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to ape	In In	5123.75	MORTGAGE	· · · ·	
		T THE REAL PROPERTY.	Home Equity	Vol. <u>M88</u> Pag	240
Th	is indanture, made	this 18th		· · · · · · · · · · · · · · · · · · ·	E tero
n an a' fhair a' <u>Chàin ann A</u>	Lee C.	this <u>18th</u> day of Iordan and Kati	February ileen L. Jordan, Husba	., 19 <u>88</u> het	Notes and the second
hereinafte	r called "Mortgago	and FIRST INTER	lleen L. Jordan, Husba	., 19 <u>88</u> , between <u>and and Wife</u> national banking association; hereinafter d	n al la cuita duba
	化化学基本基本的新设备。 12.112月1日,12.11月 12.11月1日,12.11月1日,12.11月	Tion 1 - Fosmab to show	TATE BANK OF OREGON, N.A	novie-tt	
For	value received by	the Mortgeor from	WITNESSETH:	inational banking association, hereinafter	called "Mortan
The second s	A - The verball	P 95 E L D Antes A A	situate in <u>Klamath</u>	a national banking association; hereinafter a sined and sold and does hereby grant, barge County, Oregon, to wit: ALE, according to the ice of the County Clerk	in, sell and converse
	The Ea	sterly 75 fee	Esof. Tot in the sour work here superior	ALE, accouling to the ice of the County Clerk	Convey
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this cor	weyance is intende	clas a mortgage		· · · · · · · · · · · · · · · · · · ·	cientis and
of a com-	rmed, and to secure	the payment of the sur	re performance of the covenants a	Rd agroom	
ments of	missory note exec	uted by Mortganor	n of \$14,600.00 February 18, 1988	nd agreements herein contained to be by	the Mortgage-
March	s than \$ 16		a rebluary 18, 1988	and interest thereon in accordance	with the tence
	10	10 88	-each including interest	16 payable to the order of Man	the tenor
	그 아파 그 김 동생은 가슴이 날 바람이다.		Hohm.	TOCH	BORE in Incent
2. That M be damaged or de	lortgagor will keep stroyed by any cau	when due, the indebted vices furnished thereto, the real and personal pr	d with the Mortgagee, its successors ness hereby secured, with interest, a	s prescribed by said note, and all taxes, lien	commencing shall be paid.
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	ne covenants or agreements and payable and foreclose this mortgage, 9. That, in the event of the institution of any suit or action to foreclose this mortgage, the white sums as the works 9. That, in the event of the institution of any suit or action therewith, whether or not final judgment or decree therein be entered and all such sums any appellate court may adjudge reasonable as attorney fees in connection therewith, whether or not final judgment or decree therein be entered and all such sums any appellate court may adjudge reasonable as attorney fees in connection therewith, whether or not final judgment or decree therein be entered and all such sums any appellate court may adjudge reasonable as attorney fees in connection therewith, whether or not final judgment or any one else, appoint a receiver incurred for title snerches or examination fees in connection therewith, whether on the 'Mortgagor' or any one' else, appoint a receiver incurred for title snerches or examination fees in connection therewith and without notice' to the 'Mortgagor' or any one' else, appoint a receiver are secured hereby; that in any such suit, the court may, upon explication of there any amount so received shall be applied toward the payment of are secured hereby; that in any such suit, the court and collect and receive any or all of the rents, issues and profits which had theredore at a secure of the 'security' for the 'indebiedness' hereby' securid and 'without' notice' to the 'undified and' without' of the 'security' for the 'indebiedness' hereby' securid and 'without' notice' to the 'indebiedness' hereby' securid an	-
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