10 T	TOIN		MC^{-1}		HAY LHage	75%
 •	743300 d berose n	debredhess hareby secured notice, declare the entire sur	MORTGAGE IN Series In Home Eduting on the series of the s	ValoVature prin	Page	'71'E0
710-1	inis incenture, made this	78 da	바로를 들어 들었다면 하는데 뭐라는데 먹었다.	。	Control of the contro	of bine side user.
_L his		. Macandall 1 ···		Ly Husband ar	d Wife:	31 34 27 33
41	in ter entered and all such sur	Sand a vestile of community of	WAY OF DHEGON, N.Y.	., a national banking	Stancistion have notice and	led "Mortgagee"
11	For value received by the	Mortgagor from the Mortes	His maria ed to noties large	n court may, unon a	t dist district was a second	กราช 46 มีสร้าง - การ มีรามเกษา
un	to Mortgages; all the following	described property situate	invas av Klamath	againetigand sold and	does hereby grant, bargain	, sell and conve
	r sno ni regaptroM assign in cast	Cliffs a filter tend relationships	The rest West 1995 to A215	appear and Switch and	Para sa artie yn chilliaeth a	n in in dez Azeta. Promonio Alberta
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Q	regon.		- orrace or the	county Cler	k of Klamath Cou	the unty,
· *	*BEING RE-RECORDE	ures of sometimes so	THE PLANT TO SHEET STATES	Art of the Arthurson	reduction of the second	
· ·	Minorial methodox in country takens	and any to lunions treat you	to bade sub-ress of a	Alamaka priya ye	Wight the felt of the control of the	* * * * * * * * * * * * * * * * * * * *
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ig ie	euler with the buildings, imp	rovements and fixtures now	or homes	Light Contact in a program of the		ersonal propers
	d or intended for use for plum	puring, lighting, heating, cooki	ng, cooling, ventilating or	irrigating, linoleum a	nd other floor coverings at	tached to floor
	To Have and To Hold the	same unto the Mostaria	en se zamyzovu mynos p.,,	್ ⊁06 ≱ಚೆ ಉ (ವರ್ಗಾಚ್ನ	Name outs grown and	
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g	or is the absolute owner of the mands of all persons whomsoev	ereby covenant to the Mort	tgagee that Mortgagor is is	awfully seized in fee	simple of the said real prop	erty, that Mor
n	nands of all persons whomsoev	'er.	Aprilacial divisanti Main Ma	rrant and forever def	end the same against the la	swful claims an
j	This conveyance is intended		·* 8 · _ ·			
еp	This conveyance is intende t and performed, and to secur	e the payment of the sum of	performance of the coven s 7700.00	ants and agreements	herein contained to be by	y the Mortgago
t a	certain promissory note exec	cuted by Mortgagor dated _	April 28, 1	L90/	erest thereon in accordance in	e with the tend
en	its of not less than \$ 105.0	07	each including interest on	the 5	day of each mon	tgagee in instal
		, 19 <u>.07</u> , until	May 5, 1997	- when the ba	lance then remaining unpa	id shall be not
be d	amaged or destroyed by any	ep the real and personal prop cause, Mortgagor will immed	perty hereinabove describe	d in good order and	repair and that if any of th	e said propert
than carri	the value thereof at the time	of such loss on damage		m And some so mat, v	men completed, it shall be	Worth not Joe
ceed	ed, the obligation of the Mor s to the expense of such recon	tgagor to repair or reconstru struction or repair.	uct shall not arise unless th	he Mortgagee shall co	asent to the application of	ich insurance i f insurance pro
						* . • .
olic	3. That Mortgagor will, at y or equivalent, issued by an identification or transpage as its interest may a	nsurer acceptable to Mortage	xpense, keep the mortgagge, with extended coverage	ged property insured	under an Oregon standard	l fire insurance
vide	nce of the renewal or replace	ment of the notice. The in-	The to explication of	any hours, Moutage	or will deliver to Mortgag	ee satisfactory
ts o	otion, require the proceeds of	any insurance policies upo	m she said and	coverage shall be de	livered to Mortgagee, Mor	tgagee may, at
и со	- 非		3			
	4. That Mortgagor will ex	ecute or procure such furth	er assurance of his title	to the said property	L	
	S. CHAL MORTGAGOF WILL DAY	when due all amounts		20 -aid property	as may be requested by t	the Mortgagee.
t	5. That Mortgagor will pay on the property described hen	ein and the note(s) secured t	hereby.	terms and condition	s of any other mortgage(s	or deed(s) of
	(1	and the second of the second o				77.
a	6. That Mortgagor will not to the indebtedness secured her	eby.	or usaged property, or any	part thereof, wheth	er or not the Transferee ag	rees to assume
	7. That in case the Mortge	or shall fail to perform an	V of the area be-	ZŘÍ		S
10	7. That in case the Mortgag ut any obligation on its part epairs, or do any other of the	to so do, and without waive	r of such default, procure	any insurance performed	I, the Mortgagee may, at i	ts option, but
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SBic	portioned among and payable a loan or be due and payable a	with installment payments	to become due during ei	rene nicht reiter OL füß	applicable policy or the re	ed above and
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	nto 752 reled in Vol. 1257 ny cherk	7 M. and duly 1010 on Page 72973 Lyd 350505, Con-	Kenteron el- Labela 17730 evo	diagnier.	. w Artin Artin gasak lan aji siy	A CAST CONTRACTOR CONT

Filed for record at request of Mountain Title Company of May A.D., 19 87 at 3:35 o'clock P M., and duly recorded in Vol. M87 of Mortgages on Page 7825

FEE \$9.00

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FINAL TITLE Company the 7th day of Mountain Title Company or Page 7825

FEE \$9.00