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				HING CO., FORTLAND, OR. 97204
THIS MORTCACE			Vol. <u>m19</u> Pag	je 13315
THIS MORTGAGE, Ma DALE P. CAMENZIND and SU	JSANNE CAMENZIND,	<i>day of</i> husbandand	June	
Mortgagor, toCORBETT LA and Profit Sharing Trust	ND and CATTLE CO.	, INC. an Or		
WITNESSETH, That so	id mortánána i	Wortgagee,		
co nim paid by said mortgagee, o ecutors, administrators and assign State of Oregon, bounded and d	does hereby grant, bar ns, that certain real pr lescribed as follows to	gain, sell and co operty situated i -wit:	nvey unto said mort n Klamath	450.00)Dollars, gagee, his heirs, ex- County,
Lots Twenty-one, Twenty- Eighteen (18), TOWNSITE (	tran The state		our (21,22,23 & State of Oregon	24), Block
profits therefrom, and any and a	all fixtures the second	thereto belong o	nd appurtenances th appertain, and the	rents, issues and
or in anywise appertaining, and profits therefrom, and any and a or at any time during the term of TO HAVE AND TO HOL heirs, executors, administrators an This mortgage is intended following is a substantial copy:	all fixtures upon said p this mortgage. LD the said premises ad assigns forever	with the appurt	enances unto the sa	rents, issues and of this mortgage id mortgagee, his
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or at any time during the term of TO HAVE AND TO HON heirs, executors, administrators an This mortgage is intended following is a substantial copy: ,450.00 <b>XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX</b>	all fixtures upon said p this mortgage. LD the said premises ad assigns forever. d to secure the pays salem, Ore and severally, promise ension and Profit fity and severally, promise ension and Profit fity and no/100 (10) percent per a tes and in amounts as foi 0 and a like sum ne 1, 1982 or upo nce of principal red; interest shall be paid tinue until this note, princ mediately due and collection promise and agree to pay also promise to pay (1) of the trial court, such fur ort.	some of selong of some of selong of some of selong of selong of some of selong of some of selong of some of so	appertain, and the ime of the execution enances unto the sa promissory note June r of Corbett La st at Salem, O 	rents, issues and a of this mortgage id mortgagee, his , of which the 5th , 19 79 nd and Cattle Co regon DOLLARS until paid, payable in epresents intere- st day of June herein described est owing becomes and cattle comes in monode in herein described add installments is not so If this note is placed in the court, as the holder's
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able and before the same may become definits said property, or this mortgage or the note above described, when due and pay-are or may become liens on the premises or any part thereof superior to the lien of this mortgage; that he will keep the buildings now on or which hereafter may be crected on the said premises continuously insured against loss or damage by lire and such other hazards as the mortgage may from time to time require, in an amount not less than the original principal sum of the mote described obligation secured by this mortgage, in a company or companies acceptable to the mortgagee, with loss payable lirst to the mort-gage as soon as insured. Now if the mortgagor shall fail for any reason to procure any such insurance shall be delivered to the mort-gage may procure the same at mortgagor's expense; that he will keep the buildings the mortgage e may procure the same at mortgagor's expense; that he will keep the buildings, in good repair and will not commit or suffer any waste of said premises. At the request of the mortgage, the mortgage, shall fail for any treason to the buildings and improvements on said premises join with the mortgage, and will pay for liling the same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the mortgagee.

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The mortgagor warrants that the proceeds of the loan represented by the above described note and this mortgage are: (a)\* primarily for mortgagor's personal, lamily, household or agricultural purposes (see Important Notice below), (b) for an organization or (even if mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes.

(b) for an organization or (even it mortgagor is a natural person) are for business or commercial purposes other than agricultural purposes.
Now, therefore, if said mortgagor shall keep and perform the covenants herein contained and shall pay said note according to its terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of its terms, this conveyance shall be void, but otherwise shall remain in full force as a mortgage to secure the performance of ceeding of any kind be taken to foreclose any lien on said premises or any part thereof, the mortgage shall have the option to closed at any time thereafter. And if the mortgage any its mortgage at once due and payable, and this mortgage may be foreclosed to the whole amount unpaid on said note or on this mortgage at once due and payable, and this mortgage may be foreclosed to principal, interest and and be added to and be come or any lien, encumbrance or insurance a part of the debt secured by this mortgage, and shall bear interest at the same rate as said note without waiver, however, of a part of the mortgage at any time while the mortgage on such and this mortgage may be foreclosed for principal, interest and all sums pay all reasonable costs incurred by the mortgage the mortgage of agers to pay all reasonable costs incurred by the mortgage to ration being instituted to foreclose this mortgage, and disbursements and such further sum as the trial court may adjudge treasonable as plaintiff's attorney's lees in such suit or action, and if an appeal is taken from any indiment or decree entered the and all of the covenants and adjucter resonable costs incurred by the mortgage of said mortgage rate and pay such as the appeal at taken from any indiment or decree entered for such and adjudge reasonable as plaintiff's attorney's lees in such such such as the appeal is taken from any indiment or decree entered as and mortgage of said mortgage respectively.
In case suit or action is commenced

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. Dale P. Camenzind "IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not ap-plicable; if warranty (a) is applicable and if the mortgagee is a creditor, as such word is defined in the Truth-in-Lending Act and Regulation 2, the mortgagee MUST comply with the Act and Regulation by making required distaures; for this purpose, if this form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Ness Form No. 1306, or equivalent. Susanne Camenzind STATE OF OREGON, County of ..... Marion..... June 5th 19.79 Personally appeared the above named ....Dale..P....Camenzind and Susanne Camenzind ......husband and wife..... and acknowledged the loregoing instrument to be......their ..... .....voluntary act and deed. otar; Before me: (OFFICIAL SEAL) 0 :5 Tordas Notary Public for Oregon My commission expires: January 23, 1983 10 MORTGAGE STATE OF OREGON (FORM No. 105A) SS. ATRYENS NEGE LAW PUB. CO., PORTLAND. ONE I certify that the within instru-Dale P. Camenzind ment was received for record on the 7th day of June , 19 Susanna Camenzind at 10:15 o'clock A M., and recorded SPACE RESERVED то in book 1179 on page 13315 or as file/reel number 68553 , Corbett Land and Cattle Co. FOR RECORDER'S USE Record of Mortgages of said County. ----Witness my hand and seal of AFTER RECORDING RETURN TO Corbett Land and Cattle Co. County affixed. 3857 Wolverine N. E. #20 Mn. D. Milne Salem, Oregon 97303 .....Title

By Demetha Shetsch Deputy. Fee Sa.no