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	2800-				Vol. <u>Mg3</u> Page	n, s
		na ta di serata da	MTA			n an an an Anna an Anna. An an Anna Anna Anna Anna Anna Anna Ann
	This indepen	 A strategy and str	MORTGA	67902	Vol. <u>Mg3</u> Page	
	moenture, ma	de this 22	Home Equ	ity it	Vol Mar 1	ICo.
	hereinafter called the	day of	Sont - Sont	199 , al d'alle de la sur- Constante da sur-	Page 1	2555
	Carled "Mortga	gor", and Elpa	erhert		-96	
	For value	INTERSTA	TERAN	, 19 83	Vol. <u>Mg3</u> Page ordon, <u>Husband</u> and <u>king association</u> , hereinafter calle and does hereby grant, bargain, s County, Oregon, to wit:	A STREET
	unto Mortgan	y the Mortgagor from the Mo Dwing described property situa	- DANK OF OREGON	and Mary G	Ordon	
	sayee, all the follo	Wing data is	WITNESSETH	N.A., a national ban	king	
		a described property situa	the Mortgagor ha		association, hereinafter	wlie
	Lot 11 Dr		Klamath	s bargained and sold	and does hereby grant, bargain, s - County, Oregon, to wit: Calls, according to Lerk of Klamath Cou	d "leongarthe"
	official Block 3	105 DARRAS			and does hereby grant be	
	Oregon	hereof ADDITI	ON .		- County, Oregon, to wise	sell and convey
	8°11•	on file in	the City	of		,
			ine office of	or Klamath R		
			- 01 1	the County C	land, according t	
				, , , , , , , , , , , , , , , , , , , 	terk of Klamath	the
48	together with +h-				and does hereby grant, bargain, s - County, Oregon, to wit: 'alls, according to lerk of Klamath Coun	nty,
	Ised or intended .)rover-				
	for use for plum	bing the	ana ang ang ang ang ang ang ang ang ang	a ma Tanan a sa		
LL L	To Have		or hereafter situate -	n Allen an Allen an Allen Allen an Allen an All		
~	and To Hold the e	ame	g, cooling, ventilating	Premises, include		
C.:	And the M	unto the Mortgagen in	aung or ir	rigating, linolaum	but not exclusively, all personal and other floor coverings attached opple of the said real property, that the same against the lawful clai	
- 🔨 gag	or is the about	- 500, 1(5 SL	uccessors and assigna	ar ar	, our not exclusively, all personal ad other floor coverings attached apple of the said real property, tha d the same against the lawful clai	Property
di den	Pands of all me	solution covenant to the More	-osigiis, fore	ver.	-overings attached	to floors
3	an persons whomsoever	said personal property on the	gee that Mortgager			
68 ker	This con	t and t	hat Mortgagor will	ully seized in to.		
kept	and performed, and to secure the secure secure of not less than \$ 116.65 November		warran	it and forever der	ple of the said root	
ofa	Certain pro	as a mortgage to secure		and deten	d the same against a	t Mort
ments	of not loss	e payment of the sum of the	irmance of the could		somst the lawful clai	ms and
I	Northess than \$ 116.65	a by Mortgagor dated	2,000,00 covenants	and agreemont		
	auvember		tember 22 100	and :	ein contained to i	
	The Mont	-, 19_83_ until 0	ncluding interest	interest	ople of the said real property, that d the same against the lawful clai ein contained to be by the Mort thereon in accordance with the e to the order.	
	The Mortgagor does hereby cove That Mortgagor will pay, when Ipon said premises or for service That Mortgagor will b	- VCLO	ber 5 1000	payabi	The of the said real property, that d the same against the lawful clai ein contained to be by the Mort thereon in accordance with the e to the order of Mortgagee in in day of each month commen- then remaining unpaid shall be p	tenor de la
Charge,	That Mortgage	nant and agree to and use	1208	when the bal	e to the order of Mortgagee in in day of each month commen- then remaining unpaid shall be p	Stall-
endiges (• That Mortgagor will pay, whe Ipon said premises or for service That Mortgagor will keep ed or de	n due at	e Mortgagee its	the balance	then remaining	Cipo Cipo
2.	The service	s furnished at	, its successors	and assigned	unpaid shall be p	aid aid
	ed or day	thereto.	y secured, with interest		en e	
than the	alue theread by any cause	eal and personal a	-orest, as	⁵ prescribed by said	note, and all taxes, liens and utili note, and all taxes, liens and utili not that if any of the said property ppleted, it shall be worth not less the application of insurance pro-	
Ceeds th	e obligation of the time of such	Aortgagor will immodi	einabove a	1 2010	note, and all taxes lions	
-cos to th	e expense of such	D row damage; provide	construct or re-	d orden	a nens and utili	ty 👘 💳
3. T	hat to	Or repair	Such loss or al	le so that	id that it a	公 本书上
Policy or eq	Vivalent	opair.	ot arise unless the Manage	shall be caused t	pleted, it should	
to Mortgage	e as its inter an insurer an	r's own cost and	e wortga	gee shall consent to	hazard against white worth not less	s Alexandra
its opti-	the renewal of any appear.	eptable to Mortaneo, ke	ep the most	Joent 10	the application of insurance is	
or to be used	quire the proceed	he pair five (5) days price	ended coverage	ly insure i	"Surance pro-	
	ine repair or insur	anon inc insurance	superation of the initial	I Insuration and an	Oreno.	
4. TH	lat Ma	of the property	certificate of coverage	Mortgagor will	the property and	
	at wortgagor will execute -	property damaged or de	emises to be applied to	all be delivered to	iver to Mortgage	
5. That	Mortgagor	Ocure such furth-	stroyed.	the payment of the	Nortgagee. Mortgage	
6. That .		amounts required to 1	one to the said pr	Ollerty	soy secured	
or pay the indeb	fortgagor will not transfer his ir tedness secured hereby.	secured thereby	d under the term	as may be	equestor	
	sourced hereby	iterest in the	coms and co	nditions of m	by the Mortgager	
7. That in without	Case the Ar	the mortgaged propr	Prtv. on	- or any oth	er mortgagetet and	
any repairs	ation on its	A second s		White	s of deed(s) of	
the day +	only other of +h	with any of the		or not the T	[]]].	
any renewals or a	ame were incurred to require	d, and any	erein required to t		agrees to assume	
of said in	ong and thereof; (ii) and date	of payment	, procure any insura-	rmed, the Main		
TPL 10	le and payable with install	agee's option by	loan ut any sums so not	ay any taxes on the	e may, at its own	
	Case the Mortgagor shall fail to case the Mortgagor shall fail to ation on its part to so do, and yo any other of the things require same were incurred to the date ong and payable with installment and payable at said loan's mat	It payments to her	temand on was evidenced	for any said purp	s or utility charger	
	a nat	unity,	luring either	by the promissory	oos shall: (i) bear interes	
		a de la companya de l La companya de la comp	of the term of	the appl	an described above or	
	TRAIN HATCHING .	Contraction (1993)	2011년 - 1911년 - 1911년 - 1911년 - 1911년 - 1911년 - 1911년 - 1911년 - 1911년	applicable polic	or the remaining and	
		00	n e de la composición		strialning term	
		ORIG	INAL			Į I str ⊅ is in the

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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 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 mortgege, the Mortgagor will pay such sum as the trial court and any appellate court may adjudge reasonable as attorney fees in connection therewith and such further sums as the Mortgagee 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 plain tiff 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 received shall 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 the debt secured nereby, after first paying merention the charges and expenses of such receivership, but thin a default by the moltgegor micro of his covenants or agreements herein contained, Mortgagor may remain in possession of the mortgaged property and retain all rents actually

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 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 mort-

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

STATE OF OREGON

EGP himm

MORTGAGE

County of ____ Klamath September 22, _, 19 83

Personally appeared the above named _____Herbert L. Gordon

and Mary Gordon, Husband and Wife

and acknowledged the foregoing instrument to be

Mary

Volary Publicator Gregon Ny commission express 11-4-85 G N.A. IRST INTERSTATE BANK OF OREGON, STATE OF OREGON,) RETURN TO: County of Klamath) Filed for record at request of Gordon AFTER RECORDATION Gordon at<u>11.48</u> Herbert L.

on this 28th day of Sept. A.D. 19 83 o'clock _____ M, and duly recorded in Vol. M 83 of Mortgages Page_16657 EVELYN BIEHN, County Clerk

By from Smith Deputy

Fee \$8.00

Harry Dordon