	\$.98376		m.	70-10	096		
	na na na star na star na star star star Na na na na star star star star star star	tatuma palan disi ji Salah disi di	MORT	GAGE			
	This indenture, made this)))))	Home E	quity	an an Anna a' She		
	This indenture, made this I J I I I B I hereinafter called "Mortgagor", and	and Janet T	April R. Com		, Vel. mgl	Page	17 A 4
	For value received by the Mo nto Mortgagee, all the following de-	FIRST NATIONAL	L BANK OF ODSoa	d and Wife	OL, between		1011
	For value received by the Ma		WITNESS	, a national banki	ng association, hereina	fter collect we	
Ur	For value received by the Mo nto Mortgagee, all the following des Lot 25 in Block	rigagor from the M	fortgagee, the Mortgage	r has bargained a		Mol Called Mol	rtgagee'';
	Lot 25 in Block	o property site	uate in Klamath)	nd sold and does hereb	vy grant, bargain	, sell and convo
	to the official	plat theref	untain View A	ddition an	vision of por	tions of	Nob
	Hill, Irvington to the official County, Oregon.		on rile in th	he office	of the County	ights, ac Clerk of	cording Klamath
S			•				CII
•							
C⊃ toge	ther with the buildings, improvem						
and Used	or intended for use for plumbing, I	ghting, heating, and	ow or hereafter situate	Ch said premises			
G 3	ther with the buildings, improveme I or intended for use for plumbing, I To Have and To Hold the same ur	- 3, Heating, 600	oking, cooling, ventilati	ng or irrigating, li	noleum and all	lusively, all pers	onal property
N		the wortgagee.	Its success			gouttac	ned to floors
				- i tolever			
gagor demar	And the Mortgagor does hereby of is the absolute owner of the said p nds of all persons whomsoever. This conveyance is intended as a p	personal property	ortgagee that Mortgago	r is lawfully seize	4		
5	tos of all persons whomsoever.	to property a	and that Mortgagor wil	I warrant and for	ever defend at	aid real propert	Y, that Mort-
	This conveyance				even detend the same a	igainst the lawfu	I claims and
veht a	nd performed	ionigage to secure	Derfa				
of a ce	of not less than S	ment of the sum o	of s 15,500,00	venants and agree	ements herein contain	ed to be t	
ments c	of not less than S _281.72	wortgagor dated	April 22.	1981	and interest thereon in	accordance	Mortgagor
	June 19	81	each including interest	1701 1F	payable to the or	der of Money	h the tenor
-		until	May 15, 1	991	IB day of	each month	e in install-
1	ne Mortgagor does hereby covenant	and agree to and	each including interest May 15, 1		the balance then rema	lining unpaid sh	mmencing all be main
1.	That Mortgagor will pay when d		with the Mortgagee, its	successors and ass	lins Dinstanta		- oc paid.
~ ~	he Mortgagor does hereby covenant That Mortgagor will pay, when du upon said premises or for services fu That Mortgagor will keep the real ged or destroyed by accepting			1 00 016301	Ded by sold and		
ءء be damag	led or destroyed t	and personal pres			, seid note, and	all taxes, liens a	nd utility
than the .	That Mortgagor will keep the real ged or destroyed by any cause, Mor value thereof at the time of such in he obligation of the Mortgagor to r he expense of such reconstruction o That Mortgagor will, at Mortgagor's ant, with extended compared		city riereinahovo dass			, '	
r equivale	ent, with extended coverage to the	own cost and exper	nse, keep the moster				nce pro-
surance o	That Mortgagor will, at Mortgagor's ant, with extended coverage, to the s prior to expiration of any policy, N a certificate of coverage shall be d emises to be applied to the paymen troyed. That Mortgagor will even	ortgagor will delive	te of the property, wit	h loss payahle to	under an Oregon stand	ard fire insuran	0 poli
e said pre	w a certificate of coverage shall be d emises to be applied to the paymen troyed. That Mortgagor will execute or pro	livered to Mortgag	gee. Mortgagee may	tory evidence of t	he renewal or replace	st may appear.	e policy At least
:	· · · · ·		cas nereby secured or to	be use to	the proceeds of any :	net the pull	SY. The
4.	That Mortgagor will execute or pro-	43.5 1.4 2.4 2.4 2.4 2.4 2.4 2.4 2.4 2.4 2.4 2	- All and All		epair or reconstruction	of the propert	s upon V dam-
5. Th	at Mortgagor	cure such further	assurance of his title t	0 the enter			
st on the p	That Mortgagor will execute or pro at Mortgagor will pay when due all property described herein and the n ot Mortgagor will not transfer his in debtedness secured hereby	amounts required	to be paid	sala proper	ty as may be request	ed by the Mort	0.0700.0
6. Tha	It Mostanan	ote(s) secured there	oby.	terms and condit	ions of any other ma-	10 mont	nolan'
ay the inc	nt Mortgagor will not transfer his in debtedness secured hereby. t in case the Mortgagor shall fail obligation on its part to	terest in the morte	gaged propu			suage(s) or deed	(s) of
7. That	t in one of the		sea property, or any (part thereof, whe	ther or not the Transf		
out any o	t in case the Mortgagor shall fail obligation on its part to so do, and r do any other of the things requir the same were incurred to the date or extensions thereof; (ii) at mortg f among and payable with a	o perform any of	the point		- the transfe	ree agrees to as	sume
repairs, or	r do any other of the thiose	without waiver of	Such defaults	ed to be perform	S		
renewals c	bbligation on its part to so do, and r do any other of the things requin the same were incurred to the date or extensions thereof; (ii) at mort f among and payable with installim be due and payable at said loan's ma	o, and any expension	ses so incurred and an	ly insurance, pay	any taxes or liens or	, at its option,	but
	among and payable with :-	lagee's option be r	arate of the loan which	was evidenced his	r any said purposes sh	all: (i) bear into	lake
Portioned	no due	Ot Dayman.	-, unic UN demand and	haling the	ure promisson?	da 11 111[6	USI
portioned d loan or t	be due and payable at said loan's m	turity	ecome due during all	be added to the I	balance on the loss	described above	, or
portioned I loan or t 61 1-81	the same were incurred to the date or extensions thereof; (ii) at more among and payable with installme be due and payable at said loan's ma	iturity.	ecome due during eithe	r the term of the	balance on the loan de	scribed above a	, or
portioned d loan or t 61 1-81	or extensions thereof; (ii) at morta f among and payable with installmu be due and payable at said loan's ma	iturity.	ecome due during eithe	or added to the l	balance on the loan de applicable policy or the contract of th	described above a scribed above a the remaining te	, or ind Im

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 Mortgage may, at its option, without notice, declare the entire sum secured by this mortgage due and payable and foreclose this mortgage.

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9. That, in the event of the institution of any suit or action to toke lose this moltgage, the Moltgagor will pay such sum as the trial court and any appellate court may adjudge reasonable as attorney fees paid to an attorney not a salaried employee of Mortgage 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 tare 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 received shall be applied toward the payment of the teet secure of thereby, after first paying thereform 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 fetain all rents actually received by Mortgagor prior to such default.

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 Mortgager 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 weived 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 mortgage premises and deposited in any post office, station or letter box.

IN WITNESS WHEREOF, said Mortgagor has executed this indenture the day and year first above written.

STATE OF OREGON 15,500,00 Klamath County of . April 22. 1981 2.5 April 22 81 19 -3.1 "J.""B." Coy 221 May 15. រាម Personally appeared the above named and Janet R, Coy, Husband and Wife STATE OF OREGON,) acknowledged the foregoing instrument to be ounty of Klamath) ÷., ied for record at request of voluntary act and dee Before me: TAR - marchener in this 29th day of April A.D. 19 81 Notary Public for Oregon MECOMMISSION expires: o'clock A M, and duly 8:30 C.F.C. R. C. R. Martin M81 Mtq. recorded in Vol. 7611 age EVELYN BIEHN, County Clerk N/Deputy Fee \$7.00 MORTGAGE NATIONAL BANK OF OREGON RECORDATION RETURN TO: 00 ż Cov " "B" Janet AFTER RST 5