SAID MURICAGEE.

	collateral Security Receipt # 26119	15145
	SHIP-SO ANY TO TOVORITHEN THE THE THE SECTION OF TH	SHAN IN 123
	THE THE TOTAL LICENT SHEET STATE AND AUGUST STATE OF THE HOLD AUGUST STATE OF	on e seco <b>ii</b> <del>on o o o</del> ekil
	LEUTE DODCOM & HID LI HOHOHOHOW MINISTRATION WITCH	<del>. 11</del> 11 <del></del> 111
	AS MONTGACOR, AND, AMWEST SURETY INSURANCE COMPANY AS MONTGACOE,	.1.
	WITNESSEIN, THAT THE SAID MORIGACOR FOR AND IN CONSIDERATION OF THE EXECUTION OF VARIOUS DONES ON EX	IALF OF
SEQUOTA REFORESTATION BY THE SAID MURICAGES, DOES HEREBY GRANT, BARGAIN, SELL AND CONVEY UNTO THE SAID MURICAGES, SUCCESSORS AND DIVIDES CONTROL OF SECURITY OF AND STATE OF ORGOON, ASSIGNS THOSE CONTROL OF SECURITY OF SECU		
	WAS DESCRIBED TO TOTAL SECTION OF LABRACH STATES BUT THE VEHICLE OF THE VEHICLE O	under der State Geboorte der State
	SEE ATTACHED:	
	ground of a real wards was a real and a real and the second of the secon	· · · · · · · · · · · · · · · · · · ·
	DELEVATION OF THE PROPERTY OF	R IN ANY-
	TOGETHER WITH ALL AND SINGULAR THE TEMEMENTS, HEREDITAMENTS AND APPURIENANCES THEREUNIO DELOXING OF WISE APPERTAIN, AND THE REMES, ISSUES AND PROMISE APPERTAIN, AND THE REMES, ISSUES AND PROMISES AT THE TIME OF THE EXECUTION OF THIS MORRAGON THEREFROM, AND ANY AND ALL FIXTURES UPON SAID PROMISES AT THE TIME OF THE EXECUTION OF THIS MORRAGON	OFFIS E OR AT
_	THEREFICM, AND ANY AND ALL PIXTURES USIN SALD PRESIDES AT THE CURLING THE TERM OF THIS PORTURAGE.	1.1. 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
2	TO HAVE AND TO HOLD THE SAID PREMISES WITH THE APPURTENANCES UNTO THE SAID MORICAGES, HIS SUCCESSOR	s and
_	ASSIGNS FOREVER.	•
=	THIS CONVEYANCE IS INTENDED AS A MORTRAGE TO SECURE PAYMENT OF ALL SUMS WHICH MY DECOME DATE UNDER JULY 19, 1984 , THE TENMS OF WHICH ARE I	1100111.0- JUE CEN-
	RATED HEIRELN.	
100	THE MORIGACOR WARRANTS THAT THE MORIGAGE IS FOR AN ORGANIZATION OR (EVEN IF MORIGACOR IS A NATURAL ARE FOR BUSINESS OR COMMERCIAL PURIOSES OTHER THAN AGRICULTURAL PURIOSES.	
٥.	THIS INDENIURE IS FURTHER CONDITIONED UPON THE FAITHFUL OBSERVANCE BY THE MORIGAGOR OF THE FOLLOWIN	
	CHA FRANKLINET COCKED S. LOUISME CONTROL SERVICE CONTROL SERVICE CONTROL OF SAID PRIMISES, AND NOW HAS A VALID AND UNINCUMBERED FEE SIMPLY THERETO, BUT SERVICE THE TABLE YES CITE THERETO, BUT SERVICE SERVICE SERVICE SERVICE CONTROL SERVICE SERVIC	e title
	THERETO, SUPPLY SEA THEF SEA THEFTESSES	الله المستورية المستورة المست
		Då.
in the	AND THAT HE WHEL WARRANT AND DEFEND THE SAME AGAINST THE CLAIMS AND DEMANDS OF ALL PERSONS WICHEVE	
1.000	THAT HE WILL PAY ALL SUMS DUE UNDER THE GENERAL INDIMITY ACREEMENT AND ALL INSTALLMENTS OF INTERE THEREON PROMPTLY AS THE SAME DECOME DUE, ACCORDING TO THE TENOR OF SALD ACREEMENT;	
	THAT SO LONG AS THIS MORTGAGE SHALL HEMAIN IN FORCE HE WILL PAY ALL TAXES, ASSESSMENTS, AND OTHER OF EVERY NATORE WILLOI MAY BE LEVIED OR ASSESSED UPON OR AGAINST THE SAID PREMISES WHEN DUE AND PAY ACCORDING TO LAW, AND BEFORE THE SAME BECOME HELLANGUENT, AND WILL ALSO PAY ALL TAXES WHICH MAY BE ASSESSED ON THIS MORTGAGE OR THE DELT THEREBY SECURED, AND WILL PROMETLY PAY AND SATISFY ANY MECHANISM OR OTHER INCLIMENTANCES THAT MIGHT BY OPERATION OF LAW OR OTHERWISE BECOME A LIEN UPON THE MORTGAGE;	LEVIED OR NICS' NICAGED
	THAT HE WILL KEEP ALL THE IMPROVEMENTS ERECTED ON SAID PREMISES IN GOOD ORDER AND REPAIR AND WILL OR SUFFER ANY WASTE OF THE PREMISES HEREBY MORIGAGED. AT THE REQUEST OF THE MORIGAGEE, THE PORTION OF JOIN WITH THE MORIGAGEE IN EXECUTING ONE OR MOHE FIMANCING STATEMENTS PURSUANT TO THE UNIFORM COME IN FORM SATISFACTORY, TO THE MORIGAGEE AND WILL PAY FOR FILLING THE SAME IN THE PROPER PUBLIC OFFICE AS WELL AS THE COSTS OF ALL LIEN SEARCHES MADE BY FILING OFFICERS OR SEARCHING ACENCIES AS MAY BE DESIRABLE BY THE MORIGAGEE.	MERCIAL CODE, E OR OFFICES, DEEMED
	THAT SO LONG AS THIS MORIGAGE SHALL REPAIN IN FORCE HE WILL KEEP THE DULLDIAGS NOW ERECTED, OR AN HEREAFTER BE ERECTED ON SAID PREMISES INSURED, AGAINST LOSS OR DAMAGE BY FIRE, WITH EXTENDED COVER EXTENT OF THE MARKET VALUE IN SOME COMPANY OR COMPANIES ACCEPTABLE TO SAID MORIGAGES AND FOR THE DOTH PARTIES HERETO'AS THEIR INTERESTS MAY APPEAR, AND WILL DELIVER ALL THE POLICIES AND REMEMBER.	BENEFIT OF

NOW, THEREPORE, IF THE SAID MORIGACOR SHALL PAY ALL SUMS WHICH MAY DECOME DUE UNDER THE GENERAL INDEPRITY AGREEMENT AND SHALL FULLY SATISFY AND CXTLY WITH THE COMPANIS HEREIMSFORE SET FORM, THEN THIS CONVEYANCE SIMIL BE VOID, BUT OTHERWISE TO REMAIN IN FULL FORCE AND VIRTUE AS A MORTGAGE TO SECURE THE PAYFENT OF ALL SUB DUE IN ACCORDANCE WITH THE TERMS OF THE GENERAL INDEPARTY ACREEMENT AND THE PERFORMACE OF THE COVERANTS AND AGREEMENTS HEREIN CONTAINED; IT DEING AGREED THAT ANY FAILURE TO PERFORM ANY OF THE TENTS OF THE GENERAL HEREIN CONTAINED, SHALL GIVE TO THE MORIGAGE THE OPTION TO DECLARE THE MICHE AMOUNT DUE ON SAID AGREEMENT, OR UNIVALID THE MORIE OR ON THIS MORIGAGE. AT ONCE THE AND PAYABLE AND THIS ADDRESS. INDEPULTY AGREEMENT OR THIS MORIGAGE WIEN THE SAME SHALL DECOME DUE OR PAYABLE, OR TO PERFORM ANY AGREEMENT CLOSED AT ANY TIME THEREAFTER. AND IF SAID MORIGACOR SHALL FAIL TO PAY ANY TAXES OR OTHER CHARGES OR ANY LIEN OR INSURANCE PREMIUM AS HEREIN PROVIDED TO BE DONE, THE MORTGAGE SHALL HAVE THE OPTION TO PAY THE SAME AND ANY PAYMENT SO MADE SHALL BE ADDED TO AND DECOME A PART OF THE DEET SECURED BY THIS MORTGAGE, AND DRAW INTER-

more? [srets] [03 26119 66 EST AT RATE OF TEN PERCENT PER ANNUM, WITHOUT WAIVER, HOMEVER, OF ANY RIGHT ARISING FROM ENFACTS OF THE COVENANTS HERETN.

IN CASE A COMPLAINT IS FILED IN A SUIT DROUGHT TO FOREGIOSE THIS MORIGAGE, THE COURT SHALL, UPON MOTION OF THE HOLDER OF THE MORTGAGE, WITHOUT RESPECT TO THE CONDITION OF THE PROPERTY HEREIN DESCRIBED, APPOINT A RECEIVER TO COLLECT THE RENIS AND PROFITS ARISING OUT OF SAID PROFITS, AND APPLY SUCH RENIS AND PROFITS TO THE PAYMENT AND SATISFACTION OF THE AMOUNT DUE UNDER THIS MORIGAGE, FIRST DEDUCTING ALL PROPER CHARGES AND EXPENSES OF THE RECEIVERSHIP.

IN THE EVENT OF ANY SUIT OR ACTION BEING INSTITUTED TO FORECLOSE THIS MORICAGE, THE LOSING PARTY AGREES TO PAY SUCI SUM AS THE TRIAL COURT MAY ADJUIXE REASONABLE AS ATTORNEY'S FEES TO BE ALLOWED THE PREVAILING PARTY IN SUCH SUIT OR ACTION AND IN THE EVENT OF ANY APPEAL, THE LOSING PARTY ACREES TO PAY SUCH SUM AS THE APPELLATE COURT SHALL ADJUDGE REASONABLE AS THE PREVATLING PARTY'S ATTORNEY'S FEES ON SHOT APPEAL; IN ANY EVENT THE MORTGACOR AGREES TO PAY ALL REASONABLE COSTS INCURRED BY THE MORTGAGEE FOR TITLE REPORTS AND TITLE SEARCH, ALL SUCH SUMS TO BE SECURED BY THE LITEN OF THIS MORTGAGE AND INCLUDED IN THE DECREE OF FOREGASURE.

IN CONSTRUTING THIS-MORTGAGE; IT IS UNDERSTOOD THAT THE MORTGACOR OR MORTGAGEE MAY BE MORE THAN ONE PERSON; THAT IF THE CONTEXT SO REQUIRES, THE STROHAR SHALL BE TAKEN TO MEAN AND INCLUDE THE PLANAL, THE MASCULTURE PRONOUN SHALL MEAN THE FEMININE AND THE NEUTER, AND THAT GENERALLY ALL GRAMMITCAL CHANGES SHALL BE MADE, ASSULED AND IMPLIED TO MAKE THE PROVISIONS HEREOF APPLY EQUALLY TO COMPORATIONS AND TO INDIVIDUALS.

IN WITNESS MICREOF, THE MORTGACOR HAS EXECUTED THIS INSTRUMENT THIS 1/6 DAY OF 19 85 ; IF A CORPORATE MORTGACOR, IT HAS CAUSED ITS NAME TO BE SIGNED AND SEAL AFFIXED BY ITS OFFICERS, DULY AUTHORIZED THERETO BY ORDER OF TIS DOARD OF DIRECTORS. · 提供 2740 年7月11年 1841年 1842年 1842年 1842年 1843年 DE WELL OF MINE AND TELMINE. (TF EXECUTED BY A CORPORATION, APPLY IT THE RESEARCH HOLD TO BE A RECEIVED BY DELEGERAL ASSERTANCES AND CORPORATE SEAL) THE PROPERTY OF THE PROPERTY OF THE OF THE OFFICE O )99. STATE OF ORECON, Edited , 19 85 August 16 🖖 )88. COUNTY OF Klamath PERSONALLY APPEARED Judith L. Dodson . 1985 WIND, BEING DULY SWORN, EACH FOR HIMSELF AND NOT ONE FOR THE OTHER, DID SAY THAT THE FORMER IS THE PERSONALLY APPEARED THE ADOVE NAMED PRESIDENT AND THAT THE LATIER, IS, THE Judith L. & Lew Dodson SECRETARY OF A CORPORATION, AMD HIRTO HID DENOTED THE PURECOING INSTRUMENT THE SEAL AFFIXED TO THE FORECOING INSTRUMENT IS THE CORPORATE SEAL OF SAID CORPORATION AND THAT SAID INSTRUMENT WAS SIGNED AND SEALED IN NOLIMIARY ACT AND DEED. DELIALF OF SATO CONFORMTION BY AUTHORITY OF THE PORTO OF DIRECTORS BEFORE ME: (graiding AND EACH OF THEM ACKNOWLEDGED SAID INSTRUMENT TO IS THE VOLDERARY, ACE PU 3 WATARY TREELTC FOR ORECON MENDINE ME: O. M. S. KOTANY PULIC FOR ONECOM MY COMMISSION EXPINES 3-07-98 3-29-88 MY COPPLESSION EXPINES £ 05 0 TALL CEA YAS TARED OF LERE ( W. COME STATE OF ORDCON, incal a souther processing to t CONNIX OF 199. I CERTIFY THAT THE WINTIN INSTRUMENT WAS RE-CELVED FOR THE RECORD ON THE DAY OF come estancier un como carago agrantamo vina, mar mano ,19 , AT 11.00 CONT. 1811. ο στάρας ore BELLIAN E PAGE OP AS FUE/RIED. NUMBER EXD JAPPETTO O REPUBLISHE OF THREEPER EXPENDED. THE WIRECORD OF LORIGINES OF SAID COUNTY. , हिंद्रा कर कार तालका समाध्या प्रकार का का तालका आ OS 1841 OF THE DA CHILDRED A CHILDRED DE CHOOSE AND DE WITHESS OF HAND AND SEAL OF COUNTY AFFIXED. TO THE RECORDING REPORT OF THE PROPERTY OF THE DEBITY THE BOND EXPERTS and the translated that the provided of the state of the specific provided of t P.O. BOX 15139 PORTLAND, OR 7 7215 of their billian in Anti-Hall YTH (连辑) (注: 建连 ) 建压 电电阻 (连注 ) (注: SACH SECTIONS OF THE PROPERTY OF THE PARTY COMMENDED AND AND AND THE PROPERTY OF THE PARTY PARTY OF THE PARTY CHARACO MA SECURIFICADA SECURIO SE AL SECURIO A LA CONTRACA A LA CONTRACA DE C con the follows in course, the or may being on mix educing. THE PARTY OF THE PARTY OF THE PROPERTY OF THE PARTY OF TH where  $I_{\rm BOM}$  is the respect because the constant coupling and respect to the property of terry and the resident themselves are the considerable of the states and the states are the states and the states are the states and the states are the stat . (1) ON MAIN THE TAIL OF THE PROPERTY MAY MANNE LIMING MENORIDED AND THE COURSE

-CHUIL PART OF THE STREET THE ALL CONTROL LOSS SALES AND AND THE THE THE STREET

## EXHIBIT A DESCRIPTION

All of Lot 6, Block 34, ORIGINAL TOWN OF LINKVILLE, NOW KLAMATH FALLS, OREGON, in the County of Klamath, State of Oregon.

SAVING AND EXCEPTING THEREFROM the undivided one-half interest in a strip of ground 2 feet wide off the Westerly side of Lot 6, Block 34, conveyed by deed recorded in Book 20 at page 239, Deed Records of Klamath County, Oregon, and ALSO SAVING AND EXCEPTING THE 20 foot alley off the the Southeasterly side of said Lots 5 and 6 conveyed to the Town of Klamath Falls, by deed recorded in Book conveyed to the lown of Klamath Falls, by used recorded in E 17 at page 46 Deed Records of Klamath County, Oregon, ALSO I/ at page 46 Deed Records of Klamath County, Oregon, ALSO INCLUDING an undivided one-half interest in a strip of ground 2 feet wide off the Easterly side of Lot 5, Block 34, TOWN OF KLAMATH FALLS, formerly LINKVILLE, OREGON.

STATE OF OREGON: COUNTY OF KLAMATH:	SS.	the 17th day
STATE OF OREGON: COUNTY	A M., and d	uly recorded in Vol.
Filed for record at request ofA.D., 19 85 at	on Page	Clerk
of of	Evelyn Biehn	1 pm

\$13.00 FEE