K-31974	68518	MORTGAGE Home Equity	Val ma	Page 13234
			101. 11	_Page 13234
This indenture, mad	le this <u>31</u> day of <u>Ma</u>	By, 19_ Fic Ruth Everingham, 1		
Guy Philip Evereinafter called "Mortgage	veringham and Victor gor", and FIRST NATIONAL BA	Fia Ruth Everingham, ANK OF OREGON, a national bank	Husband and W1f	er called "Mortgagee";
		WITNESSETH:		
For value received b nto Mortgagee, all the foll	by the Mortgagor from the Mortg lowing described property situate	gagee, the Mortgagor has bargained a e in <b>Klamath</b>	and sold and does hereby County, Oreg	
according	5 feet of Lots 21, to the official pl h County, Oregon.	22, 23, and 24 in Blo at thereof on file in	ock 10 of St. F a the office of	rancis the County
ogether with the building:	s, improvements and fixtures no	w or hereafter situate on said premis	ses including but not ex-	
used or intended for use for	r plumbing, lighting, heating, cool	king, cooling, ventilating or irrigatin	g; linoleum and other flo	or coverings attached to floors.
		its successors and assigns, forever.		
gagor is the absolute owner	r of the said personal property a	ortgagee that Mortgagor is lawfully s and that Mortgagor will warrant an	seized in fee simple of the d forever defend the sam	e said real property, that Mort- e against the lawful claims and
emanos of all persons who	insoever.			
-				stali i
This conveyance is in kept and performed, and to of a certain promissory no	intended as a mortgage to secure o secure the payment of the sum a te executed by Mortgagor dated	May 31, 1979	and interest therein	ained to be by the Mortgagor n in accordance with the tenor
This conveyance is i sept and performed, and to of a certain promissory no nents of not less than \$ 11	intended as a mortgage to secure o secure the payment of the sum te executed by Mortgagor dated L9.25		agreements herein cont and interest thereou and payable to th	ained to be by the Mortgagor n in accordance with the tenor e order of Mortgague in install-
This conveyance is a sept and performed, and to of a certain promissory no nents of not less than \$ 11 July 6	intended as a mortgage to secure o secure the payment of the sum te executed by Mortgagor dated L9.25 5	of \$ 5360.00 May 31, 1979	agreements herein cont and interest thereou payable to the <b>6 </b> dr , when the balance then in	ained to be by the Mortgagor n in accordance with the tenor e order of Mortgague in install-
kept and performed, and to of a certain promissory no ments of not less than S <u>11</u> July 6 The Mortgagor does 1. That Mortgagor v	intended as a mortgage to secure o secure the payment of the sum te executed by Mortgagor dated 19.25 5	of \$ 5360.00 May 31, 1979 each including interestion the June 6, 1984 d with the Mortgagee, its successors ness hereby secured, with interest, a	d agreements herein cont and interest thereon in and payable to the in a state of the state of the when the balance then a and assigns:	ained to be by the Mortgagor n in accordance with the tenor e order of Mortgague in install- ny of each month commencing remaining unpaid shall be paid.
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8: That is any default be made in the payment of the principal or interest of the indebtedness hereby secured or in the perturbation of the covenants or agreements of this mortgage, the Mortgagee may, at its option, without notice, declare the entire sum secured by this mortgage due and payable and foreclose this mortgage.

9. That, in the event of the institution of any suit or action to foreclose this mortgage, the Mortgagor will pay such sum as the trial court and any appellate court may adjudge reasonable as attorney's fees in connection therewith and such further sums as the Mortgage shall have paid or incurred for title searches or examination fees in connection therewith, whether or not final judgment or decree therein be entered and all such sums are secured hereby; that in any such suit, the court may, upon application of the plaintiff and without regard to the condition of the property or the adequacy of the security for the indebtedness hereby secured and without notice to the Mortgagor or any one else, appoint a receiver to take possession and care of all said mortgaged property and collect and receive any or all of the rents, issues and profits which had theretofore arisen or accrued or which may arise or accrue during the pendency of such suit; that any amount so receivershall be applied toward the payment of the debt secured hereby, after first paying therefrom the charges and expenses of such receivership; but until a default by the Mortgagor in one or more of his covenants or agreements herein contained, Mortgagor may remain in possession of the mortgaged property and retain all rents actually received by Mortgagor prior to such default.

and the Edinated IC of the ..... , 12 adagt ein an E 10. The word "Mortgagor", and the language of this instrument shall, where there is more than one mortgagor, be construed as plural and be binding jointly and severally upon all mortgagors and the word "Mortgagee" shall apply to any holder of this mortgage. All of the covenants of the to a survey Mortgagor shall be binding upon Mortgagors heirs, executors, administrators, successors and assigns and inure to the benefit of the successors and assigns of the Mortgagee. In the event of any transfer of the property herein described or any part thereof or any interest therein, whether voluntary or involuntary or by operation of law, the Mortgagee may, without notice to the Mortgagor or any one else, once or often, extend the time of payment or grant renewals of indebtedness hereby secured for any term, execute releases or partial releases from the lien of this mortgage or in any other respect modify the terms hereof without thereby affecting the personal primary liability of the Mortgagor for the payment of the indebtedness hereby secured. No condition of this mortgage shall be deemed waived unless the same be expressly waived in writing by the Mortgagee. Whenever any notice, demand, or request is required by the terms hereof or by any law now in existence or hereafter enacted, such notice, demand or request shall be sufficient if personally served on one or more of the persons who shall at the time hold record title to the property herein described or if enclosed in a postpaid envelope addressed to one or more of such persons or to the Mortgagor or the last address actually furnished to the Mortgagee or at the mortnises and deposited in any post office, station or letter box.  $\sim$ 

STATE OF OREGON County ofKlamath May_31,19_7	) ) ss. 9	Pickie Reveringham
Personally appeared the above name and Victoria R. Evering	d Guy P. Everingha ham, Hubband and W	lfe
44.7	trument to be	
MORTGAGE	AFTER RECORDATION RETURN TO: FIRST NATIONAL BANK OF OREGON 601 Main St. Klameth Falls Branch Klameth Falls, OR 97601	STATE OF OREGON, ) County of Klomath ) Filed for record at request of <u>Klamath County Title Co.</u> on this <u>6th day of June A.D. 19 70</u> n <u>3:22</u> o'clock <u>P</u> M. and duly recorded in Vol. <u>170</u> of <u>'lortgagaes</u> age <u>13:224</u> wm D. MillivE, County Clerk By Dinu: The Aquint Deputy Fee \$6.00

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