	MIC-1264 MIC-1264 At -003565-9 Hage active a filler of the second state of the seco
79274 Homyson of shis to 1989	as Grantor. The set (s) vernotif August to associate and to nontrine and the set of the
a (h) of (8) beeb trutt 200	and a standard standard standard and a standard and and a standard barrows as a standard and a standard standard barrows as a standard as an a standard barrows as a standard ba
co Title Insurance Company	Auguration of the area of the second of the
Siding Mart	and with the second state and
etali Installation: Contect Recutors, Eucoestors	and the state in trust, with power of sale, the power of sale, County, Oregon, described as:
ants, bargains, sono	
Grantor meta	Conveys to uusee lamath lamath ot 10 Block 8 of PLEASANT VIEW TRACTS, according to ot 10 Block 8 of PLEASANT VIEW TRACTS, according to eof on file in the office of the County Clerk of eof on file in the office of the County Clerk of h, EXCEPT that portion lying within the right of
The North 60 feet of La	ot 10 Block 8 of PLEASANI VIE the County Clerk of eof on file in the office of within the right of , EXCEPT that portion lying within the right of
the oregon	
Klamatii Courset.	
	A STAR ALL ALL ALL ALL ALL ALL ALL ALL ALL A
	A solution of the indebtedness and all other lawful charges evidenced by a Retail Installment Contract of the indebtedness and all other lawful charges evidenced by a Retail Installment Contract of the indebtedness and all other lawful charges evidenced by a Retail Installment Retail of the indebtedness and all other lawful charges evidenced by a Retail Installment Retail of the indebtedness and all other lawful charges evidenced by a Retail Installment Retail of the indebtedness and all other lawful charges evidenced by a Retail Installment Retail of the indebtedness and all other lawful charges evidenced by a Retail Installment Retail of the indebtedness and all other lawful charges evidenced by a Retail Installment Retail of the indebtedness and all other lawful charges evidenced by a Retail Installment Retail of the indebtedness and all other lawful charges evidenced by a Retail Installment Retail of the indebtedness and all other lawful charges evidenced by a Retail Installment Retail of the indebtedness and all other lawful charges evidenced by a Retail Installment Retail of the indebtedness and all other lawful charges evidenced by a Retail Installment Retail of the indebtedness and all other lawful charges in the manner as there in set forth, having a Total of the retail of t
and currently used for	agricultural, timber of gramwise now or hereatter of the second
which real property is not all other rights	hed to or used in connection there lawful charges evidenced by a fitter set forth, having a Total of the here and all other lawful charges and the manner as therein set forth, having a Total of the here and all other lawful charges evidenced by a fitter set forth, having a Total of the here and all other lawful charges evidenced by a fitter set forth, having a Total of the here and all other lawful charges evidenced by a fitter set forth, having a Total of the here and all other lawful charges evidenced by a fitter set forth, having a Total of the here and all other lawful charges evidenced by a fitter set forth, having a Total of the here and all other lawful charges evidenced by a fitter set forth, having a Total of the here and all other lawful charges evidenced by a fitter set forth, having a Total of the here and all other lawful charges evidenced by a fitter set forth, having a Total of the here and all other lawful charges evidenced by a fitter set forth, having a Total of the here and all other lawful charges evidenced by a fitter set forth, having a Total of the here and all other lawful charges evidenced by a fitter set forth, having a Total of the here and all other lawful charges evidenced by a fitter set forth, having a Total of the here and all other lawful charges evidenced by a fitter set forth, having a Total of the here and all other lawful charges evidenced by a fitter set forth, having a Total of the here and all other lawful charges evidenced by a fitter set forth, having a total of the here and all other lawful charges evidenced by a fitter set forth, having a total of the here and all other lawful charges evidenced by a fitter set forth, having a total of the here and all other lawful charges evidenced by a fitter set forth, having a total of the here and all other law ful charges evidenced by a fitter set forth, having a total of the here and all other law ful charges evidenced by a fitter set forth, having a total of the here and all other law ful charges evidenced by a fitter set forth
that of and all fixtures now of another (1) Payme	nt of the indebtedness and times, in the 79,27 with an omodifications thereof,
For the purpose of security antor, payab	agricultural, timber of grazing purposes, now or hereafter appertaining, agricultural, timber of grazing purposes, now or hereafter appertaining, agricultural, timber of grazing purposes, now or hereafter appertaining, agricultural, timber of grazing purposes, now or hereafter appertaining, agricultural, timber of grazing purposes, now or hereafter appertaining, and the read of the order of peneficiary at all times, in the manner as therein set forth, having a Total of the order of beneficiary at all times, in the manner as therein set forth, having a Total of the order of beneficiary at all times, in the manner as therein set forth, having a Total of the order of beneficiary at all times, in the manner as therein set forth, having a Total of the to the order of beneficiary at all times, in the manner as therein set forth, having a Total of the tot the order of beneficiary at all times, in the manner as therein set forth, having a Total of the tot the order of beneficiary at all times, in the manner as therein set forth, having a Total of the tot the order of beneficiary at all times, in the manner as therein set forth, having a Total of the tot the order of beneficiary at all times, in the manner as therein set forth, having a Total of the tot the order of beneficiary at all times, in the manner as therein set forth, having a Total of the tot the order of beneficiary at all times, in the manner as therein set forth, having a Total of the total set of the order of the total set of the total se
Payments of \$%, with an Amoun	nt infinite contained; and (3) particular to the second seco
Payments of \$%, with an Amou of%, with an Amou (2) performance of each agreement of grants pursuant to the terms hereof, together with is pursuant to the terms hereof, together with is	not refine contained; and (3) payments or herein contained; and (3) payments interest thereon as herein provided. grantor agrees: tion and repair; not to remove of demolish any building thereon; to complete or restore promptly building which may be constructed, damaged or destroyed thereon and to pay when due all claims of building which may be constructed, damaged or destroyed thereon and to pay when due all claims building which may be constructed, damaged or destroyed thereon and to pay when due all claims of building which may be constructed, damaged or destroyed thereon and to pay when due all claims of therefor; to comply with all laws affecting said property or requiring any alterations herein not to permit waste thereof; not to commit, suffer or permit any act upon said property in violation of to permit waste thereof; not to commit, suffer or permit any act upon said property in violation of to permit waste thereof; not to commit, suffer or permit any act upon said property in violation of to permit waste thereof; not to commit, suffer or permit any act upon said property in violation of to permit waste thereof; not to commit, suffer or permit any act upon said property in violation of the permit waste thereof; not to commit, suffer or permit any act upon said property in violation of the permit waste thereof; not to commit, suffer or permit any act upon said property in violation of the permit waste thereof; not to commit and the permit and with loss payable to the
To protect the security of in good condit	grantor agrees: grantor agrees: tion and repair; not to remove or demolish any building thereon; to complete of when due all claims tion and repair; not to remove or demolish any building thereon and to pay when due all claims to and repair; not to remove or demolish any broperty or requiring any alterations or improve- to therefor; to comply with all laws affecting said property or requiring any alterations herein not to permit waste thereof; not to commit, suffer or permit any act upon said property in violation of character, or use of said property may be reasonably necessary; the specific enumerations herein not character, or use of said property may be applied by beneficiary upon any indebtedness secured o beneficiary insurance on the premises satisfactory to the beneficiary upon any indebtedness secured o beneficiary insurance policy may be applied by beneficiary upon any indebtedness may be there or use of said property may be applied by beneficiary or invalidate any act done
1. To keep sale workman-like manner any and in good and workman-like manner any	d therefor; to comply where to commit, surface and here so the specific end of the spe
to made thereour the from the	characteriory indebtedness according
law; and do all other acts which he	o beneficiary insurance on the premises satisfactory to the beneficiary and will o beneficiary insurance on the premises satisfactory to the beneficiary upon any indebtedness secured or any fire or other insurance policy may be applied by beneficiary upon any part thereof may be er any fire or other insurance policy may be entire amount so collected or any part thereof may be may determine, or at option of beneficiary the entire amount so collected or any part thereof may be release shall not cure or waive any default or notice of default hereunder or invalidate any act done release shall not cure or waive any default or notice of default hereunder of the trustee incurred of this trust including the cost of title search as well as other costs and expenses of the trustee incurred of this trust including the cost of title search as well as other costs and expenses of beneficiary or thereof of the rights or powers of beneficiary or thereof of the rights or powers of beneficiary or
law; and do all general. excluding the general.	o beneficially of other insurance point of the entire another and the ender or invariant of the entire and the entire of th
beneficiary. The amount conected beneficiary r	may determine, of cure or waive any delaute of the trustee incurred release shall not cure or waive any delaute of the trustee incurred release shall not cure or waive any delaute of the trustee incurred the trustee inc
hereby and in such application of released to grantor. Such application of	ticaluding the cost of title search as well as outer of by law.
	- A ANISTRE 2 GOVERNMENT AND A ANISTRE AND AND AND A ANISTRE AND AND A ANISTRE AND
3. To pay all cost enforcing this obli	gation, and used tion or proceeding purporting to affect the sective's fees in a reasonation ses, including costs of evidence of title and attorney's fees in a reasonation beneficiary or trustee may appear. beneficiary or trustee may appear. for to delinquency all taxes or assessments affecting the property; to pay when due all encumbrances, information to delinquency all taxes or assessments affecting the property; to pay when due all encumbrances, property or any part thereof that at any time appear to be prior or superior hereto. The above duties to insure or preserve the subject matter of this trust deed, then beneficiary may, but the above duties to insure or preserve the subject matter of the protect the security hereof. Bene- tion the above duties to organ or and without releasing grantor from any obligation or proceeding pur- or the above duties to insure or proceeding pur-
4. To appear in and defend any activity and the second sec	the set including costs of evidence. beneficiary or trustee may appear. beneficiary or trustee may appear. tor to delinquency all taxes or assessments affecting the property; to pay when due the increase of the set of th
any such action of processing laure of	tor to delinquency thereof that at any time of this trust deed, therein hereunder, period
5. To pay at least ten (10) days	for to delinquency an uncertainty time appears the subject matter of this trust deed, then hereunder, perform property or any part thereof that at any time appears the subject matter of this trust deed, then hereunder, perform or performance of the above duties to insure or preserve the subject matter of this trust deed, then hereunder, perform of the above duties to insure or preserve the subject matter of this trust deed, then hereunder, perform out notice to or demand on grantor and without releasing grantor from any obligation hereunder, beneficiary out notice to or demand on grantor and without releasing in or defend any action or proceeding pur- out notice to or demand on grantor as beneficiary may deem necessary in or defend any action or proceeding or is such manner and to such extent as beneficiary; pay; purchase, contest or compromise any encumbrance, charge or is such manner and powers of beneficiary; pay; purchase, contest or compromise any encumbrance, charge or or the rights and powers of beneficiary; pay; purchase, contest or covenants to repay immediately and without of the rights and powers of beneficiary; pay, his reasonable fees. Grantor covenants to repay immediately and without efficiary may incurrany, liability, expend whatever amounts in its absolute discretion it may deer annum efficiary may incurrany, liability.
Cital 900	of demand on since heneficiary may appear in or deleting any ancimbrance, citars
without obligation to do so and with	i such manner and to set on to the property, contest or complete discretion it may decimately and without signa said power; enter onto the property, purchase, contest or complete discretion it may decimately and without
or cause to be performed of exercising the security hereof	or the rights and powers of being expend whatever and antor covenants to report of the percent (10%) per another any incurrany liability, expend whatever another covenants to report the percent (10%) per another any incurrany liability is reasonable fees. Grantor covenants to report the percent (10%) per another and the percent (10%) per another an
porting to affect the second of bene	of the above duties to insure of please and without releasing guardian protect the score receeding plan out notice to or demand on grantor and without releasing guardian protect the score proceeding plan out notice to or demand on grantor and without releasing guardian protect the score proceeding plan out notice to or demand on grantor and without releasing guardian or defend any action or proceeding plan out notice to or demand on grantor and without releasing guardian or defend any action or proceeding plan cising said power; enter onto the property; commence, appear in or defend any encumbrance, charge or cising said power; enter onto the property; commence, contest or compromise any encumbrance, charge or cising said power; enter onto the property; commence, contest or compromise any encumbrance, charge or cising said power; enter onto the property; commence, contest or compromise any encumbrance, charge or or the rights and power; or beneficiary; pay; purchase, contest or compromise any encumbrance, and without efficiary may incur, any liability, expend whatever amounts in its absolute discretion it may deem necessary efficiary may incur, any liability, expend whatever amounts in its absolute discretion it may deem necessary efficiary may incur, any liability, expend whatever amounts in its absolute discretion (10%) per annum efficiary may incur, any liability, expend whatever amounts in its absolute discretion (10%) per annum efficiary, may provide the same finance and with the same effect as the public use of or injury to said property to any part thereof is hereby the sums are secured hereby.
demand the repayment of	of or injury to suite - connet and with the
It is mutually agreed that:	nnection with any condemnation for put monies received by it in the
7. Any award of damages in con assigned and shall be paid to benef above provided for disposition of p above provided for disposition of p	bit file, employ to gettier with interest the er by beneficiary, togettier with interest the sums are secured hereby. Interest for public use of or injury to said property to any part thereof is hereby interest for public use of or injury to said property to any part thereof is hereby the same effect as interest therein is sold or transferred by Grantor without Beneficiary's prior written consent proceeds of fire or other insurance proceeds of fire or other insurance property or an interest therein is sold or transferred by Grantor without Beneficiary's prior written consent in or encumbrance subordinafe to this Trust Deed. (b) the creation of purchase money security interest for not encumbrance subordinafe to this Trust Deed. (b) the creation of a joint tenant, may, at Beneficiary's option in or encumbrance subordinafe to the same and payable. Beneficiary shall have waived such option to accelerate it inster by devise, descent or by operation of law upon the sold or transferred reach agreement in writing that the his Trust Deed to be immediately due and payable. Beneficiary shall have waived such option to accelerate to this Trust Deed to be immediately due and payable on the sums secured by this Trust Deed shall be at such rate efficiary and the person to whom the Property is to be sold or transferred reach agreement in writing that the to come and that the interest payable on the sums secured by this Trust Deed shall be at such rate
assigned and for dispusition	an interest therein a shie Trust Deeu, the least of a joint termine to option to according to
8. If all or any part of the pi	roperty or an interest therein is solu or trais Deed, (b) the cleater of a joint tenant, may, at other or concentrate to this Trust Deed, (b) the cleater of a joint tenant, may, at other or concentrater of the nor encumbrance subordinate to this Trust Deed, (b) the cleater of a joint tenant, may, at other or concentration of the upon the death of a joint tenant, may, at other or concentration of the upon the death of a joint tenant, may, at other or concentration of the upon the death of a joint tenant, may, at other or concentration of the upon the death of a joint tenant, may, at other or concentration of the upon the death of a joint tenant, may, at other or concentration of the property is to be sold or transferred reach agreement in writing that the first Deed to be immediately due and payable. Beneficiary shall have waived such option to accelerate this Trust Deed to be immediately due and payable. Beneficiary shall have waived such option to accelerate this Trust Deed to be immediately due and payable. Beneficiary and the person to whom the Property is to be sold or transferred reach agreement in writing that the efficiary and the person to whom the Property is to be sold or transferred reach agreement is at such rate efficiary and the person to whom the property payable on the sums secured by this Trust Deed shall be at such rate or to Beneficiary and that the interest payable on the sums secured by this Trust Deed shall be at the enter more thank the interest payable on the sums secured or any part of it, and that the enter more thank to accelerate the advector of the property or any part of it, and that the enter more thank to be advector of the property or any part of it, and that the enter more thank to be advector of the property or any part of it.
excite englighters of the	Thief Deeu to be whom the Floper of the eums secured of
declare all the sums secured , Ben	eficiary and the port of it, and that the interest part of it and that the enter
photies of such person is such	and 390 TU a trime, without induction of the property of the any act done pursuant
default by gran	hor, the bredness secured, enter majue any default of notice
adequacy of any security for the	the property shall not care and an in his performance of any agreement, the trust deed in equity in the property shall not care and cale. In the h
	the deed by duron the said the said and by duron the said and
induced to sould by grantor	in pay safe in such event a trustee to rolectore of detault and the mided by law.
Suma vided by law lot	shall execute and aroused to loisting another of ourier parts and navment shall an
event the beneficiary of the obl	ligations secured that a blocally trustee for the trustee grantor or other person matted by law.
If after default and prio	is to the and the obligation acrossing the terms of a second ble attorney's tees incurred in enforcing the terms of a second ble attorney's tees incurred in enforcing the terms of a second ble attorney's tees incurred in enforcing the terms of a second ble attorney's tees incurred in enforcing the terms of a second ble attorney's tees incurred in enforcing the terms of a second ble attorney's tees incurred in enforcing the terms of a second ble attorney's tees incurred in enforcing the terms of a second ble attorney's tees incurred in enforcing the terms of a second ble attorney's tees incurred in enforcing the terms of a second ble attorney's tees incurred in enforcing the terms of a second ble attorney is a se
due under the terms of the u	Tistee shall excured hereby and proceeds with trustee's sale, the grantor or other person making such paymenter lightions secured hereby and proceeds thereby, the grantor or other person making such paymenter is to be the time and date set by trustee for the thrustee's sale, the obligation as permitted by law. In to the time and the obligation secured thereby, the grantor or other person making such paymenter trust deed and the obligation secured thereby, the terms of the obligation as permitted by law. In the time and date set by trustee for the terms of the obligation as permitted by law. The terms of the obligation secured thereby, the grantor or other person making such paymenter and expenses actually incurred in enforcing the terms of the obligation as permitted by law. The terms of the obligation secured by beneficiary for any reasonable attorney's fees incurred by beneficiary grantor hereunder, grantor shall pay beneficiary for any reasonable attorney for a sale the trustee shall grantor hereunder. Trustee shall deliver to the put
Ule Delle	mantol lice Trustee shan
12. Upon any default. quent to grantor's default.	If time following the recordation of the notice of detaded at the time of sale. The sale of the highest bidder for cash payable at the time of sale. The sale was public auction to the highest bidder for cash payable at the sale. The sale of the s
13. After a lawful lapso	w at public auction Any person excluding and
a deed without express or in	iip
CONTRACTOR OF A DESCRIPTION OF A	

State or one control ASSIGNMENT State or one control ASSIGNMENT State or one control Bit of the control one control on the control on the control one control on the contro	O DODOD	
	14 Vater the trustee sells pursuant to the	Powers provided miles and
	and (4) the surplus if subsequent to the infe	asonable fees of trustee's attorney, (2) the obligation sale to payment of (1) the proceeds of sale to payment of (1) the obligation
	15. For any reason permitted built	o his successor in interest entitled to curb as their interest may appear in the deed, (3) to all personal pers
and and an analysis of the second and second	vested with all title appointed hereunder	eneficiary may from time to time appoint a successor
and and an analysis of the second and second	This deed applies to lowers and duties conferr	red upon any trustee herein named or appointed to the successors to any trustee named herein
In WINESS WHEEPORT, the pantor has harawane at his hand and all the day only uses first about writer. In WINESS WHEEPORT, the pantor has harawane at his hand and all the day only uses first about writer. In WINESS WHEEPORT, the pantor has harawane at his hand and all the day only uses first about writer. In WINESS WHEEPORT, the pantor has harawane at his hand and all the day only uses first about writer. In WINESS WHEEPORT, the pantor has harawane at his hand and all the day only uses first about writer. In WINESS WHEEPORT, the pantor has harawane at his hand and all the day only uses first about writer. In WINESS WHEEPORT, the pantor has harawane at his hand and all the day only uses first about writer. In WINESS WHEEPORT, the pantor has harawane at his hand and all the day only uses first about writer. In WINESS WHEEPORT, the pantor has harawane at his hand and all the day only uses first about writer. In WINESS WHEEPORT, the pantor has harawane at his hand and all the day only uses first about writer. In WINESS WHEEPORT, the pantor has harawane at his hand and writer. In WINESS WHEEPORT, the pantor has harawane at his hand and writer. In WINESS WHEEPORT, the pantor has harawane at his hand and writer. In WINESS WHEEPORT, the pantor has harawane at his hand and writer. In WINESS WHEEPORT, the pantor has harawane at his hand and writer. In WINESS WHEEPORT, the pantor has harawane at his hand and writer. In WINESS WHEEPORT, the pantor has harawane		
In WINESS WHEEPORT, the pantor has harawane at his hand and all the day only uses first about writer. In WINESS WHEEPORT, the pantor has harawane at his hand and all the day only uses first about writer. In WINESS WHEEPORT, the pantor has harawane at his hand and all the day only uses first about writer. In WINESS WHEEPORT, the pantor has harawane at his hand and all the day only uses first about writer. In WINESS WHEEPORT, the pantor has harawane at his hand and all the day only uses first about writer. In WINESS WHEEPORT, the pantor has harawane at his hand and all the day only uses first about writer. In WINESS WHEEPORT, the pantor has harawane at his hand and all the day only uses first about writer. In WINESS WHEEPORT, the pantor has harawane at his hand and all the day only uses first about writer. In WINESS WHEEPORT, the pantor has harawane at his hand and all the day only uses first about writer. In WINESS WHEEPORT, the pantor has harawane at his hand and all the day only uses first about writer. In WINESS WHEEPORT, the pantor has harawane at his hand and writer. In WINESS WHEEPORT, the pantor has harawane at his hand and writer. In WINESS WHEEPORT, the pantor has harawane at his hand and writer. In WINESS WHEEPORT, the pantor has harawane at his hand and writer. In WINESS WHEEPORT, the pantor has harawane at his hand and writer. In WINESS WHEEPORT, the pantor has harawane at his hand and writer. In WINESS WHEEPORT, the pantor has harawane	and the neuter, and the singular minimum	truing this deed and when and pledgee, of the Retail Installment Come, executors, successors and
All products of the band and deal the day and year first above writen. All products of the band and deal the day and year first above writen. All products of the band and deal the day and year first above writen. All products of the band and deal the day and year first above writen. All products of the band and deal the day and year first above writen. All products of the band and deal the day and year first above writen. All products of the band and deal the day and year first above writen. Wines B. Elaine Royer M. Brance and the day and year first above writen. B. Elaine Royer M. Wines B. Elaine Royer M. Transfer and the day and year first above writen. Mean and the day and year first above writen. Manual products of the day and year first above writen. Mean and the day and year first above writen. Manual products of the day and year first above writen. Mean and the day and year first above writen. Manual products of the day and year first above writen. Mean and the day and year first above writen. Manual products of the day and year first above writen. Mean and the day and year first above writen. Manual products of the day and year first above writen. Mean and the day and year first above writen. Manual products of the day and year first above writen. Mean and the day and year first above writen.	IN WITNESS WHEREOF the granter includ	es the plural of the second of the context so requires, the masculine gender includes the factor
Name Name Section 1000 Name Name Name Section Rever Name Section Rever Section Rever State of opticion Section Rever Section Rever Reverse of the section Rever Section Rever Section Rever Reverse of the section Rever Section Rever Section Rever Reverse of the section Rever Section Rever Section Rever Reverse of the section Rever Section Rever Section Rever Reverse of the section Rever Section Rever Section Rever Reverse of the section Rever Section Rever Section Rever Reverse of the section Reverse of the sectin Reverse of the section Reverse of the section Revers		
Market and and plainty and on part of the general market and plainty and plaint	County Clerk of	T WHIV TRAZACIAL TO 8 ASOLA CI SOLATO TOTAL
	in the rishie of	dily guilt for the most for the line of the work ton Lying with
	Witness	treman Royer
B. ELGATE ROYER Control Processing in the second states of the		그는 것이 아는 것 같아요. 아는 것이 같아요. 이 것이 가지 않는 것이 것 같아요. 이 가지 않는 것 같아요. 이 가
	ATTENNAN AND A DESCRIPTION OF A	- Claime Royer
Status 1.1 200	STATE OF OREGON	D. Elaine Royer / Grantor
Tester of oregoning Tester of oregoning Address of the second of th	County of Klamath	nearen 10 won wiewens ni 10 Brigholise enwenen U
Torgeneric production of the second secon	Personally appeared the above ramet ****Herm	The Device The Present of the Device of the Present
State or one convertee Model with the state of the	foregoing instrument to be	
ATT DO CORRECON ASSIGNMENT COLUMATION OF CORRECONSTRUCTURE OF CORRECON	10 Before the Withan	
ASIGNMENT ASIGNM		·····································
ODUNTY OF AN ADMENDATION OF ADMENDA	STATE OF OREGON	
The set of American Baker Normage Convolution, an Green Spronnolion, the within Truit David and the indibidines secured theres. Bear Signing Mart 1 The Convertion in the set of the set of the set of the convertion in the set of the convertion in the set of the convertion in the set of the set of the convertion in the set of the convertion in the set of the convertion in the set of the	SOUNTY OF b nadw Klamaths noarash bound	ASSIGNMENT ASSIGNMENT
The Oldset with an output of the control of the co	For value received	10 Departsb, bereintendo un von dolder unter seur en die en di
ATE or OrderGond Building with the sector in the secto	This 31St so different Savers Mortgage Corporati	ion, an Oregon corporation, the wish and the second se
TATE OF OREGON. THE PLANE PROVIDE THE PLANE PLAN	and or aldever second three	19 87 Dealer Siding Mart
Intermediation of the control of th	TATE OF OREGON	intoities sosimon and an and a start
and a constraint of the constraint	nob 135 Kalmathis 10 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	1999 de vue venteg concruent vente venter en
Before made Average and the second secon	dividual(s) /	
Before made Average and the second secon	delete inappropriate option internation	
SIGNMENT - FOR VALUE RECEIVED. Its can state a state in a state in a state of the s	Before mean company and the second se	instrument and acknowledge such execution be the free and voluntary act and deed of the corporation
SIGNMENT - FOR VALUE RECEIVED. Its can state a state in a state in a state of the s		and the bing store and the state of the composition expires 3 and person, for
And iteration and to the other property is all decknow. Treese, this Deed of Tusy acknowledge and contensed. Assigner hereby sells, essigns, transfer, EGUTED THIS	CICAMPANET CALL FILLER VILLER	- Hotary Public
International to a large and the second of the second o	sets over to American Savings & Loan Association	ad sufficiency of which is herein and the volume distribution of the volume
International to a large and the second of the second o	Fourte and interest in and to the other property therein d	ackson, Texas, this Deed of Trust, and the Retail Installment Control Section Sections transform
AMERICAN SAVERS MORTGAGE CORPORATION	day of a September	199 87
wto	Roosa nash uka shuna sa Romana a sanasa	ASSIGNOA: 3 02 0 0 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
wto	this bound in the state of the	TIS TOYOTECT AMERICAN SAVERS MORT SAGE CORPORATION
wod Mailtanand 55 wod Mailtanand Mailtanand and acknowledged the wod Mailtanand Mailtanand Mailtanand and acknowledged the wod Mailtanand Mailtanand Mailtanand and acknowledged the wod Mailtanand Mailtanand Mailtanand Mailtanand Mailtanand wod Mailtanand Mailtanand Mailtanand Mailtanand Mailtanand Mailtanand Mailtanand wod Mailtanand Mailtanand Mailtanand Mailtanand Mailtanand Mailtanand Mailtanand Mailtananand Mailtanand Mailtanand	E OF OPPOSIT	and side ones by ACEL Duri
Standy appendix we be becaused in the second of the sec		Duxman Sr. Vice President
In instrument to be the second	an at torgeth the second second	SS
And all the second of the seco	THIGHY SDDDDDDDDTADE THE BITLE STORE CALLS	C. Buxman Praticipation
ATTERUSTION OF A DECED bits of the set is and the outpace of the set is and the		
ATTERUSTION OF A DECED bits of the set is and the outpace of the set is and the	ing instrument to have	
AFTER RECORDING RETURN TO: Description State recording of the state	ore me: 10140 ct. 0 to set	
Image: State of the state	fore me: the second of the sec	and acknowledged the
Gramming Royer Jr. State of one of the state of th	ore me: De me	And acknowledged the and acknowledged the second se
International Residence Grantor Status Residence Grantor International Labolation (International Control of the Status Residence) International Control of the Status Residence Status Residence Grantor International Labolation (International Control of the Status Residence) International Control of the Status Residence Status Residence Grantor	ore me: De me	and acknowledged the and acknowledged the work of the second seco
Arter Respire Grantor Grantor Grantor Status and solution of the second of the seco	to a vision and a standard of the standard of	and scknowledged the and scknowledged the
AFTER RECORDING RETURN TO: Including with a big big of the second se	tor mention best in the second	and acknowledged the and a schowledged the second s
Siding Martl video to receive a straight of the	tore me to me to me to a ventoring a variant and the so the to a ventoring a variant and the so the transformer to the to the to the to the the transformer to the to the to the to the the transformer to the to the to the to the the transformer to the to the to the to the the transformer to the to the to the to the the transformer to the the to the to the to the the transformer to the to the to the the to the the transformer to the the to the the to the to the to the the transformer to the the to the the to the the to the to the the transformer to the the the to the the to the the the to the the to the the the to the the the the to the the the the to the	and acknowledged the set of the s
Siding Martl vid belower and the or back is an antime of back is antiper of back is an antiper of back is an antiper of back is	In ginstrument to be the second of the secon	and scknowledged the and scknowledged the weilte notifiested value the second we commission expires: 1/64-89 Weilte notifiested value the second we water all all virau and salt marked value the second we water all all virau and salt marked value the second we water all all virau and salt marked value the second we water all all virau and salt marked value the all all virau and salt we water all all virau and virau the all all virau and virau and virau and virau the all all virau and vir
AFTER RECORDING RETURN TO: Including and the formation of the second of	Ing instrument to be the second secon	and acknowledged the and acknowledged the well to another the second My commission expires: 1:64-89 bit of yrhaupid and money of normal and bit of the store of an interval bit of store of an interval bit of store of the second and bit of the store of the second and bit and acknowledged the Starte of OREGON an in the store of the second and bit and acknowledged the Starte of OREGON an in the second and bit of the store of the second and bit and acknowledged the Starte of OREGON and acknowledged the Starte of OREGON an in the second action of the I certify that the within instrument was received
AFTER RECORDING RETURN TO: Instrument is a statute of Mortgages of said County. MERICAN SAVERS MORTGAGE CORPORTS of the antipulation of the Mitness my hand and seal of County affixed. 9320 S.W. Barbur Blvd. Instrument of Value of Mortgages of said County affixed. 1 to antipulation of the Mitness my hand and seal of County affixed. 9320 S.W. Barbur Blvd. Instrument of Value of Mortgages of said County affixed. 9320 S.W. Barbur Blvd. 1 to antipulation of the Mitness my hand and seal of County affixed. 1 to antipulation of the Mitness my hand and seal of County affixed. 1 to antipulation of the Mitness my hand and seal of County Clerk 1 to antipulation of the Mitness my hand and seal of County Clerk 1 to antipulation of the Mitness my hand and seal of County Clerk 1 to antipulation of the Mitness my hand and seal of County Clerk 1 to antipulation of the Mitness my hand and seal of County Clerk Recorder 1 to antipulation of the Mitness my hand and seal of County Clerk Recorder 1 to antipulation of the Mitness my hand and seal of County Clerk Recorder 1 to antipulation of the Mitness my hand and seal of County Clerk Recorder	In a first section of the section of	and acknowledged the and acknowledged the
MERICAN SAVERS MORTGAGE'CORP. 9320 S.W. Barbur Blvd. 1 of rol vision and year in an and year of County affixed. 1 off of the off off off of the off off off off off off off off off of	erman - Royer " Jr. order vi to des equinations de la contrata de	and acknowledged the and acknowledged the
9320 S.W. Barbur Blvd. 1 orth of training of barburbers with hand and seal of County affixed. 1 orth of training Suffer 255 that to drive and barburbers with a notifection of the set of the county of the set o	Autor of the second sec	and acknowledged the bit of yradoon? bit of yradoon? and acknowledged the bit of yradoon? bit of yradoon? and acknowledged the bit of yradoon? bit of yradoon? and acknowledged the bit of yradoon?
Birds testschilt and Suite 255 ³¹⁰⁰ to drivip and bris 1 and of games Suite 255 ³¹⁰⁰ to drivip and bris Portland, Oregon 97219 ¹⁶³ to conit and ta 1 a cased to robbild formal and to solve the second state of the second s	AFTER RECORDING RETURN TO	and acknowledged the bill of product action and the the actions action action action and acknowledged the bill of action and acknowledged the bill of action
Harved files with to seeds by your sets not rebuild rearrain and show the	AFTER RECORDING RETURN TO: INDUSTIGATES	and acknowledged the and acknowledged the and acknowledged the and acknowledged the and acknowledged the My commission expires:
Fee: \$9.00	AFTER RECORDING RETURN TO: Indigate and a service of the service o	and acknowledged the
IL Fee: \$9.00	Arter Recording Return to industry of the best of the	and acknowledged the
	AFTER RECORDING RETURN TO: Indiration of the open of t	and acknowledged the bit of reaction and and acknowledged the bit of reaction and and acknowledged the bit of reaction and the