	MORTGAGE Home Equity Addition State of the Control of the Contro
PARS 1.0 The performance of the part of the performance of any part of the performance o	Home Equity at 15 to 15
out 95886 service nume out recordings from III	
mode this 12th day ofrenr	Mary land and graph with the continuous training the continuous training tr
FIRST NATIONAL HAND	KORONESON MARKET TELESCOPE AND A COLUMN AND
wasen out to represent a factories of the to accept own	edi E WITNESSETH: baa beares indee on engas 1981 1981 1981 1981 1981 1981 1981 198
	WITNESSETT. The property of the second seco
Lot 70, PLEASANT HOME TRACTS NO.	2. In the County of Klamath, State of Oregon. 61 Oregon and the memorial and to appear to the memorial and the property of the county of the c
THE RESTRICTOR OF SHIP WITH THE PROPERTY OF TH	in a contract of the contract
A CARAMITA CHEMICAL CONTROL SECTION OF THE CARAMITA CONTROL OF THE CARAMITA CO	health ain at actou traine the contract of the
Creationing State Control of the Con	4.8.8.3.6.3.4.3.4.3.4.6.6.4.6.6.4.3.4.4.4.4.4
- Laten vie income a second	hut not exclusively, all personal property
rogether with the buildings, improvements and instance, cool used or intended for use for plumbing, lighting, heating, cool	w or hereafter situate on said premises, including, but no coverings attached to floors. king, cooling, ventilating or irrigating, linoleum and other floor coverings attached to floors. vid service or other sources, soldly read your all believes the control of the control o
C I To Wald the same unto the Mortgagee, i	its successors and assigns, forever.
ngiffpersordi. 12	ay has you an interest is lawfully seized in fee simple of the said real property, that Mort- ortgagee that Mortgagor is lawfully seized in fee simple of the said real property, that Mort- and that Mortgagor will warrant and forever defend the same against the lawful claims and
gagor is the absolute owner of the said personal property	경우를 열심한다면 보다 경우를 잃었다. 경향 보다 하면 하면 하는 사람들이 되었다. 하는 사람들이 되었다면 하는 사람들이 되었다. 그는 사람들이 되었다면 보다 되었다면 보다
edemands of all persons whomsoever.	the contained to be by the Mortgagor
This conveyance is intended as a mortgage to secur	re performance of the covering the tenor
kept and performed, and to secure the payment of the same	d February 12 1981 payable to the order of Mortgagee in Indian
kept and performed, and to secure the payment of the same	d February 12 1981 payable to the order of Mortgagee in Indian
kept and performed, and to secure the payment of the of a certain promissory note executed by Mortgagor dates ments of not less than \$.326_08 April 1	d February 12, 1981 payable to the order or mortgagee. each including interest on the 1881 day of each month commencing. March 1, 1991 when the balance then remaining unpaid shall be paid.
kept and performed, and to secure the payment of the of a certain promissory note executed by Mortgagor date ments of not less than \$.326_08 April 1	d February 12, 1981 payable to the order or Mortgagee in seach including interest on the 1881 day of each month commencing each including interest on the 1991 when the balance then remaining unpaid shall be paid, and with the Mortgagee, its successors and assigns: and with the Mortgagee, its successors and assigns: and with the Mortgagee, its successors and assigns:
kept and performed, and to secure the payment of the performed of a certain promissory note executed by Mortgagor date ments of not less than \$.326_08 April 1	d February 12, 1981 payable to the order or Mortgagee. each including Interest on the 18th day of each month commencing each including Interest on the 1991 when the balance then remaining unpaid shall be paid. March 1, 1991 when the balance then remaining unpaid shall be paid. and with the Mortgagee, its successors and assigns: sidness hereby secured, with interest, as prescribed by said note, and all taxes, Jiens and utility and the secured of the commenciant taxes.
kept and performed, and to secure the payment of the content of a certain promissory note executed by Mortgagor date ments of not less than \$.326_08 April 1	and with the Mortgagee, its successors and assigns: Indicate the order of mortgagee in the paid, and with the Mortgagee, its successors and assigns: Indicate the mortgagee in the mortgage in the same so that, when completed, it shall be worth not, less and analysis of the same so that, when completed, it shall be worth not, less incident in surrance is
kept and performed, and to secure the payment of the content of a certain promissory note executed by Mortgagor dates ments of not less than \$.326_08 April 1	and with the Mortgagee, its successors and assigns: Indicate the order of mortgagee in the paid, and with the Mortgagee, its successors and assigns: Indicate the mortgagee in the mortgage in the same so that, when completed, it shall be worth not, less and analysis of the same so that, when completed, it shall be worth not, less incident in surrance is
kept and performed, and to secure the payment of the second of a certain promissory note executed by Mortgagor dates ments of not less than \$.326_08 April 1 .1 .1 .19 _81 _until _ The Mortgagor does hereby covenant and agree to a 1. That Mortgagor will pay, when due, the indebte charges upon said premises or for services furnished theret 2. That Mortgagor will keep the real and personal be damaged or destroyed by any cause, Mortgagor will in than the value thereof at the time of such loss or damage carried, the obligation of the Mortgagor to repair or receeds to the expense of such reconstruction or repair.	d February 12, 1981 payable to the order or mortgagee in the order of mortgagee in the order of mortgagee in the each including interest on the 1881 day of each month commencing each including interest on the 1991, when the balance then remaining unpaid shall be paid. March 1, 1991, when the balance then remaining unpaid shall be paid in the paid property shall be easily reperty hereinabove described in good order and repair and that if any of the said property in mediately reconstruct or repair the same so that, when completed, it shall be worth not less ge; provided, that if such loss or damage shall be caused by a hazard against which insurance is construct shall not arise unless the Mortgagee shall consent to the application of insurance pro-
kept and performed, and to secure the payment of the period of a certain promissory note executed by Mortgagor dates ments of not less than \$.326_08 April 1	d February 12, 1981 each including interest on the 1881 and with the Mortgagea, its successors and assigns: indicated with interest, as prescribed by said note, and all taxes, liens and utility property hereinabove described in good order and repair and that if any of the said property inmediately reconstruct or repair the same so that, when completed, it shall be worth not, less provided, that if such loss or damage shall be caused by a hazard against which insurance is construct shall not arise unless the Mortgagee shall consent to the application of insurance pro- and expense; weep the mortgaged property insured under an Oregon standard fire insurance policy able walks of the property, with loss payable to Mortgagee as its interest may appear. At least
the Mortgagor does hereby covenant and agree to a services upon said premises or for services furnished theret. That Mortgagor will pay, when due, the indebte charges upon said premises or for services furnished theret. That Mortgagor will keep the real and personal be damaged or destroyed by any cause, Mortgagor will in than the value thereof at the time of such loss or damage carried, the obligation of the Mortgagor to repair or receds to the expense of such reconstruction or repair. That Mortgagor will, at Mortgagor's own cost are or equivalent, with extended coverage, to the full insurer.	d February 12, 1981 each including interest on the 1881 march 1, 1991 ind with the Mortgagee, its successors and assigns: indexpenses, its successors an
kept and performed, and to secure the payment of the performence of a certain promissory note executed by Mortgagor dates ments of not less than \$.326.08 April 1	d February 12, 1981 each including interest on the 1881 march 1, 1991 ind with the Mortgagee, its successors and assigns: display the said property in t
kept and performed, and to secure the payment of the of a certain promissory note executed by Mortgagor dates ments of not less than \$.326_08 April 1	asch including interest on the 1881 day of each month commencing each including interest on the 1881 day of each month commencing when the balance then remaining unpaid shall be paid, March 1 1991 when the balance then remaining unpaid shall be paid, and with the Mortgagee, its successors and assigns: Idense hereby secured, with interest, as prescribed by said note, and all taxes, liens and utility property hereinabove described in good order and repair and that if any of the said property mediately reconstruct or repair the same so that, when completed, it shall be worth not less be provided, that if such loss or damage shall be caused by a hazard against which insurance is construct shall not arise unless the Mortgagee shall consent to the application of insurance property able value of the property, with loss payable to Mortgagee as its interest may appear. At least will deliver to Mortgagee satisfactory evidence of the renewal or replacement of the policy. The Mortgagee, Mortgagee may at its option, require the proceeds of any insurance policies upon indebtedness hereby secured or to be used for the repair or reconstruction of the property demonded the property demonded the property as may be requested by the Mortgagee.
kept and performed, and to secure the payment of the secure of a certain promissory note executed by Mortgagor dates ments of not less than \$.326_08 April 1 .19_81_until_ The Mortgagor does hereby covenant and agree to a 1. That Mortgagor will pay, when due, the indebte charges upon said premises or for services furnished theret 2. That Mortgagor will keep the real and personal be damaged or destroyed by any cause, Mortgagor will in than the value thereof at the time of such loss or damage carried, the obligation of the Mortgagor to repair or receeds to the expense of such reconstruction or repair. 3. That Mortgagor will, at Mortgagor's own cost are or a certificate of coverage, to the full insure five (5) days prior to expiration of any policy, Mortgagor will said premises to be applied to the payment of their agged or destroyed.	payable to the order or Mortgagee and Pepalis and the Interest of the Jest when the balance then remaining unpaid shall be paid. March 1, 1991 , when the balance then remaining unpaid shall be paid. March 1, 1991 , when the balance then remaining unpaid shall be paid. Indicate the Mortgagee, its successors and assigns: Indicate the Mortgagee and repair and that If any of the said property mediately reconstruct or repair the same so that, when completed, it shall be worth not less are provided, that if such loss or damage shall be caused by a hazard against which insurance is construct shall not arise unless the Mortgagee shall consent to the application of insurance provided value of the property, with loss payable to Mortgagee as its interest may appear. At least will deliver to Mortgagee satisfactory evidence of the rehewal or replacement of the policy. The will deliver to Mortgagee satisfactory evidence of the rehewal or replacement of the policy. The Mortgagee may at its option, require the proceeds of any insurance policies upon indebtedness thereby secured or to be used for the repair or reconstruction of the property daminates and the further assurance of his title to the said property as may be requested by the Mortgagee. It is required to be paid under the terms and conditions of any other mortgage(s) or deed(s) of the required to be paid under the terms and conditions of any other mortgage(s) or deed(s) of
kept and performed, and to secure the payment of a certain promissory note executed by Mortgagor dates of a certain promissory note executed by Mortgagor dates ments of not less than \$.326_08 April 1	payable to the order or mortgagee and payable to the order or mortgagee. March 1, 1991 Indicate the mortgagee, its successors and assigns: Indicate the mortgagee its and that if any of the said property mediately reconstruct or repair the same so that, when completed, it shall be worth not less are provided, that if such loss or damage shall be caused by a hazard against which insurance is construct shall not arise unless the Mortgagee shall consent to the application of insurance provided value of the property, with loss payable to Mortgagee as its interest may appear. At least will deliver to Mortgagee statisactory evidence of the renewal or replacement of the policy. The indicated hereby secured in the order to be used for the repair or reconstruction of the property damage the further assurance of his title to the said property as may be requested by the Mortgagee. It required to be paid under the terms and conditions of any other mortgage(s) or deed(s) of covered thereby.
kept and performed, and to secure the payment of the certain promissory note executed by Mortgagor dates ments of not less than \$.326_08 April 1	payable to the order or Mortgagee as the commencing each including interest on the 18th day of each month commencing each including interest on the 19th when the balance then remaining unpaid shall be paid. March 1, 1991 , when the balance then remaining unpaid shall be paid. March 1, 1991 , when the balance then remaining unpaid shall be paid. Indicate the mortgagee, its successors and assigns: Indicate the remainabove described in good order and repair and that if any of the said property mediately reconstruct or repair, the same so that, when completed, it shall be worth not, less are provided, that if such loss or damage shall be caused by a hazard against which insurance is construct shall not arise unless the Mortgagee shall consent to the application of insurance provide value of the property, with loss payable to Mortgagee as its interest may appear. At least a low of the property, with loss payable to Mortgagee as its interest may appear. At least indicate the property in the property of the renewal or replacement of the policy. The Mortgagee may, at its option, require the proceeds of any insurance policies upon the mortgage. Mortgagee may, at its option, require the proceeds of any insurance policies upon the further assurance of his title to the said property as may be requested by the Mortgagee. Its required to be paid under the terms and conditions of any other mortgage(s) or deed(s) of accured thereby.
kept and performed, and to secure the payment of a certain promissory note executed by Mortgagor dates ments of not less than \$.326_08 April 1 The Mortgagor does hereby covenant and agree to a	payable to the order or mortgage each including interest on the 18t day of each month commencing each including interest on the 1991 when the balance then remaining unpaid shall be paid. March 1, 1991 when the balance then remaining unpaid shall be paid. March 1, 1991 when the balance then remaining unpaid shall be paid. Indicately reconstruct or spain the same so that, when completed, it shall be worth not, less provided, that if such loss or damage shall be caused by a hazard against which insurance is construct shall not arise unless the Mortgagee shall consent to the application of insurance provided value of the property, with loss payable to Mortgagee as its interest may appear. At least will deliver to Mortgagee may, at its option, require the proceeds of any insurance policies upon individually and the property damage. Mortgagee may, at its option, require the proceeds of any insurance policies upon the formany of the paid under the terms and conditions of any other mortgage(s) or deed(s) of accured thereby.
kept and performed, and to secure the payment of a certain promissory note executed by Mortgagor dates ments of not less than \$.326_08 April 1 The Mortgagor does hereby covenant and agree to a	payable to the order or mortgagee and payable to the order or mortgagee. March 1, 1991 Indicate the mortgagee, its successors and assigns: Indicate the mortgagee its and that if any of the said property mediately reconstruct or repair the same so that, when completed, it shall be worth not less are provided, that if such loss or damage shall be caused by a hazard against which insurance is construct shall not arise unless the Mortgagee shall consent to the application of insurance provided value of the property, with loss payable to Mortgagee as its interest may appear. At least will deliver to Mortgagee statisactory evidence of the renewal or replacement of the policy. The indicated hereby secured in the order to be used for the repair or reconstruction of the property damage the further assurance of his title to the said property as may be requested by the Mortgagee. It required to be paid under the terms and conditions of any other mortgage(s) or deed(s) of covered thereby.

- 8. 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 of agreements of this mortgage, the Mortgagee may, at its option, without notice, declare the entire sum secured by this mortgage 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 ititle searches or examination fees in connection therewith whether or not final judgment or decree therein be entered and all such sums are curred for ititle 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 security for the indebtedness hereby secured and without notice to the Mortgagor or any one else, appoint a receiver to take posses-adequacy of the security for the indebtedness hereby secured and without notice to the Mortgagor or any one else, appoint a receiver to take posses-adequacy of the security for the indebtedness hereby secured and victories to the Mortgagor or any one else, appoint a receiver and receive any or all of the rents, issues and profits which had theretofore arisen or accrued or which may arise or accrued during the pendency of such suit; that any amount so received shall be applied toward the payment of the debt secured or which may arise or accrued during the pendency of such suit; that any amount so received shall be applied toward the payment of the debt secured or which may arise or accrued during the pendency of such suit; that any amount so received shall be applied toward the payment of the debt secured or which may arise or accrue during the pendency of such suit; that any amount so received shall be applied toward the payment of the debt secured or which may arise or accrue during the pendency of such secured and receivership; but until a default by the Mortgagor in one or more of his covenies.
- 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 binding upon Mortgagors heirs, executors, administrators, successors and assigns and inure to the benefit of the successors and Mortgagor shall be binding upon Mortgagors heirs, executors, administrators, successors and assigns and inure to the benefit of the successors and Mortgagor in the event of any transfer of the property herein described or any part thereof or any interest therein, whether voluntary assigns of the Mortgagor or any one else, once or often, extend the time of payor 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 payor 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 payor involuntary or by operation of law, the Mortgagee may, without notice to the Mortgagor for the payment of this mortgage or in any other ment 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 valved unless the same be expressly waived in writing by the Mortgage. Whenever any notice, secured. No condition of this mortgage shall be deemed valved unless the same be expressly waived in writing by the Mortgage. Whenever any notice, secured. No condition of this mortgage shall be deemed valved unless the same be expressly waived in writing by the Mortgage. Whenever any notice, secured. No condition of this mortgage shall be deemed valved unless the same be expressly waived in

IN WITNESS WHI	EREOF, said Mort		Committee the second of the second of the	the violation of the land of t	
al property thera	. p.b. ou lo slavai	elzeci in feul	s official at a regular	1014 fall import (14 a) 01 for the control of the c	BU
TE OF OFFICION	nuns area artific	t foliaini saeti	and the Children and	Reith al Castel	Lita sbrewn
		Out to Be from the second		and the second of the second o	
ounty of <u>Kla</u>	math	annum stes	the coverants and	in common Syndra C. Castel and the Land	13 24 3M 5 35
					d miclosofie
Keith A., Cas	tel and So	ndrajC:	Caste 10 1281810	Taralizativ 12 ti	gA
o Chaire of Opping of the Control of	delenier forth 9000	intratification of	A CONTRACTOR OF THE PARTY OF TH		
ind acknowledgeu i	//c juiceure	-/	Andrews With Str	eastern in the feet of the party ment and the ment of the second	
netary your	dry act and deed.	/			57
	Sing so K		iss person till vi	an Dramiers for the areas of Unotal de The Medica.	3 (coder (n/s)
AL) <u>P. V. 1620</u>	For Oregon			to the second second the second secon	15 Tues
Notary Pupile	or Oregon	19-07	Color Harman	SOUTH AND THE PARTY OF THE PART	incontract
THE COUNTRIES	Expuesi Cultural	1010 - W	Boot at them has	committees are supplied in the control of the contr	
S.O.F.	Paliferial Cultura Sus	701 0 - 101	rans art instruction of the	Voderleser vijskoma kunsten brei her ellt enst diw engert och ostenden vlenderman line meserie Mesens van vel beverreb bellinglit jabbiom despreb is konstructe generade st	order Stell order Stell
Cio O Englished	igapiresi (ilizza) gaji gajajumaz na georkasase≠ c vo t	Zor a der teul tik s seuszen hark seut hark nyp	e de l'épaire de la cant de l'oct or damagoù de loct or damagoù de liches the Astropa	one of the state of the second broaders in the second to	- 1924 (1925) (1934 - 1945) (1935 - 1945) (1935 - 1945)
Too Too Age of the Control of the Co	gexpires (nizza e adi Asistando e instituta est e va o politiqa est es sus	eter teall 58 s exist en flat east bate eyp	oog at usu isang 1921 1607 sa tiamgan 1616 sa tiamgan 1616 sa tia sa tinggan	uz hingult (babalojni (Basco)) no suotur (1996) Ana Toki (liede zoutr⊠ugont no hisopia da kolasko) (1997) na na no nodin Ana no hindra da zamana na chi tura usa	edi edi da az seri da II
Control Surveyor Control Surveyor Control Surveyor	g All Baselsman en Jeon baseer e volt Joshada antros sees	esus seri Mari esus Haris eya	en lost or damagos s unices the Marrigo	is in soft bedicion (Especial) o accuration in social and for the course of the course	
To ME no state of the control of the	edictions and the second states of the second secon	aguer en lait agu baile eug agur baile	ch 10cs or damage's uddess the statify is leef meapneceby ty syler loss and	is in soft bedicion (Especial) o accuration in social and for the course of the course	
To Free Was a supplied of the control of the contro	The state of the s	egues en Hart ear Bade eyp ebaut tent sa robi at t di erett a 20	tan ata da	STATE OF OREGON I request of	Control of the contro
ON THE WAR TO THE	adi bespumaya ponggasar ayan ponggasar ayan manggasar manggas mangga	egues en Turil egu llude evil ebus lent la robl et t di ared la 21	Concept of the property of the	STATE OF OREGON,) Filed for record at request of	Control of the contro
ON THE WAR TO THE	The state of the s	succession for the shall con- tent under the state of the state of state of the state of the succession of the succession of the	Concept of the property of the	STATE OF OREGON,) County of Klamath) Filed for record at request of Transmaeica Title Co.	Control of the contro
To UE and the second of the second and the second and the second are second as the second are se	Toy a Paratignal the grant of the property of	and the second of the second o	RN TO: CONTROL OF THE	STATE OF OREGON,) County of Klamath.) Filed for record at request of Transmaeica Title Co. or this 13th day of February A.D. 1981	Control of the contro
A Company of the control of the cont	adi bespumaya ponggasar ayan ponggasar ayan manggasar manggas mangga	Armster (2021-101) 2 2021-101) 2 2021-101] 2 2021-10	ETURN TO:	STATE OF OREGON,) County of Klamath) Filed for record at request of Transmaeica Title Co. on this 13th day of February A.D. 1981 at 10:58 o'clock A M, and duly	Control of the contro
Complete Com	to the property of the control of th	sates as filminate language of the sate of	ETURN TO:	STATE OF OREGON,) County of Klamath.) Filed for record at request of Transmaeica Title Co. or this 13th day of February A.D. 1981	Control of the contro
Complete Annie Complete Comple	adi bersuma ang paggaran ang pa	adistibed	N RETURN TO: E E E E E E E E E E E E E E E E E E E	STATE OF OREGON,) County of Klamath) Filed for record at request of Transmaeica Title Co. on this 13th day of February A.D. 1981 at 0.58 o'clock A M, and duly recorded in Vol. M81 of Mortgages	
T.C.V. C. E. C.	THE CONTRACT OF THE CONTRACT O	euce per fant oar ligte wyl earlig de st oar earlig oar earlig Atterner	N RETURN TO: E E E E E E E E E E E E E E E E E E E	STATE OF OREGON,) County of Klamath.) Filed for record at request of Transmaeica Title Co. on this 13th day of February A.D. 1981 at 10:58 o'clock A M, and duly recorded in Vol. M81 of Mortgages	
T.C.V. C. E. C.	adi bersuma ang paggaran ang pa	accance the control of the control o	DATION RETURN TO: ALBANK OF OREGON Street Branch Sixth Street 118. Oregon 97601	STATE OF OREGON,) County of Klamath) Filed for record at request of Transmaeica Title Co. on this 13th day of February A.D. 1981 at	
LOCAL STREET	A. CASTELL STATE S	succession familiares lands and land	CORDATION RETURN TO: 10NAL BANK OF OREGON kth Street Branch ith Street Breet Ealls, Oregon 97601	STATE OF OREGON,) County of Klamath.) Filed for record at request of Transmaeica Title Co. on this 13th day of February A.D. 1981 at 10:58 o'clock A M, and duly be recorded in Vol. M81 of Mortgages age 2548 age 2548 By Jewattle Laute Deputy By Jewattle Laute Deputy	
T.C.V. C. E. C.	A CASTELL A TRANSPORTER DESCRIPTION OF THE PROPERTY OF THE PRO	accance the control of the control o	ALBANKOF OREGÔN Street: Branch Sixth Street Sixth Street	STATE OF OREGON,) County of Klamath) Filed for record at request of Transmaeica Title Co. on this 13th day of February A.D. 1981 at	