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This in a	MORTGAGE		
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; GGC2122 "articles and rit to between yound rescuences" This indenture, made this 16 day of See hereinsitter called "Morgagor", and FIRST INTERSTATE	Ptember	algebraid -in .optimize	-00 Page 17
hereinatter called "Morgagor", and FIRST INTERSTATE (hereinatter called "Morgagor", and FIRST INTERSTATE (and the device of the second of the device of	ANK OF OREGON, N.A.		
to mortgagee, all the following densities from the Mortga	WITNESSETH:	ational banking association	on, herein f
unto Mortgage, all the following described property situate to the second set backed backed property situate Lot 7 in Block 28 of First Addition o official plat thereof on file in the oregon.	n	Ped and cold	Mortgag
► Official plat the of First Addition	Pa lang this state	Sold and does her	eby grant, bargain sall bargain
S official plat thereof on file in the internet of the second states of	f the City of Min	County, O	regon, to wit:
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intended for use for plumbing in and fixtures now or	n (1997) (1906) (1906) N (1998) (1996) (1997) N (1998) (1996) (1997)		· 사망 같아요
To Have and To Hold the same unto the Mortgagee, its suc And the Mortgagor does hereby covenant to the Mortgage gagor is the absolute owner of the said person demands of all persons to the Mortgage	Tereafter situate on said premi	••••	
To Have and To Hold the same unto the Mortgagee, its such And the Mortgagor does hereby covenant to the Mortgage gagor is the absolute owner of the said personal property	ooling, ventilating or irrigating	ses, including, but not ex	clusively ou
And the Mortgager at	Stors and Assign	and other floo	or coverings attached
gagor is the absolute owner of the	dans de la congria, Torever.	dat dat in televisionen. Anteles anteles anteles	to floors,
And the Mortgagor does hereby covenant to the Mortgagee, its such gagor is the absolute owner of the said personal property and the demands of all persons whomsoever. This conveyance is intended as a mortgage to secure perform kept and performed, and to secure the payment of the sum of e	that Mortgagor is lawfully and		가 있는 것이 가 가 가 있는 것이다. 같은 것이 같은 것이 있는 것
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kept and performed		torever defend the same.	against the
of a certain promise	Danco - c		addist the lawful claims and
kept and performed, and to secure the payment of the sum of s of a certain promissory note executed by Mortgagor dated <u>Sep</u> ments of not less than s <u>November</u> , 19 <u>86</u> units of a secure the payment of the sum of s <u>each inc</u>	9850 on 9850 and ad	3740 ma	
November 133.41 November	tember i	ernents herein contain	ed
to 86 each in	cludier 16, 1986	 and interest thereon in 	accord by the Mortgagor
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 there	cluding interest on the	5 payable to the or	der of Monte
assor does hereby covenant and agree to			
That Mortgagor will pay, when due, the indebtedness hereby charges upon said premises or for services furnished thereto. 2. That Mortgagor will keep the real and personal property here han the value thereof at the time of such loss or damaged reads to the obligation of the Mortgagor will immediately rec	Mortgagee, its succes	solance then rema	each month commencing ining unpaid shall be paid.
ond premises or for services furnished and the indebtedness hereby	and a	assigns:	
2. That Montest	with interest		269. ⁹
be damaged or destroyed by any cause, Mortgagor will immediately rec han the value thereof at the time of such loss or damage; provided, the arried, the obligation of the Mortgagor to repair or reconstruct shall no seeds to the expense of such reconstruction or repair. 3. That Mortgagor will, at Mortgagor's own cost and expense, key Mortgage as its interest may an ensure acceptable to Mortgage		choed by said note, and a	Il taxes lions
arried, the obligation of the time of such loss or d	inabove described in good and		, nens and utility
to the expense of such wortgagor to repair	of the same	er and repair and the cont	San Star Star
3. That Mortgane	ot arise unless the Mart	be caused by a be	shall be worth
of equivalent, issued to a Mortgagor's own	2-306 20	uall_consent to the	unst which incur
suger as its interest insurer accepted.			CION of incise
 dence of the renewal or replacement of the least five (5) days prior to option, require the proceeds of any insurance policies upon the said policy. The insurance or a beused for the repair or reconstruction of the property damaged or de 4. That Mortgagor will execute or procure such further assurance on the property described by when due all amounts. 	ended coverage, to the full	sured under an Orena	
used for the repair or reconstruction policies up	certificate of any policy. Mo	urable value of the prope	tandard fire insurance
4. That Mortgan	remises to be applied shall b	e delivered to At	ortgagee satisf
 That Mortgagor will execute or procure such further assurance That Mortgagor will pay when due all amounts required to be pain on the property described herein and the note(s) secured thereby. That Mortgagor will not transfer his interest in the indebtedness secured to be pain t	strayed to the p	Dayment of the indeba	Mortgagee may at
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airs, or do any other of the things required, and without waiver of such default e day the same were incurred to the date of payment at the rate of thi tioned among and payable with the mortgagee's option.	erein required	ther or not the Transfered	e agrees to assume
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and payable and	any default be made in the pay agreements of this mortgage, the foreclose this mortgage.	a Mortgagee may, at its opt	tion, without notice, declar	ereby secured or in the peri	ormanen of any c
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received by Mortge	or which may arise or accrue dur ereby saffet, first paying therefro alls or accements herein contain gor prior to such default.	red, Mortgagor may remain	s of such receivership; but	until a default by the Mo	the payment of
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Or involuments	a with the any transfer		successors and preises		OVenante of AL
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and pictures and d	Is required by the terms hereof of served on one or more of the pe idressed to one or more of such p eposited in any post office, statio WHEREOF, said Mortgagor has ex-	n or letter box.	or the last address actually f	operty herein described or urnished to the Mortgage	fenclosed in a
IN WITNESS	VHEREOF, said Mortgagor has ex	vecuted this independent	The second secon	To share a speak in second second	or at the mort-
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