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OThis Indenture, made this 10th day of	November 17, 19, 20, 20, 20, 20, 20, 20, 20, 20, 20, 20
Doral Elizabeth Colas Spillar	
	hereinafter called "Mortgagee";
alled "Mortgagor", and FIRST NATIONAL BANK OF ORECON, a national ban	
WITNESSETH:	the second three in sell and convey
WITNESSETH: For value received by the Mortgagor from the Mortgagee, the Mortgagor has be	argained and sold and does hereby grant, stargant, to
KIama	
unto the Mortgagee, all the following described property situate in The S ¹ ₂ of Tract 18 of Bailey Tracts, Klamath Count In the office of the County C	y, Oregon, according to the official
The S_{2}^{1} of Tract 18 of Bailey Tracts, Klamath Count plat thereof on file in the office of the County C	lerk of klamen of a fr
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	the store all such an-
together with the tenements, hereditaments and appurtenances now or hereaft together with the tenements, hereditaments and appurtenances now or hereafter together with the tenements of the tene of the tener structure of tener structur	ter thereunto belonging or in anywise appertaining; also in a re ever furnished by landlords in letting unfurnished buildings similar re ever furnished by landlords in letting unfurnished buildings similar terms and the second sec
together with the tenements, hereditaments and appurtenances now or nervail together with the tenements, hereditaments and appurtenances now or nervail paratus, equipment and fixtures now or hereafter situate on said premises, as a to the one situated on the real property hereinabove described, including, but use for plumbing, lighting, heating, cooking, cooling, ventilating or irrigating use for plumbing, lighting, heating trade fixtures; also the rents, issues and	not exclusively, all fixtures and personal property decored and shelving, , linoleum and other floor coverings attached to floors, and shelving,
use for plumbing, lighting, heating, cooking, cooling, ventulating of friguring use for plumbing, lighting, heating, cooking, cooling, ventulating of friguring superstanding of the store, office and trade fixtures; also the rents, issues and	profits arising from or in connection with the said teer and
property or any part thereof.	owers and assigns, forever.
Jo Have and To Hold the same unto the Mortgagee, its suc	cessors and map and the set around the that he is
Lucit the Mortgagee the	the said real property, that is
And the Mortgagor does hereby covenant to and with the Mortgager, and	t he is lawfully seized in fee simple of the said tear phane and nature, and
And the Mortgagor does hereby covenant to and with the Mortgagor the absolute owner of the said personal property, that the said real and personal the should be and the same against the lawful claims and the same against the lawful claims and	t he is lawfully seized in fee simple of the said tear phane and nature, and
the absolute owner of the same provide the same against the lawful claims and that he will warrant and forever defend the same against the lawful claims and	t he is lawfully seized in fee simple of the said test party and nature, and mal property is free from encumbrances of every kind and nature, and d demands of all persons whomsoever.
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piration or any policy or policies he will deliver to the Morigagee satis-lactory renewals thereof together with premium receipts in full, that if any policy or policies shall impose any condition upon the lability of the insurer or shall contain any "average clause" or other provision by which the insurer may be liable for less than the full amount of the loss sus-tained, he will, as often as the Morigagee may require, provide the Morigagee with all such exidence as it may require, provide the formance of such condition or the existence of any facts or the value of the property insured and. If it shall appear to the Morigagee may negative strained is projudiced by the acts or omissions of the Morigager or that the coverage is inadequate, the Morigagor will do such acts and things and obtain such further insurance as the Morigagee may require: that the Morigagee may, at its option, require the proceeds of any insurance policies upon the said premises to be applied to the payment of the in-or the property damaged or destroyed.

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That he will execute or procure such further assurance of his title to the said property as may be requested by the Mortgagee.

5. That in case the Mortgagor shall fail, neglect or refuse to do or perform any of the acts or things herein required to be done or per-formed, the Mortgagee may, at its option, but without any obligation te-its part to so do, and without waiver of such default, procure any in-surance, pay any taxes or hens or utility charges, make any repairs, or do any other of the things required, and any expenses so incurred and any sums so paid shall bear interest at 8% per annum and shall be secured hereby. sums so hereby

6. That he will not, without the prior written consent of Mortgagee, transfer his interest in said premises or any part thereof, whether or not the transferce assumes or agrees to pay the indebtedness hereby secured. Upon any application for Mortgagee's consent to such a transfer, Mort-gagee may require from the transferce such information as woold normally be required if the transferce were a new loan applicant. Mort-gagee shall not unreasonably withhold its consent. As a condition of its consent to any transfer. Mortgagee may, in its discretion, impose a service charge not exceeding one percent of the original amount of the indebtedness hereby secured by not more than one percent per annum.

7. That, if any default be made in the payment of the principal or interest of the indebtedness hereby secured or in the performance of any of the covenants or agreements of this mortgage, the Mortgagee max, at its option, without notice, declare the entire sum secured by this mort-gage due and payable and foreclose this mortgage.

8. That, in the event of the institution of any suit or affective energy and any appellate court may adjudge reasonable as attorney's first in onmettion therewith and such further sums as the Mortgage shall have no incurred for extensions of abstrots or not final judgment or derive therein be entered and all such sums are excured hereby, first in out regard to the court may, upon appleation of the plaintiff and with out regard to the court may, upon appleation of the plaintiff and with out regard to the court may, upon appleation of the plaintiff and with out regard to the court may, upon appleation of the plaintiff and with out regard to the court may, upon appleation of the plaintiff and with out regard to the court may, upon appleation of the plaintiff and with out regard to the court may, and appleat and without notice to the visit issues and profits which had theretolore arrsen or accured any which may arise or accure during the penchery of such sand, that any induction there which which there there in the plaintiff and with out reservership, but until a breach or default by the Mortgagor in one applied to such default.

It possession or the mortgaged property and return an remis actually paid to and received by him prior to such default. 9 The word "Mortgaged", and the language of this instrument shall, where there is more than one mortgager be construed as plunal and be building pointly and severally up on all mortgagers and the word "Mort-gaged" shall apply to any holder of this mortgage. Ma colump percent include leminine and neutrer. All of the corenants of the Mort, assed shall be building upon his here, executors, administratori, since ere and assigns and more to the benefit of the successors and assigns of the More gages. In the event of any transfer of the property here in described or any part thereof or any interest therein, whether voluntary or involum tars or by operation of law, the Mortgager may, without notice to the game in any one else, once or often, extend the time of payment or leaves or partial releases from the line of the mortgage or in any other propertimential volumes of the instrument of the pay entry in ballety of the Mortgage of the payment of the mody backs hereby secured. No condition of the variance of the mody backs hereby secured to conduct on the instrument within event of the able does the or the line of the payment of the mody backs hereby secured to conduct on the mottage shall be bound waved indices the anne be expressly waived in writing by the terms here of its any how in existence or here after canceted, such notice, domand or request shall be sufficient if personally served on one or more of the genous who shall at the time hold record the to the property here is any how now in the difficult approximation and the such every start be related in a postpaid envelope addressed to one or more of site persons or to the Mortgager at the last address actually furnished to the Mortgage or at the mortgaged premises and deposited in any post office, station or letter by.

		CORPORATE ACKNOWLEDGEMENT STATE OF OREGON. County of
ATE OF OREGON County of <u>Alconate</u> ss. <u>7160 10</u> 19 <u>77</u>		and
Personally appeared the above named <u>Alersk</u> and acknowledged the foregoing instrument to be <u>Aw</u> columnary act and deed. Before me: SEAL: Notary Public for Oregon My commission expires: 3-1-81		a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation (provided said corporation has such seal) an that said instrument was signed and scaled on behalf of said corporation b outhority of its Board of Directors; and he acknowledged said instrument to b its colontary act and deed. Before me: Notary Public for Oregon My commission expires:
MORTGAGE	TO FIRST NATIONAL BANK OF OREGON Portland, Oregon	State of Oregon, County of Klamath ss, I hereby certify that the within instrume received and filed for record on the <u>18th</u> day of <u>November</u> , 19 <u>77</u> , at <u>4:4</u> o'clock <u>P</u> M. and recorded on Page in Book <u>M77</u> Records of <u>Mortgages</u> of said County. WM. D. MILNE, County C By <u>Minitheith eutschoe</u> Fee <u>\$6.00</u>
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