Ch. 1999	02200			
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	NTS OF THIS MORTGAGE ARE AS FOLLOWS: ole owner of said property, free from all liens, any payment of41 note or notes or falls to comply with a ted against the Mortgagor of his property, or the Mortgage diately, dua and payable. It is agreed that the extension of edd as a waiver by the Mortgagee of the strict performance erformance enforce this mortgage upon the breach by the	ony of the terms and conditions of the deems the above properly in danger any payment or the acceptance of a p of all the conditions bereof, or a wai	he note or of this mortgage or a pr of misuse or confiscation, the full art thereof, or the failure of the Mo ver of any subsequent breach; and t	oceeding in bank- imount of the note rtgagee to enforce he Mortgagee may
to the thing of the term and the property	orty tree of all takes liens and encumbrances; shall not us	se the same inegative printiproperty, a	as in payment or discharge of taxes	. Hens and encum-
y; shall not relieve same from the i on said property shall be secured by it default be made in the prompt a ble ground to deem itself insecure, same shall be attached or levied upor by liens, claims, taxes, charges or de	tale without permission of the holder of this mortgage. Ary an without permission of the holder of this mortgage, and faithful performance of any of the coverants herein co or if Mortgagor shall sell or assign, or altempt to sell or by virtue of any attachment or execution, or if the Mortgamands which can be made liens upon such property prior to waste or be damaged or destroyed, or if a proceeding it fail to insure and keep insured said property, as herein all property contained in this chattel mortgage by suit in equand for performance, and to sell the same at public or pris of any such sale of personal property, Mortgagee shall shall be employed and thereafter pay any sum or sums durigagor affects to promptly pay, upon demand, any baland aggee shall, in addition to the remedies hereinabove provide mortgages which do not provide within themselves the mortgages which do not provide within themselves the mecousts both real and personal property, each having its o	ntained or any of the payments due t assign, or shall part with the pusses agor shall remove or attempt to ren to the right of Mortgage hereunder in bankruptcy be instituted by or	the Mortgagee, or if Mortgagee shall ssion of said personal property or a not may be a solution of the said property are not discharged at maturity, or against Mortgagor, or if said proper the same international due and pays	I at any time have ny part thereof, or e state of Oregon, if Mortgagor shall orty be put to any shie and Mortgagee
intly or willully permit said properly ul or illegal use, or if Mortgagor sha by authorized to foreclose the person found without previous notice or der scome a purchaser. From the proceed onable attorney's fee, if an attorney	It all le insure and keep insured said property, as herein al property contained in this chattel mortgage by suit in eq nand for performance, and to sell the same at public or prison is of any such sale of personal property, Mortgages shall shall be employed and thereafter pay any sum or sums durated as the sell shall be employed and thereafter pay any sum or sums durateous agrees to promptly pay, upon demand, any balant	provided, said promissory dote smulty or at its option take immediate pute sale without notice of the time at first pay all expenses of retaking, reupon said promissory note secure remaining due. Provided, further, the contract of the con	ossession of said personal property nd place thereof to Mortgagor, at wh pairing and selling such personal d hereby rendering the surplus, if that in the event the consideration	wherever the same lich sale Mortgagee property, including any, to Mortgagor, n of this mortgage perty in the manner
ped real property. In the event of a	the parties that the Mortgagee may elect to proceed and f	oreclose first against the personal pr	it will not be subject to redemption	or at the election
any way relinquishing its mortgage a Mortgage, the personal property ma O HAVE AND TO HOLD the said premis isigns, that they are lawfully seized is will pay the note above referred to b sments, liens or encumbrances levied oversies insured in favor of the Mort	gainst the real property described herein. If the personal is ye be treated as real property for all purposes or methods so with the appurtenances unto the said Mortgagee, its un ne simple of said premises and have a valid, unencumba etween the parties, principal and interest, according to it or assessed against said real property when due and paya gagee against loss or damage by fire in a sum not less the othe Mortgagee as its interest may appear and will delive it or suffer any waste of said premises; hall keep and perform the covenants herein and shall pay hall keep and perform the covenants herein and shall pay	of foreclosure, sale or notice, notwith cocessors and assigns forever. Said I ered title thereto, and will warrant the terms thereof and that, while saible and before delinquency; that the an the balance due on said note, in ar said noticy to the Mortragee; that	Notating any satisficity provided and forever defend the same again did note remains unpaid, Mortgagor by will keep the buildings now or han insurance company satisfactory they will keep the buildings and in	dee, its successors st all persons that will pay all taxes, ereafter erected on a to the Mortgagee, provements on said
I force as a mortgage to secure the p to foreclose any lien on said premise be foreclosed at any time thereafter.	erformance of all of said covenants and the payment of sa s, the Mortgagee shall have the option to declare the wholk Each and all of the covenants herein contained shall apply	amount unpaid on said note or on the to and bind the heirs, executors, ad or loss, injury, or destruction of said	his mortgage at once due and payabl iministrators and assigns of sald Mo d property shall release the Mortga	e and this mortgage ortgagor. gor from his obliga-
hereunder; the assignees shall be en 7) Mortgagor hereby waives the right of this mortgage prohibited by law o	assignment of this mortgage, or any activitied to all the rights of the Mortgagee; to remove any legal action from the court originally acquired from the court originally acquired from the court originally acquired from the court of the co	iring jurisdiction, and waives all hon nt of such prohibition without invalid	nestead and other property exempt Jating the remaining provisions of t	he mortgage.
TE OF OREGON UNITY OF Oregon	6 doy of August 165, be	eries de la compaña de la La compaña de la compaña d	rigin (1821-1944). Tanàna dia mandri	
is are known to me to be to the uses an Indian In In TESTIMONY WHEREOF, I hav	e hereunto set my hand and Notarial Sea The ady an	Sola Type	y Public for Oregon August 11,1968	
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