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	°∵ [™] 62621	THE MORTGAGOR Vol. Mage 3626
ar proposition in	Owens	Development Co., an Oregon Corporation
「「「「「「」」」」、「「」」」」、「「」」」、「「」」」、「「」」」、「」」、「」」、「」」、「」」、「」」、「」」、「」」、「」」、「」」、「」」、「」」、「」、「	under the laws of the United States County, State of Oregon, and all int rents and profits thereof, towit:	AST FEDERAL'SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing thereinafter called "Mortgagee." the following described real property, situated in Klamat terest or estate therein that the mortgagor may hereafter acquire, together with the income, of biss class situate in Klamath County, Oregon scribed real property situate in Klamath County, Oregon
	Lot 17 a	ondos yeld one saterly an successful of Lot 18, Block 5, Nob Hill, 45, a resubdivision of portions of Nob Hill, n'Heights, Mountain View Addition, and Eldorado
<u> </u>	Service States	A Heights, Mountain Viou list thereof on file in According to the official plat thereof on file in Ce of the County Clerk of Klamath County, Oregon:
-1979		
LEB 14	above described premises, and irrigation apparatus, equipment to wall carpeting and linoleum, stalled in or used in connection the payment of a certain promise	ants or privileges now or hereafter belonging to; derived from or in anywise appertaining to the d all plumbing, lighting, heating; ventilating, air-conditioning, refrigerating; watering; and t and fixtures, together with all awnings; venetian blinds, floor covering in place such as wall- shades and built-in ranges, dishwashers and other built-in appliances now or hereinafter in- with the above described premises, and which shall be construed as part of the realty, to secure story note executed by the above named mortgagors for the principal sum of DUSAND TWO HUNDRED FIFTX AND NO/100
	EIGHTY SLX THC	cipal, and interest being payable in monthly installments of \$ 846.11 on or before
oral and a start of the	B	or each catendar months commencing August 1979.
	ness is evidenced by more than	ch' additional money, if any, as may be loaned hereafter, by the mortgagee to the mortgagor or above described property as may be evidenced by a note or notes. If the mortgage indebted- one note, the mortgagee may credit payments received by it upon any of said notes, or part of art on another, as the mortgagee may elect.
	The morigagor covenants that against loss by fire or other hazar	he will keep the buildings new of hereciter orected on sold mortgaged property continuously insured rds, in such companies as the mortgage may direct, in an amount not less than the face of this mortgage, rds, he full amount of sold indebtedness and then to the mortgagor, all policies to be held by the
	with ioss puydie motgage hereby loss or damage to the property ins and apply the proceeds, or so mu of the motgagor in all policies then	he will keep the buildings now of herediter orected on said mortgaged property continuously insured tas, in such comparies as the mortgage may direct, in an amount not less than the face of this mortgage, day in such comparies as the mortgage may direct in an amount not less than the face of this mortgage, gages to the full amount of said indebtedness and then to the mortgage, all policies to be held by the gasigns io the mortgage all right in all policies of as this accent to settle and adjust such loss or damage sured, the mortgage resety appoints the mortgage as his accent to settle and adjust such loss or damage to the the necessary. In population of said indebtedness. In the event of foreclosure all right a in force shall pass to the mortgage thereby giving said mortgages the right to assign and transfer said a in force shall pass to the mortgage thereby giving said mortgages the right to assign and transfer said
And Market	The mortgagor further covenants that removed or demolished without the written	the building or buildings now on or hercafter erected upon said premises shall be kept in good repair, not altered, extended, consent of the mortgagee, and to complete all buildings in course of construction or hercafter constructed thereon within all consent of the mortgagee, the mortgager garees to pay, when due all taxes, assessments, and charges of every that
	levied or assessed against said premises, or lien which may be adjudged to be prior to which may be assigned as further, security charges levied or assessed against the may	upon this mortgage or the note and or the indebtedness which it secures or any transactions in connection interval to any other upon this mortgage or which becomes a prior lien by operation of law; and to pay permisms on any life insurance policy the liter of this mortgage or which becomes a prior lien by operation of law; and to pay permisms on any life insurance policy is mortgage; that for the purpose of providing regularly for the prompt payment of all taxes, assessments and governmental to imortgage property and insurance premiums while any part of the indebtedness secured hereby remains unplat, mortgager will enerst on principal and interest are payable an amount equal to 1/12 of said yearly charges. No interest shall be paid mor- ments on principal indivingence as additional security for the payment of this mortgage and the note hereby secured. The hereby pledged to mortgage as additional security for the payment of this mortgage and the note hereby secured.
	Should the mortgagor fail to keep an	ny of the foregoing covenants, then the mortgagee may perform them, without waiting any other rath of relation receiver of the secured by this mortgage and shall bear interest in accordance with the terms of a certain promissory note of
	In case of default in the particular of the	yment of any installment of said debt, or of a breach of any of the covenants herein or contained in the summer these the antire, debt hereby secured shall, at the mortgagee's option, become immediately
	The mortgagor shall pay the	mortgages a reasonable sum as attorneys fees in any suit which the mortgages defends or prosecules to mortgages a reasonable sum as attorneys fees in any suit which the mortgages defends or prosecules to mortgages a reasonable sum as attorneys fees in any suit which the mortgages defends or prosecules to the sum of the sum of
日本の	denoir to infactor of a pacetiver for t	rame; which sums shall be secured hereby and may be included in the decree of norcasalis. Open Analysis r at any time, while such proceeding is panding, the mortgagee, without notice, may apply for and secure he mortgaged property or any part thereof, and the income, rents and profits therefrom. It personal deticiency judgment for any part of the debt hereby secured which shall not be paid by the sale
	of said property. Words used in this mortgage	in the present tense shall include the future tense; and in the maxculine shall include the feminine and
的历史的现在	bhall inure to the benefit of any Deted at Klamath F	agreements herein shall be binding upon all successors in interest of each of the morigagors, and each successors in interest of the morigagors, and each all successors in the interest of the morigagors, and each all successors in the interest of the morigagors, and each all successors in the interest of the morigagors, and each all successors in the interest of the morigagors, and each all successors in the interest of the interest of the morigag
State of the		D BRUCE OWENS (SEAL) President
的政策部	STATE OF OREGON	E. MARIE OWENS, Secretary
調査計算法	mure OFRITIFIES that as this	day of
		described in and who executed the within instrument and acknowledged to me that
		person described in and who executed up within measurements to the purpose therein expressed. I have hereunto set my hand and official seal the day and year last above written.
No.		Notary Public for the State of Oregon Residing at
		141 Communadian Contraction

