1.0.0	() (B) (**	e F. 102	10.000
1.1	Lotte -	0 A. R.	1. 1. 10
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1.1	Sec. 2.	1.0	2.5
		S. 348 A	The 180
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		t i the shear and	Home Equity	Val mor
	This indenture, made this	15+6		Vol. M85 Page 974
Circles.	hareinafter called "Mortgagor",	ING FIRST INTEDET	and Shirley F. Cu	mmings**
643		101 101 EN31A	IE BANK OF OREGON, N.A., a nat	ional banking association, hereinafter setting the
	For value received by the	Mortgago: from the M	WITNESSETH	and the second
T.	unto lifertgagee, all the following	described property sit	wate in Klamath	d and sold and does hereby grant, bargain, sell and convey
ide	Trace 42	747 7 4		County, Oregon, to wit:
1.2.)	on file in	ALTA GARDEN	NS, according to the	
-		the birice	of the Clerk of K1	e official plat thereof amath County, Oregon.
JAN				
10			a de la companya de l	
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				 A statistical statist statistical statistical statisticae statisticae statisticae statisticae statis
	together with the two close			
	set or intended for use for plurate	ine lighting house	ow or hereafter situate on said premi	ses, including, but not exclusively, all personal property g, linoleum and other floor part
		······································	oking, cooling, ventilating or irrigatin	ses, including, but not exclusively, all personal property g, linoleum and other floor coverings attached to floors.
	To Have and To Hold the sin	The unito the Migitoanee	, its successors and assigns, forever.	to floor coverings attached to floors.
	an a		, ha successors and assigns, forever,	
<u>G</u> e	And the Mortgagor does her	eby coverant to the M	fortgages that Morthagon is lawful	
, si	encinds of all persons who me	said personal property	and that Mortgagor will warrant and	eized in fee simple of the said real property, that Mort- d forever defend the same against the lawful claims and
				and use same against the lawful claims and
	This conveyance is intended	as a most man as		agreements herein contained to be by the Mortgagor
ke	a certain promissory note execut	the payment of the	e performance of the covenants and	agreements herein contained
of	a certain promissory note execut	ed by Monteagor dates	ofs 12,300.00 January 15, 1985	and interest thereon in accordance with the tenor
1756	this of not less than \$ 324.04	the state of the s	each inclusion	Peyeble to the orden at the
	February 16	19_ 8 5_ until	January 16, 1990	- day of each month to the store t
	The Moreney of			
	oces hereby op	venant and agree to and	with the Mortanee line	Part Peter
د بد م	1. That Mortgoger will pay, in	her due, the indebted	a service sectors an	nd assigns: 0.19 Part Immol . 1 ad ot
3-116	ges upon said premises or for serv	ices turnished thereto.	ess hereby secured, with interest, as p	prescribed by said note, and all taxes tions and form
	2. That Mortgagor will keep r	tie zest seut su		order and repair and that if any of the said property
Det d Strae	cainaged or destroyed by any cause	se, Mortgagor with imm	operty hereinabove described in good	order and repair and that if any of the said property e so that, when completed, it shall be worth not. less hall be caused by a bazerd animat when the trainer when the
Carr	ed, the objection of the Manual	such loss or damage; p	rovided, that if such loss and	e so that, when completed, it shall be worth and
cesc	ts to the expense of such reconstru	for to repair or reconst	ruct shall not arise unless the Mortnar	order and repair and that if any of the said property e so that, when completed, it shall be worth not. less hall be caused by a hazard against which insurance is gee shall consent to the application of insurance pro-
	There bear			-remainion of insurance pro-
polic	Will environment in the second state	tgagor's own cost and	experise kaon the main	
to M	lorigagee as its interest may appea	er. At least from (E)	ee, with extended coverage, to the fu	ty insured under an Oregon standard fire insurance Il insurable value of the property, with loss payable , Mortgagor will deliver to Mortgagee satisfactory thall be delivered to Mortgagee to
its oc				
or to	be used for the repair or momenta	insurance policies upo	on the said premises to be applied to	hall be delivered to Mortgagee, Mortgagee may at
	mar Mortgagor will execut	e or procure such furth	ler assurance et te	
	5. That Mortgagor will pay when	0.10 ×11 × · · ·	Wild the said	property as may be requested by the Mortgagee. conditions of any other mortgage(s) or deed(s) of
trust c	on the property described herein is	nd the noti(s) secured .	ired to be paid under the terms and	conditions of any set
	6. That Mortanoor with and		mereby. 2 Hard and a set	of any other mortgage(s) or deed(s) of
¢∉ β∌γ	the indebtechass socured hereby.	er his interest in the m	ortgaged property, or any part there	♦ Tankani A.
	7 That is not			of, whether or not the Transferue agrees to assume
withou	it any obligation	all fail to perform any	V Of the onto have	end and a second se
any ver	pairs, or do any other of the thind	do, and w thout waiver	of such default, procure any insuran	erformed, the Mortgagee may, at its option, but
any rec	lewals or asme were nourred to	the date of payment a	t the rate of the	paid for any said rumoses that with the
the appo	ortioned among and preside	at mortgagee's option-	be payable on demand	nced by the promissory note described above an
of said.	can or be due and payable at said	Installment payments	to become due during either the ter-	paid for any said jumposes shall: (i) bear interest need by the promissory note described above, or to the balance on the loan described above and n of the applicable policy or the remaining term
TPL-16	1 12-81			or the applicable policy or the remaining term
				化过氯化 建二十基甲酚 化结果 化硫
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STROM: 980 28. That, it 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 interests of this mortgage, the Mortgage may, at its option, without notice, declare the entire sum secured by this mortgage due ₹8 JERUBITY 9. That, in the event of the institution of any suff 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 hareby, after first paying therefrom the charges and expenses of such receivership; but until ardefault 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 1G. The word "Mortgagor", and the language of this instrument shall, where there is more than one mortgagor, be construed as plural and be binding pantly and severally upon all mortgagors and the word "Mortgagee" shall apply to any holder of this mortgage. All of the covenants of the Morsgagor shall be binding upon Mortgagors heirs, executors, administrators, successors and assigns and inure to the benefit of the successors and assigns of the Mortulagee. In the event of any transfer of the property herein described or any part thereof or any interest therein, whether voluntary 03 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 renevials 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 shell be suffic ent 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 accressed 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 Klamath County of ____ January 15 8.5 Personally appeared the above named. John D. Cummings and Shirley F. Cummings and acknawlend the for foing instrument to be their Profaition of the di teed. Before me en i SEIL A ui Notary Abat Clut Ort commission expires 1.00 8-27-86 9 F 0 -60. Stree on this 16th day of January A.D. 19 85 BANK OF CREGON MORTGAGE hortgages 50 County Clert M. and RECORDATION RETURN TO **í**xth o Ô æ n S ö clock ័ច , B request ہے د INTERSTATE B South Sixt **BIEHN**, M85 Sout `o 2, L STATE OF OREGON, Klamath FVELYN F record at 822 2809 Vol. 979 ō Z .5 AFTER 3:31 IRST 2 o 5 ecorded County 100 E Page 'n

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