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승규의 이상 가슴 가지 않는 것을 가장하셨다.
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ģ 27 together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter, appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Five Thousand Five Hundred and 00/100 note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable <u>OCTODER 1</u>, 19, 89 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note

The above described real property is not currently used for agricultural, timber or grazing purposes.

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Benchart

I st the date, stated above, on which the final installment of said note ultural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in graning any easement or creating any restriction thereon; (c) join in charge thermation or other afreement allecting this deed or the lien or persons be conclusive proof of the treat barget allecting this deed or the lien or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in grant end of the property, without warranty, all or any part of the property. The econclusive proof of the treat last barer of any matters or lacts shall be conclusive proof of the proof of the safet of a grant of the persons become any delault by grant be necessed of any econverted be applied by a court, and without regard to gent or by a receiver to be applied by a court, and without regard to agent or by a receiver to be applied by a court, and without regard on unpaid, and apply the treat of the indebidness secured hereby, and in such order as benevity or any part thereol, in its own name suc or otherwise con of said property, the collection of such regenses and profits, or the proceeds of the and other property, and the application or releasants for any taking the add other property, and the application or note awards for any taking and other abread of the add other of grant and any agarement bereadner, the for any taking the add other property, and the application or note any afterment bereadner, the add other property, and the application or note as arts for any taking the add other property in this performance of any agarement bereadner, the for a start any the above described real property is not so currently used for address secured hereby immediately due and payable. In this farm any delaut they proceed to foreclose this trust deed in equipassing purposes, the beneliciary may proceed to foreclose this trust deed in the manne provided by law for moritage for a start for any start a

deed as then interest any provided in the successor in interest entitled to such surplus. II. any, to the granter or 10 his successor in interest entitled to such surplus. II. Any, to the granter of successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor or successors to any trustee herein named or appoint of time, appoint a successor or successor in interest entitled to such and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the County Schell, which is provide a provided by law. Trustee is put obligated to notify any party, hereto of pending sale under any other deed of trust or of any action or proceeding in which granter, beneficing or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregon State Bor, a bank, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States, a title insurance company, authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

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	ees to and with the beneficiary and those claiming under him, that he is law- ribed real property and has a valid, unencumbered title thereto
pe project of such bases on the backwar, of the	integrading france and that he a head made of active as
Repairing thousand, there are interested in the	 defend the same against all persons whomsoever.
in the first state of the state	a sing to fight in the section of th
The control that the process	eds of the loan represented by the above described note and this trust deed are:
(a)* primarily for grantor's personal (b) for an organization, or (even if	, family, household or agricultural purposes (see Important Notice below), geantor is a natural person) are for business or commercial purposes other than agricultura
and an antipage of the second se	benetit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu d assigns. The term beneliciary shall mean the holder and owner, including pledgee, of the
to a stand hardy whether or not nan	ed as a beneficiary herein. In construing this deed and whenever the context so requires, the "the neuter," and the singular number, includes the plural.
1. Some state and the second state and second states we take and second states an	id grantor has hereunto set his hand the day and year first above written.
MPORTANT NOTICE: Delete," by lining out, wh of "applicable," if warranty (a) is applicable an ir such word, is, defined in , the Truth-in-Lendin	d the beneficiary is a creditor
eneficiary MUST comply with the Act and R lisclosures, for this purpose, if this instrument is he purchase of a dwelling, use Stevens-Ness I	egulation by making required . . to be a FIRST lien to finance
f this instrument is NOT to be a first lien, use S	tevens-Ness Form No. 1306, or ACOM B. Mown
If the signer of the above is a corporation, is the form of acknowledgment opposite. $C \neq U + For - 0.13$ TATE OF OF CONTROL NOT A CONTRUCA NOT A CONTR	an na na arawan kuta kuta kuta kuta kuta kuta kuta kuta
County of Less Ragets () Sept. 27, 1979	Personally appeared and appeared and appeared with the second sec
Personally appeared the above named. Michael and Joan Brown	duly sworn, did say that the former is the
ter function of the second	secretary of secretary of secretary of secretary secreta
nalania ingeningka ang mang pang ang pang pang pang pang pang pa	a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed an
and acknowledged the foreg	
OFFICIAL SEAL	Andrew Lin in Belore met and the second states of t
LOS ANGELES COUNTY	Copyright Contrary Public for Oregon (OFFICIAL SEAL)
My Mynzomapiessionue apir 1982	My commission expires:
(a) plutet the soundy of this start 1. To parent proves and manual and solvent: and is sound of deputed on tailed	and an index sector in a contract of the sector in the sec
The second set with the property is as	To be used only when obligations have been poid.
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