21120 her to s 94856 () to from MTC- 1396-1591 noziec lis of (C) boob report and you and you the set of the set of

entro referrance of the second ROBERT M. ENHENRIETTAMPS KASPER as Grantor

Safeco Title Insurance Company us to tossecous a trilogis smit of smit monivem visibilities and sits well of bertimiter money as Trustee, and ALLSTATE[®] BUTLDERS'STNCen niesed early yne noou bynainau aelu'r bra mewer olf

ate as Beneficiary

This deed explice to, house to the banduit of and binds all partic HTB223 HTM Pairs, legatees, deviseds, administrators, executors, successors and assigns. The serve beneficiary she have by whether assigns. The serve beneficiary she have by whether Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale; the property in heloni redining selitons pair one harved off hos County, Oregon, described as charter of the seliton KLAMATH

ad the of number

ALT-ACRES 3rd. BLOCK 5 LOT 9:

which real property is not currently used for agricultural, timber or grazing purposes, together with all and singular the tenements, heredita-ments 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 thereafter attached to or used in connection with said real estate:

80

For the purpose of securing: (1) Payment of the indebtedness and all other lawful charges evidenced by a Retail Installment Contract of For the purpose of securing: (1) rayment of the indeptedness and an outer lawid diages entering of a notability installing contrast of the second sector of the sector of (2) performance of each agreement of grantor herein contained; and (3) payment of all sums expended or advanced by beneficiary under or pursuant to the terms hereof, together with interest thereon as herein provided.

To protect the security of this trust deed, grantor agrees:

To keep said property in good condition and repair; not to remove or demolish any building thereon; to complete or restore promptly and in good and workman-like manner any building which may be constructed, damaged or destroyed thereon and to pay when due all claims for labor performed and materials furnished therefor; to comply with all laws affecting said property or requiring any alterations or improve-ments to be made, thereon; not to commit or permit waste thereof; not to commit, suffer or permit any act upon said property in violation of law; and do all other acts which from the character or use of said property may be reasonably necessary; the specific enumerations herein not excluding the general.

2. To provide, maintain and deliver to beneficiary insurance on the premises satisfactory to the beneficiary and with loss payable to the The amount collected under any fire or other insurance policy may be applied by beneficiary upon any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the entire amount so collected or any part thereof may be released to grantor. Such application or release shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

ndination and the search as well as other costs, fees and expenses of this trust including the cost of title search as well as other costs and expenses of the trustee incurred in connection with or enforcing this obligation, and trustee's attorney's fees actually incurred as permitted by law.

4.-To appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of beneficiary o trustee; and to pay all costs and expenses, including costs of evidence of title and attorney's fees in a reasonable sum as permitted by law, in any such action or proceeding in which beneficiary or trustee may appear.

5. To pay at least ten (10) days prior to delinquency all taxes or assessments affecting the property; to pay when due all encumbrances charges and liens with interest on the property or any part thereof that at any time appear to be prior or superior hereto.

6. If grantor fails to perform any of the above duties to insure or preserve the subject matter of this trust deed, then beneficiary may, but o. If granter lais to perform any of the above duties to insure of preserve the subject matter of this trust deed, then beneficially may but without obligation to do so and without notice to or demand on grantor and without releasing grantor from any obligation hereunder, perform or cause to be performed the same in such manner and to such extent as beneficiary may deem necessary to protect the security hereof. Beneficiary may, for the purpose of exercising said power; enter onto the property; commence, appear in or defend any action or proceeding: pur-porting to affect the security hereof or the rights and powers of beneficiary; pay, purchase, contest or compromise any encumbrance, charge or lien, which in the judgement of beneficiary may incur any liability, expend whatever amounts in its absolute discretion it may deem necessary therefor including cost of evidence of title, employ counsel and pay his reasonable fees. Grantor covenants to repay immediately and without demand all sums expended hereunder by beneficiary; together with interest from date of expenditure at a rate of ten percent (10%) per annum until paid, and the repayment of such sums are secured hereby.

7. Any award of damages in connection with any condemnation for public use of or injury to said property to any part thereof is hereby assigned and shall be paid to beneficiary who may apply or release such monies received by it in the same manner and with the same effect as above provided for disposition of proceeds of fire or other insurance.

8. If all or any part of the property or an interest therein is sold or transferred by Grantor without Beneficiary's prior written consent excluding (a) the creation of a lien or encumbrance subordinate to this Trust Deed, (b) the creation of purchase money security interest for household appliances or (c) a transfer by devise, descent or by operation of law upon the death of a joint tenant, may, at Beneficiary's option, declare all the sums secured by this Trust Deed to be immediately due and payable. Beneficiary shall have waived such option to accelerate if, prior to the sale or transfer, Beneficiary and the person to whom the Property is to be sold or transferred reach agreement in writing that the credit of such person is satisfactory to Beneficiary and that the interest payable on the sums secured by this Trust Deed shall be at such rate a STATE OF OREGON . Beneficiary shall request.

9. Upon any default by grantor, the beneficiary may at any time, without notice, either in person or by agent, and without regard to the adequacy of any security for the indebtedness secured, enter upon and take possession of the property or any part of it, and that the entering upon and taking possession of the property shall not cure or waive any default or notice of default or invalidate any act done pursuant to such notice.

10. Upon default by grantor in payment of any indebtedness secured or in his performance of any agreement, the beneficiary may declare all sums secured immediately due and payable. In such event, beneficiary at its election may proceed to foreclose this trust deed in equity in the sums secured immediately due and payable. In such event, beneficiary at its election may proceed by advertisement and sale. In the latter manner provided by law for mortgage, foreclosures or direct the trustee to foreclose this trust deed by advertisement and sale. In the latter event the beneficiary or the trustee shall execute and cause to be recorded its written notice of default and its election to sell the said described event the beneficiary to satisfy the obligations secured hereby and proceed to foreclose this trust deed in a manner provided by law.

If after default and prior to the time and date set by trustee for the trustee's sale, the grantor or other person pays the entire amount the due under the terms of the trust deed and the obligation secured thereby, the granter or other person making such payment shall also pay to the beneficiary all the costs and expenses actually incurred in enforcing the terms of the obligation as permitted by law.

12. Upon any default by grantor hereunder, grantor shall pay beneficiary for any reasonable attorney's fees incurred by beneficiary conse quent to grantor's default.

13. After a lawful lapse of time following the recordation of the notice of default and the giving or notice of sale the trustee shall sell the property as provided by law at public auction to the highest bidder for cash payable at the time of sale. Trustee shall deliver to the purchase property as provided by law at public auction to the ingrest block for dash payeble at the time of sale. This te shall be a deed without express or implied warranty. Any person excluding the trustee may purchase at the sale.

When the trustee sel	Is pursuant to the pow a trustee and the reason equent to the interest of to the grantor or to his	ers provided, truste able fees of trustee of the beneficiary ar	e shall apply the prod s attorney, (2) the obl id the trust deed as th	igations secured by this eir interest may appear	trust deed, (3) to all in the order of their	persons priority,
1) the surplus, if any,	to the grantor or to his	successor in man	ne to time appoint a su	ICCESSOF OF SUCCESSOFS to	o any trustee named l or trustee, the latter	herein or shall be
y successor transfer	s and duties conferred	upon any user		e devicees administrat	ors, executors, succe	SSOIS BILL
ns. The term benefit	inny herein In constru	ing mis deed and m	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	한 명한 일이 없는 것은 것 같아요.	e gender includes the	
the neuter, and the si horization, noneric , who N WITNESS WHERE	or the grantor has her	eunto set his hand a	and seal the day and year (\mathcal{F})	ear first above written.	hasper	
	Witness		Henry	itte granter	asper	
	Witness			Grantor		
Sourced Statements and	Witness	theated to won solw	viar, official of in any to belonging of in any	nuones for para viscar nuorsitratich parto lis nuorsitratich parto lis o ot barlostes reference	bus son al vitosono bus seosone unos de uno securita llo b	luar doidh bna stram na fasradt
ATE OF OREGON				nuersdistrich serie is og bedestis reduced ser telflænver († 1. ser telflænver († 1. som telflænver burgend deed	n Kaspe	Record the
Istol 6 Daily of the set	NOVE HOUSE A CALL STREAM	OPER TO STREAM	1. 11世纪 2017年1日中国	ADIMUTALA Ger que	xpire: 6/2	19
Before me:				and the second sec		
CONDIC 0102201 10140	lance measure on the count price	demolish any built ted, demoged or des	ASSIGNMENTION THE DUTITION OF YEAR IN INTERNATION	iet bris noitibrion back w galabied van is tea galabied beleiant r	eneficiary herein, does l	hereby transfer
OUNTY OF	this mail the time the	orporation, an Oregon	orporation, the within T	rust Deed and the indebted to terusterio and moni	ness secured inercort	ob bos well scentuicke
th loss payable to th	the boneficiary and w	ises satisfactory to	other insurance prior	ter and the poneticity of	asias mining service asias mining all as an also distant	in instances
arimos canhatdsbill	Aue wordn Area waaraa	na chitna anti vitsiois	sied to notigo te to .	enimated Asia Amaria	cilicianizu2 . trainin	to be th
STATE OF OREGON	IS ID Decodition of all a	instein	K CALG OL MEINE SUN	in here ereber to theme	KIIO	< ar resuming
County of the attability On this day before to	ne appeared before me		NOS SVISW 10 STUD 10	ecution be the free and vo	oluntary act and deed of execute it on behalf of	f the corporati
County of the atability On this day before i individual(s)/m1 ant to (delete inappropriate (the uses and purposes (the use and purposes) (the use and purposes) (the use and purposes)	ne appeared before me	foregoing instrument, following if inspropri onal virus a diff to	at dere or wave any any and acknowledge such a stal scknowledge such a stal and stated on oath t afte at profit or any	ecution be the free and vo inst (s)he was authorized to inst communication and the second second and antibution - Notary P unt the Analogication for the	oluntary act and deed of execute it on behalf of sion expires:	the corporation is the corporation of the corporati
STATE OF OR EGUN County of <u>is attability</u> On this day before i individual(s)/ <u>IT of th</u> (delete insporprists (the uses and purposes (the uses and purposes (the uses and purposes) i, v.Before me:	ne eppeared before me potion] that executed the described in it (delete the f vog to arright set to for	to faul foregoing instrument, following if ineppropri to international international call the scattering and the scattering international foregoing international international foregoing international international foregoing international international foregoing international international foregoing international international foregoing international	at dure or waive any a ato waive or waive any a ato and stated on oath t athe or pulnoque the or pulnoque the or pulnoque the or pulnoque the or pulnoque the or pulnoque any ato a stat the be of which is hereby	ecution be the free and vo inst (s)he was authorized to inst and the way authorized to inst and the way authorized to inst and the way authorized yonaupnileb of notice of cknowledged and confesses	bluntary act and deed of execute it on behalf of solon expires: while the solon action of the solon action be (01) act used the d, Assignor hereby sells, the Contract together with	f the corporatil such person, f the corporation the corporation sessions, transf h sil of Assign
STATE OF OR EGUN County of the atabilary On this day before I individual(s)/IIT on the Idelete inappropriate of the uses and purposes it vision in the state of the Association of the state of the Association of the state of the and (sets over) to fam might's title and interest	ne eppeared before me described in it (delete the f voq to arright and to for R VALUE RECEIVED, th erican Savings & Loan As t in and to the other prope	foregoing instrument, foregoing instrument, following if insppropri- production of the state of state of the state of state of the state of state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of	and scknowledge such ex and scknowledge such ex atio and stated on oath t alte at prinoque to surn to receive to a response to sexet in cy/of which is hereby a rest, this Deed of Trust, which to thereby a fissing 20 2 action of bas its and 20 2 action of the	ecution be the free and vo inst (s)he was authorized to inst an antibution of the second second instantion of the second second instantiation of the second second consuprileb of notice second second second second notice second second second second notice second consuprileb of notice second	bluntary act and deed of execute it on behalf of alon expires: bubic bub	t the corporation such person, f the corporation the corporation sessions, transf h sil of Assign det all of Assign det all of assign the second the second
ASSIGNMENT - FO Assignment vite and interest ASSIGNMENT - FO And/Sets over/to Am might; title and interest and/Sets over/to Am	ne eppeared before me potion] that executed the described in it (delete the f voq to anglt and to be the volume of the second of the R VALUE RECEIVED, the erican Savings & Loan As t in end to the other, prope- se and fostorio of viteses and to be second protection on a von second protection on a vo	foregoing instrument, following if ineppropri- producting if ineppropri- producting if ineppropri- receipt and sofficien- soc., Lake Jackson, Te receipt and sofficien- try, therein described, osen mesb year, year, solar mesb year, year, tratnoo, asentrud, y	vice wiaw to stud to and scknowledge such a ate) and stated on cath t after an antinoquid to any any antinoquid to any any antinoquid any	cecution be the free and vo inst (s)he was authorized to inst (s)he was authorized to inst (s)he was authorized to inst (s)he was authorized to inst (s)he was authorized to consupriled of notice of consupriled of notice of consumption of consultant consupriled of notice of consupriled of notice of consumption of consultant consumption of consultant consumption of consultant	bluntary act and deed of execute it on behalf of alon expires: bubic bio concentration d, Assignor hereby sells t Contract together with the sells of the sells o	the corporatil such person, 1 the corporation the corporation assigns, transf h all of Assign that a discussion that a d
STATE OF OR EGUN County of <u>in ortabiley</u> On this day before r individual(s)/ <u>int on b</u> (delete inappropriate of the uses and purposes (statistical) (C 210) ASSIGNMENT - FO hand (sets over) to (Am might; title and interes ans 8, Jornal vituo 1, EXECUTED THIS 10 sensits, sons compu- risessen; meab yan	R VALUE RECEIVED, th end and the second discovery of the second discovery of the second discovery of the second discovery of the discovery of the second discovery of the second discovery of the second discovery of the second discovery of the discovery of the second discovery of the second disc	foregoing instrument, following if ineppropri- producting if ineppropri- producting if ineppropri- receipt and sofficien- soc., Lake Jackson, Te receipt and sofficien- try, therein described, osen mesb year, year, solar mesb year, year, tratnoo, asentrud, y	where the series of the series and section where such as a series of the	cecution be the free and vo inst (s)he was authorized to inst (s)he was authorized to inst (s)he was authorized to inst (s)he was authorized to inst (s)he was authorized to consupriled of notice of consupriled of notice of consumption of consultant consupriled of notice of consupriled of notice of consumption of consultant consumption of consultant consumption of consultant	bluntary act and deed of execute it on behalf of alon expires: bubic bubic contract opener with contract together	the corporation such person, 1 the corporation the corporation assigns, transf h all of Assign that of Assign t
STATE OF OREGON County of <u>in ortabiley</u> On this day before r individual(9)/ <u>int of the</u> (delete inappropriate of the uses and purposes (visitifue) (C 210) ASSIGNMENT - FO hand fets over/to IAm might; title and interest ans 3_Journal diffue) EXECUTED THIS _ to spirato consident visitifue on a diffuely interest of the year to spirato consident visitifue of the year to spirato consident visitifue of the year to spirato consident visitifue of the year to another year to anoth	ne appeared before me potion i that executed the described in it (delete the f VOC to arright entry of to R VALUE RECEIVED, th erican Savings & Loan As tin and to the other, prope se entri fostono of visace ons visace introducto to in olistace between a communication in onistace to arrive a to arring vaces of zaving available entry of to arrive a to arring vaces of zaving available entry of to arrive a to arring vaces of zaving available arrive arrive a to arrive a to N	Iustan foregoing instrument, following if inappropri- tial virtues and sofficien and virtues and sofficien soc., Lake Jackson, Te arty, therein described, osen much year, yrain trathoo, asedonud v in a strucoma wears to tomen 2, seeb elds	which the terms of the second	in this easier of the free and voltant (s) he was eathorized to the free and voltant (s) he was eathorized to the second to the	Diantery act and deed of be execute it on behalf of hion expires: while the second second second be (OI) of the second d, Assignor hereby sells, the contract together with the second second second the second second second second second second second second the second second second second second the second second second second second second second second the second seco	veri of essential essentia
STATE OF OR EGUN County of the stabilizer On this day before in individual (s)/11 of the delete insporprists of the ass and purposa the stabilizer of the stabilizer ASSIGNMENT - FO hand (Sets over) to the oright? title and interes and to the stabilizer EXECUTED THIS: to spisite some of the the stabilizer of the state of the stabilizer the stabilizer STATE OF OR EGO vcCounty of	ne eppeared before me potion] that executed the described in it (delete the f voq to angli and to for R VALUE RECEIVED, th erican Saving: & Loan As t in and to the other, prope ca and fastion of visage ons vis estimation to visage ons vis estimation to sub- anni, vogen of states of anni, vogen of states of anni, vogen of states of states of states of property of states of the other other of states of the other other of states of the other of states of the other other other other N	foregoing instrument, following if ineppropri- onal virtuana and an in any grinostis con- tra any grinostis con- t	where to find the second secon	ecution be the free and vo hat (s)he was authorized to indication to My commiss and oblighted to the second consumptible of notice of consumptible of notice of consumptible of notice of consumptible of notice of consumptible of notice of and the Retail Installment and house and not an a savers MORTGAGE CO ns hubble of constant savers MORTGAGE CO ns hubble of constant and house one under the savers work of the same constant of the same savers of the same of the savers of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of the same of	Diuntary act and deed of beseute it on behalf of ion expires: bublic contract together with contract together with	the corporation such person, for the corporation the corporation sessions, transi- h all of Assign Model and the corporation of Assign Model and Assi
STATE OF OR EGUN County of <u>in ortabiley</u> On this day before r individual(9)/ <u>int ort</u> to the uses and purposes (use the uses and purposes (use the uses and purposes (use the uses and purposes (use the use and the use and feets over/to IAm oright; title and interes ans 3, Jornal Vibuo 1, EXECUTED THIS 1, State OF OREGO v.County.of STATE OF OREGO v.County.of Personally epper 1, foregoing instrumer 0, 1/Bétois mei 1000	R VALUE RECEIVED, the organization of the second of the second of the second of the second of the second of the se	The second secon	white not not service with the service of the servi	in the event of the second of	Numery act and deed of be execute it on behalf of some of the second second second suble second second second suble second second second d, Assignor hereby sells, t Contract together with the second second second second second second second second second second second the second second second second second second second second second second second second second second second second second second second se	t the corporation function persons of the corporation the corporation persons of the corporation persons of the corporation persons of the corporation persons of the corporation of the corporation of the corporation of the corporation of the corporation of the corporation of the corporation of the corporation of the corporation of the corporation of the corporation of the corporation of the
STATE OF OR EGUN County of <u>in ortabiley</u> On this day before r individual(9)/ <u>int ort</u> to the uses and purposes (use the uses and purposes (use the uses and purposes (use the uses and purposes (use the use and the use and feets over/to IAm oright; title and interes ans 3, Jornal Vibuo 1, EXECUTED THIS 1, State OF OREGO v.County.of STATE OF OREGO v.County.of Personally epper 1, foregoing instrumer 0, 1/Bétois mei 1000	R VALUE RECEIVED, the organization of the second of the second of the second of the second of the second of the se	The second secon	white not not service with the service of the servi	ecution be the free and vo hat (s)he was sutherized to hat (s)he was sutherized to consume the Retail Installment red beto to hat the savers MORTGAGE CO has non her to hat to savers MORTGAGE CO has non her to hat to savers MORTGAGE CO has non her to hat to have the retail of the savers MORTGAGE CO has non her to hat to have the retail of the savers MORTGAGE CO has non her to have to have the retail of the savers MORTGAGE CO has non her to have to have the retail of the savers MORTGAGE CO has non her to have to have the retail of the volume to have to have to have the retail of the Notar of nonsed set one was for the retail of the same to have a subhard of the savers of the same to have a same to have a same to have a same to have a same to have a same to have a same to have a same to have a same to have a same to have a same to have a same to have a same to have a same to have a same to have a same to have a same to have a	blumtary act and deed of be execute it on behalf of him expires: bublic bublic contract together with contract together	t the corporation f the corporation f the corporation the corporation f the corporat
STATE OF OR EGUN County of <u>in ortabiley</u> On this day before r individual(9)/ <u>int of the</u> (delete inappropriate of the uses and purposes (interventional for 210 ASSIGNMENT - FO Assignment - FO hand feets over?to IAm oright; title and interes ans8_loarsh diffuence is spirato constants is spirato constants (interventional) STATE OF OREGO VCounty of STATE OF OREGO VCounty of STATE OF OREGO VCounty of STATE OF OREGO VCounty of Inforegoing Instrumer 0. 1/Bétore mei 1009 noingo 2 (10-011 no 11 developer of constants) is int four Pre-	R VALUE RECEIVED to the second definition of t	Toregoing instrument, foregoing instrument, following if inappropri- tical virus a set of the reserved and sufficient set of the lackson. The new therein described, one much years and sufficient set of the lackson. The new therein described, one much years and sufficient trained, as a set of the trained, as a set of the trained, as a set of the trained as a set of the trained as a set of the trained as a set of the trained as a set of the trained as a set of the trained as a set of the trained as a set of the trained as a set of the trained as a set of the trained as a set of	which have no shub to and seknowledge such as atol and stated on oshit offic of pullhoquid to an application of the association	include sealed of the free and volume include and the free and volume include and the free and volume and the value and the free and volume consuprised of the free and the free and confesse and the fr	An analysis of the second of t	A sector of a sect
STATE OF OREGUL County of <u>in ortabileve</u> On this day before re- individual(s)/ <u>int ort bi</u> (delete inappropriate of the uses and purposes (second second second second the uses and purposes ASSIGNMENT - FO Assignment - FO hand /sets over/to/Am might; title and interas- ang 3, tornal vibuo EXECUTED.THIS to speed, sonardmu resistor, mesb yard tuadhiw bis vibiality munits hea (second second v County of	R VALUE RECEIVED, the generative har taxe described in it (delete the formation in (delete the probability) of any end to angli and to any or a value RECEIVED, the end to angli and to any the angle the any of values day of the any of values of the any of values any probability of the any of the second area of values any of the any of values any of the any of values any probability of the any of the second area of the any of the any of the second area of the any of the any of the second area of the any of the any of the second area of the any of the any of the second area of the any of the second area of the any of the second area of the any of the	The second secon	which are an	incution be the free and voltant (s) he was euthorized to hat he was euthorized to hat he was euthorized to consumedged and confesse and the freetail installment is he of eather the and solution process of the same of eather the same of eather the the same of the same of noised with the same of noised wi	blumtery act and deed of be execute it on behalf of sion expires: bublic contract together with contract together	t the corporation function person, for the corporation is the corporation sessions, transformer is a session of the session of
STATE OF OR EGUN County of <u>in ortabileur</u> On this day before r individual(9)/ <u>inf ort</u> bi (delete inappropriate of the uses and purposes (visuality) <u>inf ort</u> bi visuality <u>ing</u> (or 21%) ASSIGNMENT - FO Assignment individual (or 21%) ASSIGNMENT - FO Assignment ortght; title and interes ans 8. Jostan diffus in State of Orthes (orthore or 20%) (orthore or 20%) orthore or 20% (orthore or 20%) and (orthore or 20%) (orthore o	ne appeared before me potion] that executed the described in it (delete the f voq to arright arit to to R VALUE RECEIVED R VALUE R R VALUE R R R R VALUE R VALUE R R V	Toregoing instrument, foregoing instrument, following if inappropri- tical visuous and the second state of the resellent and sofficient second state second state in structures, second state in structures in structures in structures in state in structures in structures	vide aviaw to study to and seknowledge such as atol and stated on oath to alle of print of an oath to alle of print of an oath to all of a cooldy loss an average to sexet the bey of which is hereby a mass this Deed of Trust, which to the of a trust, which to the of a trust, the protect of a sexet the rese, this Deed of Trust, which to the of a trust, which to the of a trust, the post of a sexet the rese, this Deed of Trust, which to the of a trust, the post of a sexet the rese, this Deed of Trust, which to the of a trust of a sex a sexet to the collider to the of a sexet of a sex with the sex and a sex the sector of a sector of a sector of a sector of a sector of a sector of a sector of a sector of a sector of a sector of a sector of a sector of a sector of a sect	in the second of	Diuntary set and deed of execute it on behalf of ion expires: while a Assignor hereby sells, t Contract together with A Assignor hereby sells, t Contract together with the beside assign expires: income assign expir	A sector of the corporation of t
STATE OF OR EGU County of <u>in ortabiley</u> On this day before r individual(s)/ <u>int ortabiley</u> Calence inappropriate of the uses and purposes ASSIGNMENT - FO hand (sets over) to 'Am might? title and interes and (sets) sonsidmu is foregoing intrumer of the sets over) and of bispet buof a of bispet buof a sot mean of the a of means of an a of the set over a sof mean of the a sof	R VALUE RECEIVED, the described in it (deletes the f voq to arright arrive har voq to arright arrive to a resolution of the second R VALUE RECEIVED, the erican Savings & Loan As the and to the other, prope savet fastand of vissed day of	The second secon	vos eview to stud to and seknowledge such en- and seknowledge such en- ate) and stated on oshi to the of printroduct to an excellent of an en- series are an en- station of readity of an en- series are an en- station of the en- the of which is hereby's an end as "Assignment on the of which is hereby's and an end of Trut, which to the end of the end is and as "Assignment of the second set of the end of the end of the end which to the end of the second set of the end which to the end of the second set of the end which to the end of the second set of the end the end of the end of the end of the end of the end of the end of the end of the end the end of the end of the end of the end of the end of the end of the end of the end the end of the end of the end of the end the end of the end of the end of the end the end of the end of the the end	incution be the free and vo hat (s)he was euthorized to hat hat the hat hat hat consumedged and confesse and the fetail installment is has been enter the sature of euthorized to sature the fetail installment is has been enter the sature of euthorized to sature the fetail installment is has been enter the sature of euthorized to sature of euthorized in a nuoni year (solit) is has been enter the sature of euthorized to sature of euthorized to sature of euthorized to hat has been enter to hat hat sature of euthorized of noneg ent has year of noneg ent has year of noneg ent has year of non	blumtery act and deed of be secure it on behalf of sion expires: bublic d, Assignor hereby sells, t Contract together with the together with the together with the benge the together with the together with the together with the together with the within instrument 12th cock P N ges of said County.	A series of a seri
STATE OF OR EGON County of the atabiliser On this day before in individual(s)/III with to the uses and purposes the uses and purposes ASSIGNMENT - FO Assignment - FO hand (sets over) to 'Am might? title and interes and (sets over) to 'Am might? title and interes and (sets over) to 'Am might? title and interes and (sets over) to 'Am might? title and interes ang to the and interes to apado , sons down visites an mesb yam uonbine head (afort) an STATE OF OREGO v:County of to the ang the ang the personally epper if dregging intrument of Indit purposes if the abab yam ying if the aba	N Indextaged before me potion] that executed the described in it (deletes the f voq to stright ait) to to R VALUE RECEIVED, th or any to stright ait to to R VALUE RECEIVED, th or any to the other prope sa out fostore of visear outs yns scimotoprice to I noiserable stuicates a outs yns scimotoprice to outs yns scimoto	toregoing instrument, foregoing instrument, following if insperoph and virus and an erection and softmices soc.: Lake Jackson, Te soc.: L	vide aviaw to study to and seknowledge such as and seknowledge such as attal and stated on oshif the or pullhoquard to assage yern assa anterest and seven the bylof which is hereby's assay, this Deed of Trust, while totaling no bos iterates as assignment inequal as a a a a a a a sub a	incution be the free and vo hat (s)he was suthorized to incut to Vision and Comparison consuprilebet of the vision consuprilebet of the vision consuprilebet of the vision consumption and the set of the set of the vision sature set of the vision sature set of the vision sature set of the vision consumption and the set sature set of the vision sature set of the vision region and vision and the sature set of the vision region and vision and the sature set of the vision region and the vision region and the vision region and the vision region and the vision sature set of the vision region and the vision region at 12:48- in book Me	blumtery act and deed of blom expires:	t the corporation f unch person, f the corporation ensuing the corporation essigns, transf h all of Assign the corporation essigns, transf h all of Assign the corporation of the corporation of the corporation the corporation of the corporati
ASSIGNMENT - FO ASSIGNMENT - FO Assign	R VALUE RECEIVED, the described in it (deletes the f voq to arright arrive har voq to arright arrive to a resolution of the second R VALUE RECEIVED, the erican Savings & Loan As the and to the other, prope savet fastand of vissed day of	Transition of the second of the second secon	vos eview to stud to and scknowledge such es trol and stated on osith to site of printroquid to any construction of the second stated on osith to any construction of the second stated on osith to any construction of the second stated of Trust, which to the solution of the second stated	incluin be the free and volter in the was euthorized to be and to My commiss and the retail installment of a subort of the set and the free and confesse and the source and the source in the source and the source of noared with no confesse and the source and the source of noared with no confesse and the source and the source of noared with no confesse and the source and the source of noared with one source	A second it on behalf of lion expires:	t the corporation f unch person, f the corporation ensuing the corporation essigns, transf h all of Assign the corporation essigns, transf h all of Assign the corporation of the corporation of the corporation the corporation of the corporati