L	#31-40106	-TH-113	50	
	88867	THE MOR	TGAGOR PG	16230
		ETT E. CHAMBERS		
nder the ounty, S e nt s and	ortgage to KLAMATH laws of the United State of Oregon, and a profits thereof, towit:	I FIRST FEDERAL SAVINGS AND tates, hereinafter called "Mortge, Il interest or estate therein that t	D LOAN ASSOCIATION, a corporatio gee,'' the following described real prop he mortgagor may hereafter acquire,	Ū
2 2 2 2 2	Lot 27 in G on file in Oregon.	race Park, according the office of the Co	g to the official plat ounty Clerk of Klamath	thereof County,
G 25				
SUN (
N8.				
ab irr to- sta	igation apparatus, equi wall carpeting and line alled in or used in conne	pment and fixtures, together with a pleum, shades and built-in ranges, oction with the above described prer promissory note executed by the ab	after belonging to, derived from or in an ating, ventilating, air-conditioning, refr all awnings, venetian blinds, floor cover dishwashers and other built-in applianc nises, and which shall be construed as pa ove:named mortgagors for the principal NINETY-SEVEN AND 20/1	es now or hereinatter in- art of the realty, to secure sum of
D	-il-re bearing even dat	e, principal, and interest being pays	able in monthly installments of p	
			commencing	the most groot of
ot	hers having an interest	the mortgagee may	may be evidenced by a note or notes. credit payments received by it upon any	If the mortgage indebted- of said notes, or part of
	The morigagor covenar gainst loss by fire or othe tith loss payable first to the iorigagee. The morigagor loss or damage to the prop- nd apply the proceeds, or the proceeds, or	his that he will keep the bindings he or hazards, in such companies as the hereby assigns to the mortgage all right hereby assigns to the mortgage all right hereby assigns to the mortgage all right so much thereof as may be necessar iso much thereof as may be necessar cises then in force shall pass to the mori	mortgagee may direct, in an another low cos- l indebtedness and then to the mortgagor a shi in all policies of insurance carried upon points the mortgagee as his agent to settle an points the mortgage as his agent to settle an gage thereby giving said mortgagee the rigi	han the table to be held by the said property and in case of adjust such loss or damage event of foreclosure all right in to assign and transfer said
P n li v v	olicies. The mortgagor further cover emored or demolished without th nonths from the date hereof or t eried or assessed against said pre len which may be adjudged to h hich may be assigned as forthe hentree leviel or assessed again the mort age on the da	tails that the building or buildings now on or e written consent of the mortgagee, and to con he date construction is hereafter commenced. The mises, or upon this mortgage or the note and-or prior to the lien of this mortgage or which he rescutive to mortgagee; that for the purpose of st the mortgaged property and insurance prem it installments on principal and interest are p	hereafter erceled upon said premises shart up kept an uppete all huldings in course of construction or here; mortgagor agrees to pay, when due, all taxes, asy the indebicences which it secures or any transactions comes a prior lien by operation of law; and to pay p f providing regularly for the prompt payment of all lims while any part of the indebicences secured her syable an amount equal to $1/12$ of said yearly char housing the payment of this mortgage and	dier constructed thereon within six saments, and charges of every kind in connection therewith or any other remiums on any life insurance policy taxes, assessments and governmental taxes, assessments and governmental edv remains unpaid, mortgagor will ges. No interest shall be paid mor- the note hereby secured.
1	Should the mortgagor fail t any such breach; and all expendi	to keep any of the foregoing covenants, then the tures in that behalf shall be secured by this mo-	mortgagee may perform them, without waving any or rtgage and shall bear interest in accordance with the to	rus of a certain promissory note of
	a st dofault in	the payment of any installment of sa	id debt, or of a breach of any of the covena debt hereby secured shall, at the mortgages	's option, become immediately
1	The mortgagor shall protect the lien hereof or	pay the mortgagee a reasonable sum to foreclose this mortgage; and shall p tracting same; which sums shall be secu	as attorneys tees in any saits allowed by ay the costs and disbursements allowed by red hereby and may be included in the decre reding is pending, the mortgagee, without not reding is pending, the mortgagee, without not	law and shall pay the cost of e of foreclosure. Upon bringing ice, may apply for and secure its therefrom.
	The mortgagor cons of said property.	ents to a personal denetation per a	under the future tense; and in the masculine	shall include the feminine and
	Reiffer genders, and m	ants and agreements herein shall be	binding upon all successors in interest	
	shall inure to the benefit	ath FallGregon, this	ary of Al	<u>iqust</u> , 1980
	Dated at		Ja Hetl & Charry (SEAL)	<u>K/U/3</u>
			(SEAL)	
	STATE OF OREGON County of Klamath THIS CERTIFIES, th		August	namod
			for said state personally appeared the within	
	and a star a	literiard person described in and	who executed the within instrument and ack	nowledged to me that
	LANETT E. CHAMBERS Is mo known to be the identical person			
	CDTIC #		Notary Public for the Residing at ALLANA My commission expires: 11-12-8	State of Oregon

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٠., **4**77 **4 4 4 4 4 4 4 4 4** Mortgagee LTo-KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION Filed for record at the request of mortgagee on at...23 minutes past......3.o'clock...P..M. Mortgagors ...of Mortgages.Records of said County KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION By Kernethan Aleta Ch. County Clerk. MORTGAGE Klamath Falls, Oregon 97601 540 Main Street August 26, 1980 STATE OF OREGON SSTATE OF OREGON SS and recorded in Vol..... Mail to Wm.D. Milne. Fee \$7.00 16230 page.. After recording mail to: Klamath First Federal Savings & Loan 2943 South Sixth Street Klamath Falls, OR 97601