_36592	MORTGAGE
inis indenture mad	
herein (herein	Home Equity
Mortgagor" and run	Home Equity May Ad Dianne M. Smith*** TE BANK OF OREGON, N.A., a national banking association, hereinafter called "Mortga WITNESSETH: rtgagee, the Mortgagor has bargained and sold and does hereby as
For and FIRST INTERSTAT	Jianne M. Smith*** 19 84
Lot 2 in Block 1 of one	TE BANK OF OREGON, N.A., a national banking association, hereinafter called "Mortga WITNESSETH: rtgagee, the Mortgagor has bargained and sold and does hereby grant, bargain, sell and co the in <u>Klamath</u> County, Oregon, to wit:
sugger, all the following described a	WITNESSETH:
T	te in <u>Klamath</u> County, Oregon, to wit: N TO ALTAMONT ACRES, according to the official of the County Clerk of Klamath County, Oregon
Lot 2 in Block 1 - c	Klamath
plat thereof on fill	County, Oregon to sell and co
a file in the office	NTO ALTAMONT ACRES, according to the official of the County Clerk of Klamath County, Oregon.
	or the County Class, according to the
	Sterk of Klamath Court
	County, Oregon.
Together with the building	
used or intended for use for plume:	or hereafter situate on said premises, including, but not exclusively, all personal property g, cooling, ventilating or irrigating, linoleum and other floor coverings attached to floors. Jecessors and assigns, forever.
To U	or hereafter situate on
To Have and To Hold the same up to the	9, cooling, ventilating or including the
And the Man	Increase and a strain of the second strain of the second strain of the second strain of the second strain second s
gagor is the absolute -	sourcessors and assigns, forever
demands of all persons when of the said personal -	Jee that Man
This conveyance is interest	Transports lawfully seized in fee simple of the said real property, that Mort- hat Mortgagor will warrant and forever defend the same against the lawful claims and mance of the covenants and agreements herein contained to be by the Mortgagor <u>3,000,00</u> <u>y 14, 1984</u> neluding interest on the payable to the part
kept and performed, and to secure the payment of the sum of s_1 of a certain promissory note executed by Mortgagor dated <u>Mar</u> <u>July 1</u>	the same against the terms of the same against the s
illents at 10th out 10th out	
Julin 1 222.23 Mortgagor dated Mar	3,000,00 y 14, 1984 and interest therein contained to be by the Mortgagor y 14, 1984 and interest thereon in accordance with the tenor payable to the order of Mortgagee in instail day of each month commencing a Mortgagee, its successors and assigns:
19 8/ each :	y 14, 1984 neluding interest on the last payable to the order of Mortgager in the last second and the las
The Mortgagor dos- i	June 1 to the payable to the cost
The Mortgagor does hereby covenant and agree to and with the 1. That Mortgagor will pay, when due, the indebtedness hereby charges upon said premises or for services furnished thereto 2. That Mortgagor	A Mortgagee, its successors and assigns: y secured, with interest, as prescribed by said note, and all taxes, liens and utility einabove described in good order and range
charges upon said promised will pay, when d	Mortgagee it
 That Mortgagor will pay, when due, the indebtedness hereby charges upon said premises or for services furnished thereto. That Mortgagor will the be damaged and interview. 	sec, its successors and assigns:
be damaged or de	y secured, with interest across
than the value thereof pa any cause. Most	a vs prescribed by said note, and su
ceeds to the	einabove describert in a
Construction open of recovery in	lat if guest is the same - is repair and st
3. That Mortgagor with	y secured, with interest, as prescribed by said note, and all taxes, liens and utility einabove described in good order and repair and that if any of the said property construct or repair the same so that, when completed, it shall be worth not less of arise unless the Mortgage shall be caused by a hazard analogo.
to Mortgages multi ssued by an internet sown control	y secured, with interest, as prescribed by said note, and all taxes, liens and utility einabove described in good order and repair and that if any of the said property construct or repair the same so that, when completed, it shall be worth not less at if such loss or damage shall be caused by a hazard against which insurance is ot arise unless the Mortgagee shall consent to the application of insurance pro- ended coverage, to the full insurable value of the property, with loss payable expiration of any policy. Mortgagor will deliver to Mortgagee satisfactory remises to be applied to the payment of the indeliverge may, at
evidence of the renewal	ep the most
or to have require the process of the set of	ended coverane to survey insured to the
used for the repair of any insurance - in the insurance	expiration of any of the full insurable value of the original of any of the full insurable value of the full insur
evidence of the renewal or replacement of the policy. The insurance or a structure replacement of the policy. The insurance or a structure the proceeds of any insurance policies upon the said policy. The insurance or a structure of the property damaged or de 4. That Mortgagor will execute or procure such further assurance of the property described herein and the power to be assured to be the property described herein and the power to be assured to be the property described herein and the power to be assured to be the property described herein and the power to be assured to be the property described herein and the power to be assured to be the property described herein and the power to be assured to be the property described herein and the power to be assured to be the property described herein and the power to be assured to be the property described herein and the power to be assured to be the property described herein and the power to be assured to be the property described herein and the power to be assured to be the property described herein and the power to be assured to be the property described herein and the power to be assured to be the property described herein and the power to be the property described herein and the power to be property described herein and the power to be property described herein assured to be the property described herein and the power to be property described herein assured to be property de	ep the mortgaged property insured under an Oregon standard fire insurance is ended coverage, to the full insurable value of the property, with loss payable expiration of any policy. Mortgagor will deliver to Mortgagee satisfactory certificate of coverage shall be delivered to Mortgagee. Mortgagee may, at stroyed, of his title to the said property, as may be requested by the Mortgagee.
5 T	estroyed.
rust on the property will pay when	estroyed. of his title to the said property as may be requested by Mortgagee. Mortgagee, and of his title to the said property as may be requested by the Mortgagee. d under the terms and conditions of any other mortgage(g) or deed(g) of erty, or any part thereof, whether
eroperty described herein and the	or his title to the said propage
 5. That Mortgagor will pay when due all amounts required to be paid 6. That Mortgagor will not transfer bies 	d under the tarm
De trote(s) secured thereby.	- terms and conditions of any art
in that in	
repairs on definition on its part	and the set of the set
the day the same	troin
7. That in case the Mortgagor shall fail to perform any of the acts he hout any obligation on its part to so do, and without waiver of such default repairs, or do any other of the things required, and any expenses so incur- in the day the same were incurred to the date of payment at the rate of the renewals or extensions thereof; (ii) at mortgagee's option be payable on d d loan or be due and payable at said loan's mort and the same set of the same set of the same the same set of the same set of the d loan or be due and payable at said loan's mort so the same set of the same set of the same set of the same set of the same set of the same set of the same set of the same set of the same set of the d loan or be due and payable at said loan's more same so the same set of the same set of the same set of the	d under the terms and conditions of any other mortgage(c) or deed(c) of errty, or any part thereof, whether or not the Transferee agrees to assume prein required to be performed of
d loan or i when an and payable (ii) at mortgagest	red and any sum
7. That in case the Mortgagor shall fail to perform any of the acts he thout any obligation on its part to so do, and without waiver of such default repars, or do any other of the things required, and any expenses so incurrence were incurred to the date of payment at the rate of the portioned among and payable with installment payments to become due d to 12-81	loan which was purchas of for any said of the sor utility characteristics but
12-81	lemand or be added to the promission has a burgoses shall: (i) bear inter-
Frepairs, or do any other of the bart to so do, and without waiver of such default in the day the same were incurred to the date of payment at the rate of the renewals or extensions thereof; (ii) at mortgage's option be payable on d id loan or be due and payable with installment payments to become due d 161 12-81	a settiner the term of the approximate in the loan discribed above, or
A THE REPORT OF THE OWNER OWNER OF THE OWNER	- suppreable policy or the remained
ORIGI	NAI_

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 7980 the covenants or agreements of this mortgage, the Mortgagee may, at its option, without notice, declare the entire sum secured by this mortgage due 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 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 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 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 more 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 mortgaged 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. William C. Smill Cranne m. Grath STATE OF OREGON County of Klamath May 14 . 19 84 William C. Smith, Jr. and Dianne M. Smith and acknowledged the foregoing instrument to be ... their, yoluntary act and deed. Béfore me: SEAL Notary Public for Oregon () My commission expires: My Gammusolon Explices July 10 1004 A.N MORTGAGE IRST INTERSTATE BANK OF OREGON, South Sixth Street/365 Ē ty Clerk puq ൽ ഫ RETURN TO Deput) 603 Street 52 ы В South Sixth AFTER RECORDATION 5 0,004 May ω. record at request Fall STATE OF OREGON, of Klamath 5 EVELYN t t , <u>'</u>αγ', Klamat 2809 8 Ч Filed for ω

County

this.

1000

100 1