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AFTER RECORDING RETURN TO

THE MORTGAGE EXCHANGE, INC. 9725 SW Beaverton-Hillsdale Hwy, Suite 110 Beaverion, OR 97005

BOOK 213 PAGE 140

FILED FOR RECORD SRAHAHIA CO. WAS BY EXAMASIA CO, III'LL

Aug 3 51 PH '01 CAWRY AUDITOR GARY M. OLSON

pomies th DOM:

WATERS #933740 55 /4 Sec 20, T3N, REE PAGE TO CONTRACT Above Reserved for Attached Lie 03-08-20-3-4-0700 FOR SECURITY PURPOSES THIS AGREEMENT, made this 31st day of July 2001 at Beaverton, Washington County, Oragon between THE MORTGAGE EXCHANGE, INC., hereinafter called Assignor, and CENTENNIAL BANK WITNESSETH In consideration of Assignee's Loan to Assignor of the sum of THREE MILLION and 00/100 (\$3,000,000.00), Assignor hereby assigns, transfers and sets over unto Assignee all of the Assignor's rights and interests in and to the written Contract of Sale, Mortgage or Trust Deed dated February 28, 1997, Recorded in deed or miscellaneous records in Skamenia County, State of Washington, in Volume 163
Page 53 on the 4th dey of March 1997, between JAMES M. SNOWDEN and PATTIE.

SNOWDEN, HSW. assigned to THE MORTGAGE EXCHANGE INC. DWIGHT SNOWDEN and CATHERINE SNOWDEN, HEW, assigned to JAMES WATERS and DEBRA WATERS, HAW as Debtor, by the terms of which Debtor agrees to purchase from Seller The Assignor hereby warrents that it has good right to sell, transfer and assign the same as aforesaid, and that there is now due and/or owing upon the said Contract of Sale, Medigage or Trust Deed the sum of NINETY EIGHT THOUSAND THREE HUNDRED TWENTY NINE and 30/100 Dollars (\$ 86,329.30 ), with interest from the 1" day of July 2001. IT IS FURTHER AGREED that this Assignment is for the purpose of socurity only, and shall cease and be of no effect on full payment and satisfaction of the above-described indebtedness. This Assignment secures the above indebtedness, as well as any and all other indebtedness of Assignor to Assignor to Assignor above indebtedness is now outstanding or comes into existence in the future. It is further agreed that by this Assignment Assignor expressly conveys and transfers to Assignee the said Assignor's rights to payment and wendor's lieu under the above described Contract of Sale, Mortgage or Trust Deed, Assignor retaining only the legal title to the real property described herein. Assignor also assigns to Assignee all securities, guaranties, indemnity agreements, maintenance agreements, insurance policies and other agreements pertaining to said Contract of Sale, Mortgage, or Trust Deed and the property described therein. maintenence agreements, insurance policies and other agreements pertaining to said control to any obligation or liability of Assignor to the property described therein.

It is FURTHER AGREED that Assignee does not assume and shall not be subject to any obligation or liability of Assignor to perform any of its covenants, warranties or agreements pursuant to said Contract of Sale, Mortgage or Trust Deed, Assignor agrees that it will perform all of its obligations, if any, under the Contract of Sale, Mortgage or Trust Deed, it is FURTHER AGREED that Assignor hereby constitutes and appoints Assignee as its true attorney in fact, but without obligation to do so; to demand, receive and enforce payment; to give receipts, releases and satisfactions for, and to sue for, all monies owing under said Contract of Sale, Mortgage or Trust Deed, to make extension agreements with respect to rights assigned hereunder, release persons liable thereon for securities for the payment thereof, compromise disputes in connection therewith; and exercise at rights of Assignor upon default, including rights of foreclosure; all provided that Assignee act in good faith and in the belief that such actions will not materially increase the right of non-payment thereof. Assignee shall only be accountable for such sums as are actually received by it. received by it.

IT IS FURTHER AGREED that Assignee may, in its name or in the name of Assignor, prepare, execute and file of record financing statements, continuous statements, and like papers to perfect, preserve or release the rights evidenced by this Agreement. IT IS FURTHER AGREED that Assignor will pay all costs and expenses, including reasonable attorney's fees, and including any attorney's fees on appeal, incurred by Assignoe in the preservation, realization, enforcement, defense and exercise of the rights, powers, remedies and collecteral of Assignee and obligations of Assignor hereunder.

IT IS FURTHER AGREED that the following shall be events of default hereunder for the Assignor. Failure to pay any debt assumed hereby when the same should be performed: breach of any If IS FURLITER AGREED that the rollowing shall be events of detault hereunder for the Assignor. Failure to pay any observed hereby when due; failure to perform any obligation secured hereby when the same should be performed; breach of any coverant, warranty or agreement contained herein; fing of a petition by or against Assignor under the bankruptcy or like law, receivership of Assignor or assignment for the benefit of creditors, attachment or like lang on any property of Assignor, any financial statement by Assignor to Assignoe proves false; the insolvency or cessation of the business of Assignor, or any surety or guarantor of Assignor's obligation; or the occurrence of any sale of all or a substantial part of Assignor's assets other than in the ordinary course of IT IS FURTHER AGREED that upon occurrence of any of the above events of default, Assignee shall have the right to declare immediately due and psyable all or any indebtedness secured hereby and to terminate any commitments to make loans or otherwise extend credit to Assigner, Assignee shall have all other rights, privileges, powers and remedies provided by law, the rights, nd credit to Assignor, Assignee shall have all other rights, privileges, powers and remedies provided by law; the rights, and remedies of Assignee shall be cumulative; no single or partial exercise of any of them shall preclude the further or r exercise of the same or en other state EXCISE TAX IN WITNESS WHEREOF, N

unto set hands and seets this \_\_\_\_\_ day of \_\_\_\_ NIA

ASSIGNOR:

AUG 03 2001

THE MORTGAGE EXCHANGE, INC.

PAID SU SXUSE #18698 DTD

By\_

STATE OF OREGON County of Washington

Wenny Ocht 3.4.97 SKAMANIA COUNTY TREASURER ledy M. Crew, Vice Presiden

, 20<u>01</u>

Personally appeared <u>Joan M. Crew</u> wino being swom, did say that (s)he is <u>Vice President</u> of THE MORTGAGE EXCHANGE, INC., a corporation, and that (s)he did execute the foregoing ASSIGNMENT on behalf of said corporation, by authority of its Board of Directors as its free and yoluntary act and deed.



Sc for Oregon ssion Expires 9/28/01 BOOK 213 PAGE 14/

## THE LAND REFERRED TO IN THIS POLICY IS DESCRIBED AS FOLLOWS:

A tract of land in the Southwest Quarter of the Southeast Quarter of Section 20, Township 3 North, Range 8 East of the Willamette Meridian in the County of Skamania, State of Washington, described as follows:

Beginning at a point 66 rods North of the Southeast Corner of the Southeast Quarter of the Southeast Quarter of said Section 20; thence West 24 rods; thence North 20 rods; thence East 24 rods; thence South 20 rods to the point of beginning.

EXCEPT County Road right of way.

3-8-20-3-1-700 GH1