		62812	THE	MORTG	AGOR	m ol. <u>79</u> Fago	3885
	MARLO	N JANNUZZI A to KLAMATH FIRST	ND LOTE N				
here unde							
Coun rents	proma u	ioreol, towit:		and the more	gagor may hereaf	er acquire, together	with the increase
		Block 13, 3 Sunty of Klan				TO GATEWOOD	, in
	• · · · ·				<u>,</u> [4		
						•	
	249						
		gor's perform t be assigned ted assignmen immediately	ا مرجع ما د	- -	tgage and mother par e entire u	the Note it i ty. In the i paid balance	secures event of an e shall
stal	ether with all ove described gation appara vall carpeting led in or used payment of a c FORTY-T	rights, easements or p premises, and all p tus, equipment and fii and linoleum, shades in connection with the certain promissory no HREE THOUSAN	privileges now or lumbing. lighting stures, together v and built-in ran above described te executed by th D. SIX HUP	hereafter belongi t, heating, ventila with all awnings, v ges, dishwashers premises, and wh e above named mo <u>VDRED AND</u>	ng to, derived from iting, air-condition renetian blinds, floo and other built-in a ich shall be constru- ortgagors for the pr NO/100	or in anywise apperta ng, refrigerating, wa r covering in place su ppliances now or here ed as part of the realty incipal sum of	ining to the itering and ich as wall- einafter in- /, to secure
נק	oth day of the second sec	of August, 1	d interest being 979 and th	payable in Xiking the leth day	of Februa	TV. 1920 and	e on the
le anv r	Davment on a-	one note.	une mortgagee m	The second to	u uy a note or no	toe If it	igagor or []]
with 1 mortgo loss of and a of the policies	oss payable firs ages. The morig r damage to the pply the proceed morigagor in al. s.	A other hazards, in such t to the mortgagee to the agor hereby assigns to property insured, the r ds, or so much thereof I policies then in force si	a companies as the e full amount of so the mortgage all a mortgagor hereby a as may be necesso hall pass to the mo	ob a: hereafter ere a motigagee may dir tid indebtedness and "ght in all policies ppoints the mortgage try, in payment of trigagee thereby givi	cted on said mortga ect, in an amount not i then to the mortgang of insurance carried t e as his agent to set said indobtedrapss. In ng said mortgage the	ied property continuousl less than the face of this pr: all policies to be he pon said property and i e and adjust such loss o the event of foreclosure	y insured mortgage, ld by the n case of r damage all richt
months i leried or lien which which m charges pay to t tgagor or	from the date hereof assessed against sai the may be adjudged by be assigned as f levied or assessed a he mortgagee on the said amount, and s	for the date construction is h id premises, or upon this mort to be prior to the lien of thi writher security to mortgagee: against the mortgaged proper te date installments on princi said amounts are hereby pledge	mortgage, and to en ereafter commenced. The gage or the note and-or s mortgage or which he that for the purpose o that and insurance premi bal and interest are pa ad to mortgage as addit	i hereafter erected upon aplete all buildings in i e motigagor agrees to p the indebtedness which comes a prior lien by ou providing regularly for jums while any part of yable an amount equal (ional security for the p	said premises shall be be nourse of construction or ay, when due, all taxes, it secures or any transact peration of law; and to p the prompt payment of the indebtedness secured to 1/12 of said yearly	t in good repair, not altered hereafter constructed thereon assessments, and charges of ons in connection therewith or y premiums on any life insur- all taxes, assessments and go hereby remains unpublic mont hereby remains unpublic mont	extended, within six every kind any other ance policy Wernmental sizer will
any such even date	breach; and all exp herewith and be re	an to keep any of the foregoi enditures in that behalf shall payable by the mortgagor on	ng covenants, then the be secured by this mort	mortgagee may perform gage and shall bear inte	them, without waiving any	other right or remedy burgh	
due with Th protect ti	e mortgagor sho he lien hereof o	In the payment of any cuted by the mortgagor, it this mortgage may be all pay the mortgages a r to forclose this mortga stracting same; which su pathere of all any time elver e	then the entire de foreclosed.	dobt, or of a bread bb hereby secured s	h of any of the cove shall, at the mortgage	nonts herein or contained re's option, become imm	in the diately
uction to the appo The of said p	foreclose this m intment of a rec mortgagor cons property.	stracting same; which su lortgage or at any time eiver for the mortgaged p sents to a personal defic	ms shall be secured while such proceed property or any par dency judgment for	the costs and disbu- thereby and may be ing is pending, the t thereof and the in	insements allowed by included in the decr mortgagee, without no acome, rents and pro-	tragee defends or prosect law and shall pay the e of foreclosure. Upon h tice, may apply for and its therefrom.	cutes to cost of pringing secure
neuter ge	rds used in this inders; and in th	mortgage in the present	tense shall include	the future to		n shall not be paid by t	he scle
Date	ed at Klam	ants and agreements he of any successors in in ath FallGregon,	this	agee.	a day ofFebr	n of the mortgagors, and	each
				 	lon (fame 1	<u>.</u>
County of	OREGON Klamath.	} 35 16 72		ug -	(SEAL)	wyze	
	before me,	on this 162 the undersigned, α Not	ary Public for said	state personally an	poared the within	od	
	A, to be the ide	ntical person S. describ	LOIS A	TANNUZZI, H	lusband and	Wife	
	PYMONY WHER	EOF, I have hereunto se	i maa ta ta		uutiowi	myed to me that the	ey

10.00

1995 3886 and recorded in Vol..... STATE OF OREGON { ss County of ...Klamath.... ? By Deenuchar Doubury Fee \$6.00 Filed for record at the request of mortgagee on KLAMATH FIRST FEDERAL SAVINGS KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION MORTGAGE Wm. D. Milne 540 Main Street Klamath Falls, Oregon 97601 February 20, 1979 Mail to:Records of said County M79 of Mortgages. County Clerk. Mortgagors Deputy. Mortgagee