SK NORM N. SECONDARE H- 31212 58480 THIS MORTGAGE, Made this Steve Keel and Jack H. Roberts 15 by lovember hereinafter called Mort'gagor, WITNESSETH, That seid mortgagor, in consideration of hereinaiter called Mortgagee, bargain, sell and convey unto said mortgagee, his heirs, executors, administrators and assigns, that certain real prop-, of Maxina 4 Lot ____, of ______ , according to the official plat thereof on file in the office: of the County Clerk, Klamath County, Oregon. Lot this mortgage is second to that certain mortgage dated 11/1±4/08 ded 11/15/78 No1 M78 page in favor of Klamath First Federal S/Loan IF SALE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERSE SIDE) 2 Together with all and singular the tenemants, hereditaments and appurturances thereunto belonging or in anywise appertaining, and which may bereafter thereto belong or appertain, and the rents, issues and profits therefrom, and any and all fixtures upon asid premises at the time of the section of this morigage or at any time during the term of this morigage. To Have and to Hold the said premises with the appurtenances unto the said morigagee, his heirs, executors, administrators and assistant forwar. Z executed by Steve Keel and Jack H. Roberts in favor of C. P. Peyton and Doris A. Peyton izo 1021 The date of maturity of the dubt vecured by this mortgage is the date on which the last scheduled principal payment becomes due, to-wit: 53 The mortfagor warrants that the seconds of the loan represented by the above described note and this mortfagor are: (a) primarily for mortfagore jerson-i, lamily, household or advisatural purposes (see Important Notice below), (b) reven-expansion and the second (c) and second mortfagore that and second and second mortfagore that second bes a valid, unencumbered the thereto and will warrant and lorever detend the same same since that he will pay said note, principal and interest according to the terms thereol; that while any part of said note remains unpaid he will pay all taxes, assessments and other charges of every nature which may be levied or assessed against said property, and all liens or encombrances that are or may become liens on the premises or say part thereol; that while buildings now on or which may be hereaft w ero ted on the premises or say part thereol superior to the lien of this mortgage; that he will promptly and in the sum of s. If a buildings now on or which may be hare or may become liens on the premises or any part thereof superior to the lien of this mortgage; that he will promptly pay and asing any part thereof superior to the lien of this mortgage; that he will promptly pay and asing any part thereof superior to the lien of this mortgage; that he will promptly pay and asing be provided to the mortgage as an of a superior to the lien of this mortgage; that he will promptly pay and asing be provided to the mortgage as a superior to the superior to the lien of this mortgage; that he will promptly pay and asing be provided to the mortgage as his interest into the mortgage as the strended coverage of the mortgage and will deliver all policies of immunos of the provided to the mortgage and may appear and will deliver all policies of immunos and there of the will have all payshe to the mortgage and may appear and will deliver all policies of immunos of the provided to the mortgage and many appear and will deliver all policies of immunos of the prime of the bailding and improvement on and premises in good repairs will not commit or suffer and will not commit or suffer and note; it is the will have be harded in the there are not a shall pay and the provide of the mortgage of the state of the prime will deliver all policies of immunos on and appear and will repair the policies of the mortgage of the state of the mortgage of the state of the mortgage of the state or the state of the state or the state of the state of the state or the state of the state of the state or the state of the state of the state or the state of the state or the state of the state or the s busines, and this margings any searches is provided to foreclose this mortands, the loaind party in such suit or action agrees to pay all resonable costs In the event of any suit or action b ing instituted to foreclose this mortands, the loaind party in such suit or action agrees to pay all resonable costs funds are nonable as the prevailing party therein for this reports and title scatch, all detailers on the appeals it is and such further sum as the brief of funds removable as the prevailing party therein for thy less in such suit of action, address to pay all resonable costs and party in the provided party in a the specialize court shell defined and if an appeal is taken from the sum as the brief court may are and assigne of said mortandor and the execution of a state of the scatch and if an appeal is taken from the court of the brief court may a and assigne of said mortandor and to an it and the appendiate court and if an appeal is taken from the court of the appendiate court may are and assigne of said mortandor and of the covenents and generates herein contained ball apply for and bind the here, executors, administra-it the mortandor in a receiver to collex it her rest and profits arising out of said premises during the incretion of and bind the here, executors, administra-in constraing this mortando, it is understoof that the mortandor or mortandor remay bird premises that is court may diverse in the intervent of apply the same ornoan shall be taken to mean and include the pland, the maculine, the feminine and the mark than org planon that if the context to requires, the simpled ornoan shall be taken to make the provisione here t'apply equally to corporations and to individuits. IN WITHESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. ALT PLATERON PLATERALING, DELL LING agages has a BIMPOILTANT NOTICE Desire, by lining oel, whichever warranty (a) or (b) is not applied by it sharowing (a) is applicable, the matrices with comply with the that is individually act and Regulation 2 by making re-quired disclosure; by the further individually act and Regulation 2 by making the point disclosure; by the further individually act and Regulation 2 by making re-quired disclosure; by the further individually act and Regulation 2 by making re-quired disclosure; by the further individually act and Regulation 2 by making re-equivalence; if the further is a Charling, use S-N form No. 1305 or No. 1300, of equilibrium is a charle to a first lien, use S-N form No. 1300, of equilibrium is a charle to a first lien, use S-N form Steve Jack H. Roberts STATE OF OREGON County of Llamath Personally argented the above ramed Steve Keel and Jack H. Roberts Nou 18 12 and exknowledged the foregoing instrument to be Before me: theirvoluntary act and deed. (NOTARIAL SEAL) Notary Public for Oregon My commission expires:.... \$ 8-5-MORTGAGE STATE OF OREGON 88. County of Klamath..... I certify that the within instrument was received for record on the 15th day of November..., 1978....., 70 (DON'T USE THIS SPACEL RESERVED FOR RECORDING ABEL IN COUNin book M7.8 on page 25886 TIKS WHERK or as file number. 58480. USED,) Record of Mortgages of said County. 2° AFTER RECORDING RETURN TO Witness my hand and seal of Klamath County Title-(:o. County affixed. a Mm. D. Milne County Clerk By Sinetia Shets ch Deputy Fee \$3.00 ------