FEE

\$10.00

Vol. 2017 Page 33879

	(SECURING WEATHER INSTALLMENT LIDAN AGRIPMENT)
	THIS MORTGAGE is made this 19THay of SEPTEMBER 13 97 by WARREN L GRIFFITH &
	1520 DERBY ST KLAMA'TH FALLS OR 9760% THE WASHINGTON WATER POWEER COMPANY, a
	Washington corporation doing business as UP NATURAL GAS ("Mortgages"), whose address isE. 1411 Mission
	WITNESSETH, that in consideration of TWEN TY SDY HUNDRED FORTY DOLLARS & 34/100 Dollars
	(\$
	EASTERLY 125' OF LT 11 BLK !! BRYANT TRACTS #2
	together with all and singular the buildings, improvements, fixtures, tenements, hereditaments and appurtenances now or
D: TIM	hereafter located thereupon or belonging or in anywise appertaining thereunto and all reads, issues and profits therefrom, including without limitation all proceeds of insurance and condemnation awards, TO HAVE AND TO HOLD unto Montgagee and its successors and assigns forever.
त	Mortgagor is indebted to Mortgagor in a principal amount equal to the amount set forth above under the Weatherization
151 130	Installment Loan Agreement(s) dated SHPTEMBER 19 13 97 (the "Agreement(s)"), and this Mortgage shall secure the payment and performance of all indebtedness and obligations of Mortgagor presently existing or hereafter arising under the
	Agreement(s) and this Mortgage. The date of maturity of the indebtedness secured by this Mortgage is the date of maturity of the indebtedness secured by this Mortgage is the date of maturity of the indebtedness secured by this Mortgage is the date of maturity of the indebtedness secured by this Mortgage is the date of maturity of the indebtedness secured by this Mortgage is the date of maturity of the indebtedness secured by this Mortgage is the date of maturity of the indebtedness secured by this Mortgage is the date of maturity of the indebtedness secured by this Mortgage is the date of maturity of the indebtedness secured by this Mortgage is the date of maturity of the indebtedness secured by this Mortgage is the date of maturity of the indebtedness secured by this Mortgage is the date of maturity of the indebtedness secured by this Mortgage is the date of the indebtedness secured by the indebtedness is the date of the indebtedness is th
76,	scheduled principal payment becomes due, to-wit. 11/10/07. If any payment under the Agreement(s) is not made within 15 days after its due date, Mortgagor agrees to pay a 35.00 late charge.
	Mortgagor agrees to pay before deli-quency all taxes, assessments, charges, liens or encumbrances upon said approximents
	Mortgagor shall fail to pay any taxes, charges, lens, or encumb ances as provided above, Mortgagee may at its entire dose, and any
	such payment shall become a part of the indelitedness secured by this Mortgage, and shall bear interest at the rate provided in the Agreement(s), without waiver of any other remedy of Mortgagee for failure by Mortgagor to perform its obligations hereunder.
	NOW, THEREFORE, if Mortgagor a all pay all indeteedness (including all principal, interest and other amounts) and
	perform all obligations under the Agreement(s) and this Montgage according to their terms, this conveyance shall be void, but otherwise shall remain in full force as a morgage to secure such payment and performance; it being agreed that upon a failure to
	pay or perform any such indebtedness or obligation when due. Mortgagee shall have the option to declare all indebtedness secured
	hereby immediately due and payable, without notice of any kind (which notice Mortgager hereby waives), and this Mortgage may be
	foreclosed by Mortgagee at any time thereafter in the manner prescribed by law. Mortgagee shall have the right to become the purchaser at any foreclosure sale, whether public or private. Mortgager to pay all costs of Mortgagee to collect the
	indebtedness secured by this Mortgage and to foreclose this Mortgage, including without limitation title report and search costs
	statutory costs and disbursements and reasonable attorney's fies, whether suit is brought or not. Any judgment shall bear interest
	at the maximum lawful rate. In the event of any sale or transfer, whether voluntary or involuntary, of any part of said premises or any interest therein
	without Mortgagee's prior written consent, to the extent permitted by applicable law all indebtedness secured hereby shall become
	immediately due and payable, without notice of any kind to Mortgagor (which notice Mortgagor hereby waives).
	This Mortgage shall bind the heirs, executors, administrators, successors and assigns of Mortgager and inure to the benefit of Mortgager and its successors and assigns.
	IN WITNESS WHERE()F. Mortgago: has executed this Mortgage the day and year first above written.
	MORTGAGOR ACKNOWLEDGES RECEIPT MORTGAGOR OF A COPY OF THIS MORTGAGE
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	Matteda Well att
	STATE OF ORE:GON
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	Country of Klamath
	This instrument was asknowledged; efore me on Notting 24 24 19 97 by
	Warran Canthit and Matilda Capithin
	HOBIN L. MI STEAD
: . '	(SEAL) NOTINTY FUELK: OREGON COMMISSION M: DATORA NOTINY FUELK: OREGON NOTINY FUELK: OREGON NOTINY FUELK: OREGON
	NY COMMININI EXPLIES SET 15, 1989 My commission expires: 9//5/1999
STATE	OF OREGON: COUNTY OF KLAMATH: SS.
Filed fo	or record at request of Washington Water Power.
of	October A.D., 19 97 at 11:05 o'clock A.M., and duly recorded in Vol. M97
	of More gages on Page 33879
FEE	Return: WWP P-O. Boxt 3727 Bernetha G. Letsch, County Clerk