	53867		Vol. h1 -18	Page 1861	
	THE	MORTGA			
A	STEVEN JOSSE and			wife	
	AMATH FIRST FEDERAL SA nited States, hereinafter call , and all interest or estate th f, towit:	llod "Martagaga - Ing Ia			
			,		
	(see attache	ed description)		
above described p irrigation apparatu to-wall carpeting a stalled in or used in the payment of a c	ights, easements or privileges oremises, and all plumbing, us, equipment and fixtures, to and linoleum, shades and buil n connection with the above de ertain promissory note execut	ngether with all awnings, lt-in ranges, dishwashers escribed premises, and w ted by the above named n	and other built-in applia nich shall be construed a nortgagors for the princip	vering in place such as wal ances now or hereinafter in s part of the realty, to secur pal sum of	1- n- re
ELEVEN	THOUSAND NINE HU	st being payable in month	ly installments of \$82.	67 on or before	
the 19th	h dav or each cal	Lenuar monen		1y 1978	
others having an in	payment of such additional mor- nterest in the above described by more than one note, the mo- me note and part on another.	ney, if any, as may be lo property as may be evide ortoagee may credit paym	aned hereafter by the mo need by a note or notes ents received by it upon	irtgagee to the mortgagor of the mortgage indebted	d-
The motigagor against loss by fire with loss payable fit motigagee. The mor loss or damage to t and apply the proce of the motigagor in	covenants that he will keep the or other hazards, in such compo- irst to the mortgagee to the full or trigagor hereby assigns to the mor the property insured, the mortgage reads, or so ruch thereof as may all policies then in force shall pa	buildings now of here ifter anies as the mortgagee may amount of said indebtedness atgagee all right in 10 polis	ere ted on and mortgages direct, in an amount not les and then to the mortgager les of most role antifed up	all policies to be held by t on raid property and in case	of
removed or demolished w months from the date he levied or assessed against lien which may be adjud which may be assigned charges, levied or assess	ther covenants that the building or built althout the written consent of the mortga- ercor or the date construction is hereafter it said premises, or upon this mortgage or dged to be prior to the lien of this mort as further security to mortgagee; that for sed against the mortgaged property and on the date installments on primelipal and and said amounts are hereby pledged to b	r commenced. The mortgaget agree r the note and or the indebtedness gage or which becomes a prior lier for the purpose of providing regul- t insurance prendums while any t	c to pay, when due, all taxes, which it secures or any transaction is by operation of have and to pay rds for the prompt payment of int of the indeficiencies secured and of the indeficiencies secures.	comments, and charges of every s are in connection therewith or any of v procedure on any life insurance po- all trives, a occupients and governme- hereby consing unpublic metricator science. As proceeds dull be paid in	der
Should the mortga	and shit answers an of the foorgoing co- ll expenditures in that behalf shall be see be repayable by the mortgagor on doman	wenants, then the mortgagee may i cured by this mortgage and shall t		that is the second below given	i for of
In case of de	efault in the payment of any inst	tailment of said debt, or of	n breach of any of the cov cured shall, at the mosty:	econts herein of contrined in gee's option, become immedia	the tely
due without notice. The mortgage protect the lien her searching records a action to foreclose the appendiment of	and this more up to the more up to the normal pay the more up to the more a ready the more the the more and abstracting same; which sums this more are normal pays for the more again pays for the more again program.	asonable sum as attorneys fo ; and shall pay the costs a ; shall be secured hereby an itle such proceeding is pendi perity or any part thereof ar	tes in any suit which the n nd disbursements allowed b i may be included in the de ng, the mortgagee, without d the income, rents and p	origagee defends or prosecuted y law and shall pay the cos cree of foreclosure. Upon bring notice, may apply for and se rolits therefrom.	s to it ci ging cure
The morigage of said property.	or consents to a personal delicien	ncy judgment for any part o	t the debt hereby secured w	hich shall not be paid by the	
neuter genders; an	nd in the singular shall include i	un shall be bindin i ui on (
shall inure to the	benefit of any successors in inte lamath Fallsoregon, t		bday of	June 19	
Uated at		STEVE	JOSSE JEEA	Υ ^{I)} ∉⊂	
STATE OF OREG		f. R 21/2	(SUA		
County of Klar	11 Cm	day of	August		,
A. D., 19 78, 1	before me, the undersigned, a We	dury Public for such while p			
S	TEVEN JOSSE and M	MARY A. JOSSE,	husband and w	vife +:	AN
to me known to executed the sam	be the identical person. S. descri- ne freely and voluntarily for the p ONY, WHEREOF, I have hereunto	nbod in and who executed purposes therein expressed.	he within instrument and a eal the day, and year) last	apove written.	
· · ·	1119日 1119日 1119日	My cor	Notary Public for Residing of KLAM Amission expires: 320	the state of Oregon ANTH FALLS	
	e -				

DESCRIPTION OF PROPERTY

18512

The following described real property situate in Klamath County, Oregon:

PARCEL 1:

The EXNEX of Section 15 Township 39 South, Range 11 East of the Willamette Meridian;

SAVING AND EXCEPTING Beginning at a point on the North line of said Section 15 at a point 531 feet West of the Northeast corner thereof; thence West along said North line to the Northwest corner of the NE4NE4 of said section; thence South along the West line of said NE4NE4 a distance of 185 feet to a point; thence East parallel to the North line of said section a distance of 789 feet, more or less, to a point on the West line of parcel conveyed to Lost River Cemetary Association, Inc., by deed Vol. 236, page 572, thence North along the West line of said parcel to the point of beginning.

ALSO SAVING AND EXCEPTING from the above described parcel that portion thereof conveyed to Lost River Cemetary Association, Inc., by deed recorded December 16, 1949, in Deed Volume 236 page 572, records of Klamath County, Dregon.

PARCEL 2:

That part of Tracts 7, 8 and 9 lying Southwesterly of the Bonanza-Lorella County Road, all in Riverside Tracts in Sections 11 and 14 Township 39 South, Range 11 East of the Willamette Meridian, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

The SW\2SW\2 of Section 11 lying Southwesterly of the Bonanza-Lorella Couaty Road in Township 39 South, Range 11 East of the Willamette Meridian.

ALSO that portion of the SW4SW4 of Section 11 Township 39 South, Range 11 East of the Willamette Meridian, described as follows: Deginning at the intersection of the East line of the SW4SW4 of Section 11 Twp. 39 S.E. 11 E.W.M., and the North line of the Bonanza-Lorella County Road; thence Westerly along said Northerly line a distance of 193 feet; thence North to the South line of Lost River; thence Southeasterly along the South line of Lost River to the East line of said SW4SW4; thence South along said

EXCEPTING from the SW&SW& of Section 11 Township 39 South, Range 11 East of the Willamette Meridian the following: Beginning at a point on the South line of the Bonanza-Lorella County Road which is 742 feet East along said line from the West line of the SW&SW& of Section 11 Twp. 39 S.R. 11 E.W.M.; thence continuing East along said line a distance of 448 feet; thence South 140 feet; thence West 448 feet, more or less, to a point due South of the point of beginning; thence North 140 feet, more or less, to the point of beginning.

That portion of the SE4NE4 and NE4NW4 lying Southwesterly of the Bonanza-Lorella County Road and all of the SW4NE4, NW4NW4, S4NW4 and S4 of Section 14 Township 39 South, Range 11 East of the Willamette Meridian. EXCEPTING The East 1200 feet of the South 330 feet of the SE4SE4.

The NW%, W%NE%, and NE%NE%, EXCEPTING the East 1200 feet of said NE%NE% of Section 23, Township 39 South, Range 11 East of the Willamette Meridian.

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