MTC 6207-WO VAL MY

THE MORTGAGOR.	JERRY WETZEL
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OF CONTRACTOR OF THE STATE OF T	To heering a Mereros article
	TO SALE MORTGAGE (1992) FOR THE PROPERTY OF SALES
	The submitted sense stores in the sense of t
rther with the tenements, hereditaments.	rights, privileges, and appurtenances including roads and easements used in con- tures; furnace and heating system, water heaters, fuel storage receptacles; plu- reems, doors; window shades and blinds, shutters; cabinets, built-ins, linoleums an- ks, air conditioners, refrigerators, theezers, dishwashers; and all fixtures now or he abbery, flora, or timber now growing or hereafter planted or growing thereon; are soling items, in whole or in part, all of which are hereby declared to be appurtenant s of the mortgaged property;
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County, Oregon, which was given to secure the payment of a note in the amount of \$112,900.00, and this mortgage is also given as security for an additional advance in the amount of \$28,300,00, together with the balance of indebtedness covered by the previous note, and the new note is ovidence of the entire indebtedness.

The mortgagar covenants that he owns the premises in fee simple, has good right to mortgage same, that the premises are from encumbrance, that he will warrant and defend same forever against the claims and demands of all persons whomsoever, and this covenant shall not be extinguished by forevicture, but shall run with the land.

MORTGAGOR FURTHER COVENANTS AND AGREES:

- 1. To pay all debts and moneys secured hereby:
- Not to permit the buildings to become vacent or unoccupied; not to permit the removal or demolishment of any buildings or improvements now or hereafter existing; to keep same in good repair; to complete all construction within a reasonable time in accordance with any agreement made between the parties hereto;
- 3. Not to permit the cutting or removal of any timber except for his own domestic use; not to commit or suffer any waste;
- 4. Not to permit the use of the premises for any objectionable or unlawful purpose;
- 9. Not to permit any tax, essessment, lian, or encumbrance to exist at any time:
- Morigages is authorized to pay all real property taxos assessed against the premises and add same to the principal, each of the advances to bear interest as provided in the note;
- 7. To keep all buildings uncassingly insured during the term of the mortgage, against loss by fire and such other hazards in such company or companion and in such an amount as shall be satisfactory to the mortgages; to deposit with the mortgages all such policies with receipts showing payment in full of all premiums; all such insurance shall be made payable to the mortgages; in case of foreclosure until the period of redemption expires;

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tarily released, same to be applied up	eny part of same, without written consent of the mortge	agee;
o. To promptly notify mortgagee in wr	iting of a transfer of ownership purchaser shall pay interest	in full force and effect.
The mortgagee may, at his option, in de in so doing including the employment	case of detaint of secure compliance with the lerms not of an attorney to secure compliance with the lerms note and all such expenditures shall be immediately remove and all such expenditures shall be immediately removed.	payable by the mortgagor without
Default in any of the covenants or	agreements herein contained or the expenditure of an agreements herein permission of the mortgages give as the mortgages to become immediately due as	en before the expenditure is made, and payable without notice and this
the state of the s	reise any options herein set forth will not constitute a	
Upon the breach of any covenant of the rents, issues and profits and the rents, issues and profits and the right to the appointment of a re	of the mortgage, the mortgagee shall have the right to of the mortgage, the mortgage shall have the right to apply same, less reasonable costs of collection, upon the sectiver to collect same; 10 the mortgage to same to the bairs, execution of the bairs, execution of the bairs, execution of the bairs, execution of the bairs.	indebtedness and the murgaget man
12 is distinctly understood and agri	any subsequent smendments thereto and to all rules and	RS 407.020.
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