with the i
Lot 5 of Manzan		
Oregon.	fice of the County (ne official plat thereof Clerk of Klamath County,
Mortgagors pe secures may not be the event of an at unpaid balance sha	erformance under thi assigned to or ass tempted assignment all become immediate	s Mortgage and the Note it umed by another party. In or assumption, the entire ly due and payable.
stalled in or used in connection with the payment of a certain promissor	ades and built-in ranges, dishwash the above described premises, and note executed by the above named	nging to, derived from or in anywise appertaining to the stillating, air-conditioning, refrigerating, watering ar s, venetian blinds, floor covering in place such as wal rs and other built-in appliances now or hereinafter i which shall be construed as part of the reality, to secure mortgagors for the principal sum of
Lollars, bearing ough day		
and to secure the payment of such ad others having an interest in the above ness is evidenced by more than one r any payment on one note and	ditional money, if any, as may be a described property as may be evice note, the mortgagee may critical the evice	and the principal and the principal oaned hereafter by the mortgagee to the mortgagor or benced by a note or notes. If the mortgagor or
The mortgager covenants that he w against loss by fire or other hazards, in with loss payable first to the mortgagee mortgagee. The mortgagor hereby assignt loss of damage to the procession	ill keep the buildings new of hereafter such companies as the mortgagee may to the full amount of hereafter be full amount of hereafter and indebtedness	oaned hereafter by the mortgagee to the mortgagor or lenced by a note or notes. If the mortgage indebted- tents received by it upon any of said notes, or part of erected on said mortgaged property continuously insured of direct, in an amount not less than the face of this mortgage, and then to the mortgager; all policies to be held by the gagee as his agent to settle and adjust such less or damage of said indebtedness. In the event of foreclosure all rugs, guying said mortgagee the right to assign and trunsfer said
months from the date hereof or the date construction levied or assessed against said premises, or optimation lien which may be adjudged to be prior to upon this which may be assigned as further security to mort charges levied or assessed against the its on mort	of the mutriquee, and to complete all building in is hereafter commenced. The mortgagor agrees mortgage or the note and/or the indebtedness v of this mortgage or which becomes a prior liter sages: that for the purpose of mass a prior liter	upon said premises shall be kept in good repair, not altered, extended, in course of construction or bereafter constructed theorem within at to pay, when due, all taxes, assessments, and charges of each with birth it secures or particular transactions in connection thereasily are not by operation of law?"
even date herewith and be repayable by the norteast	shall be secured by this mortgage and shall be	form them, without waising any other ride and
application for loan executed by the morta due without notice, and this mortgage mo	any installment of said debt, or of a lagor, then the entire debt hereby secu	breach of any of the covenants herein
the appointed to receive this mortgage or at any The mortgage of a the mortgage The mortgager Consents to a personal of said property.	time while such proceeding is pending, aged property or any part thereof and deficiency judgment for any	disbursements allowed by law and shall pay the cost of ay be included in the decree of foreclosure. Upon bringing the mortgagee, without notice, may apply for and secure he income, reats and profits therefrom.
newter genders; and in the singular shall it Each of the covenants and agreemen shall inure to the benefit of any successors	resent tense shall include the future ter clude the plural; and in the plural st its herein shall be binding upon all s	ser and in the masculae shall include the feminine and
Dated atKlamath_Fallson	egon, this	June 19.78
		China Pach
STATE OF OREGON	. .	(SEAL)
THIS CERTIFIES, that on the	day of J	une
A. D. 1878 before me, the understring of STEVEN KEEL		
W me known to be the identical persons	lescribed in and who executed the with the purposes therein expressed.	Dand and Wife
IN_TESTIMONY WHEREOF, I have here		
	and the second s	lotary Public for the State Aline esiding orklamath Falls

