

WHEN RECORDED MAIL TO National Security Bank P.O. Box 1106 Newport Or 197365

I

LC

ŝ

a

Vol. mg9 Page 13025

CONTRACTOR OF A CONTRACT OF A CARE

nthes the felsoer descriptions are not

State Takes Covered, Tha todak jeg, hell co

SPACE ABOVE THIS LINE FOR RECORDER'S USE

an Saminard on the military Minner and a concerned way

NEED OF TOLICE
HPPD/UTINUSI
DEED OF TRUST
ordelia C. Bredeen, who took
19, 1989 BETWEEN Cordelia C. Bredeen, who took ("Grantor,")
(Granior,)
on Beneficiary ("Lender,")
, Beneficiary ("Lender,")
ALL AND A
"Trustee:").
nc of reads to consciously and previously the and interest in and to the following

1

Grantor conveys to Trustee for benefit of Lender as Beneficiary all of Grantor's right, title, ar described real property (the "Real Property"), together with all existing or subsequently erected or affixed improvements or fix-

described real property (the Real Property), together with an existing of subsequently effected of anticed improvements of its of the subsequently of the county, State of <u>Oregon</u> Lot 1 of Block 21, Original Town of Merrill, according to the duly recorded plat thereof on file in the office of the County Clerk of Klamath County, Oregon; Subject to easements and rights of way of record or apparent on the premises.

t - Hericater funds their burned by Low Consider Lowiss must said by the property of a ากอา/ กระทุจะ (จำหุ่มขายเรื่อง อาการกระจะแก่เวลาระทศยัง 1 umphikiki anna 100.00

number of some need With the Offer Sobret fra anglangkang set na anglashe tra Jab merupas saali se traarid ba maritik para

Insurance Reserves .: Grantor presently assigns to Lender (also known as Beneficiary) all of Grantor's right; title, and interest in and to all rents, revenues, income, issues, and profits (the "Income") from the Real Property described above.

Grantor grants Lender a Uniform Commercial Code security interest in the Income and in all equipment, fixtures, furnishings, and other articles of personal property owned by Grantor, now or subsequently attached or affixed to the Real Property described above, together with all accessions; parts, or additions to; all replacements of, and all substitutions for any of such property, and together with all proceeds (including insurance proceeds and refund of premium) from any sale or other disposition (the "Personal Property")! The Real Property and the Personal Property are collectively referred to as the "Property."

Grantor has agreed to provide the Property as collateral to secure an obligation of X Grantor A Marvin W.Patterson ("Obligor") in the principal amount of \$ 15,000.00 Th . This

amount is repayable with interest according to the terms of a promissory note or other credit agreement given to evidence such Indebtedness dated April 19, 1989

Indebtedness dated April 19, 1989 white the promissory note or other Credit Agreement describing the The term "Credit Agreement" as used in this Deed of Trust means the promissory note or other Credit Agreement describing the and a supervision of the promissory note of the promissory note of the promissory of the repayment terms of the Indebtedness, and any notes, agreements, or documents given in renewal, modification, extension or substitution for the promissory note or Credit Agreement originally issued. The rate of interest on the Credit Agreement is subject to indexing, adjustment, renewal, or renegotiation.

The term "Indebtedness" (as used in this Deed of Trust means all principal and interest payable under the Credit Agreement plus (a) any amounts expended or advanced by Lender to discharge obligations of Grantor and (b) any expenses incurred by Lender or Trustee to enforce obligations of Grantor hereunder, as permitted under this Deed of Trust, together with interest thereon at the Credit Agreement rate manager of the target rates parts construct an interventional of the loss

The term "Grantor, is used in this Deed of Trust for convenience of the parties, and use of that term shall not affect the liability of any such Grantor on the Credit Agreement : Any Grantor who co-signs this Deed of Trust, but does not execute the Credit Agreement: (a) is co-signing this Deed of Trust only to grant and convey that Grantor's interest in the Property to Trustee under the terms of this Deed of Trust; (b) is not personally liable under the Credit Agreement except as otherwise provided by law or contract; (c) agrees that Lender and any other Grantor hereunder may agree to extend, modify, forebear, release any collateral, or make any other accommodations or amendments with regard to the terms of this Deed of Trust or the Credit Agreement, without notice to that Grantor, without that Grantor's consent, and without releasing that Grantor or modifying this Deed of Trust as to that Grantor's interest in the Property; and (d) acknowledges that Lender would not have entered into the lending relationship relating to the indebtedness except for reliance upon all of the obligations of all the Borrowers under this Deed of Trust. 1990

- (Check if applicable) a calculate and the grant of experiment of experiments of the difference of the contract □ There is a mobile home on the Real Property, which is covered by this security instrument, and which is and shall remain; if □_Personal Property (□_Real Property).
 - This Deed of Trust secures a Credit Agreement under which the currently scheduled final payment of principal and interest This Deed of Trust also secures all substitutions, modifications, will be due on or before renewals and extensions of the Credit Agreement.
 - This Deed of Trust supports a revolving line of credit, which obligates Lender to make advances to Grantor (or Obligor) so long as Grantor (or Obligor) complies with the terms of the Credit Agreement
 - Indebtedness, as defined above; includes, in addition to the principal amount specified above, any future amounts that Lender, may in its discretion loan, to, Grantor, (or Obligor), together with interest thereon; however, not to exceed S Constant tone in some of the unlimited of the
 - This Deed of Trust secures a guaranty between Grantor and Lender, and does not directly secure the obligations due Lender under the Credit Agreement. Grantor walves any rights or defenses arising by reason of (a) any "one-action" or "anti-deficiency" law, or any other law that may prevent Lender from bringing any action or claim for deficiency against Grantor, (b) any election of remedies by Lender which may limit Grantor's rights to proceed against any party indebted under the Credit Agreement, or (c) any disability or defense of any party indebted under the Credit Agreement, any other guarantor or any other person by reason of cessation of the Indebtedness due under the Credit Agreement for any reason other than full paymen: thereof unions and the second and the second s 10.2

This Deed of Trust, including the assignment of Income and the security interest, is given to secure payment of the Indebtedness and performance of all obligations under the Credit Agreement and all obligations of Grantor under this Deed of Trust and is given and accepted on the following terms and conditions:

S.S. Duth to Appuight (pource des unstante day (solver, or for ease cough at any brouble to do any provider and performance. 1. **Payment and Performance.** Grantor shall pay to Lender all amounts secured by this Deed of Trust as they become due, and shall strictly perform all of Grantor's obligations. A sector plant is strict and the Grantor's of the Globerto 1986 CFI Bankers Server Group, Inc. Inghis reserved. *#1260.00(0786)* LP

2.L.H. Does	and Maintenance of the Property, mation, Until in default, Borrower may rem roperty and and a grant of the maintain the sto Maintain, Grantor shall maintain the	ain in possession and control of and oper	- rate and manage the Property and colle	ct the Income from
11012.311 Nuts	ance, Warte. Grantor shall heither conduc	Cobrom on the constant in the tree	iffer any strip or waste on or to the Prop	erty or any portion
LUI 2.4 Serock	of including without limitation removal or al products. Incriminal including solution oval of Improvements. Grantor shall not ler. Lender shall consent if Grantor makes a	demolish or remove any improvements fragments satisfactory to Lender to rem	rom the Real Property without the prio	r written consent of
0(16) 2.5 yr: Len a intern	one of at least equal value. ^{Co} 'Improvements" ler's Right to Enter. Lender and its ager est and inspect the Property.	shall include all existing and future buildin its and representatives may enter upon t	gs, structures, and parking facilities. he Property at all reasonable times to	attend to Lender's
2.6 Con Curriautho	pliance With Governmental Regultern orities applicable to the use or occupancy of t pliance during any proceeding, including ap	he Property. Grantor may contest in good propriate appeals, so long as Grantor has	I faith any such law, ordinance, or regu s notified Lender in writing prior to doi	lation and withhold ng so and Lender's
	est in the Property is not jeopardized. Len ler's interest. Chicqli Wdicstolour, (200) y to Protect. Grantor shall do all other acts	der may require Grantor to post adequa (GK fources of the reduced of the reduced , in addition to those set forth in this section	ite security (reasonably satisfactory to	Lender) to protect
2.8 2 Con	mably necessary to protect and preserve the struction Loan. If some or all of the proce ovements on the Property, the improvemen d as may be set by the Lender and Granto	eds of the loan creating the Indebtedness its shall be completed within six (6) mon	ths from the date of this Deed of Trust	or such other time
ind disbu iour over be su	irse loan proceeds under such terms and con all possible other liens, including those of m apported by receipted bills, expense affidav	ditions as Lender may deem necessary to aterial suppliers and workmen. Lender ma is, walvers of liens, construction progres	insure that the lien of this Deed of Trus ay require, among other things, that dis is reports, and such other documentat	st shall have priority bursement requests ion as Lender may
3. Taxes and 3.1 Pay	ment. Grantor shall pay when due before t	hey become delinquent all taxes and asse	essments levied against or on account c	f the Property, and
A. The exce	pay when due all claims for work done on o ny liens having priority over or equal to the pf for the prior indebtedness referred to in Sc	interest of Lender under this Deed of Tr action 17, and except as otherwise provide	ust, except for the lien of taxes and as ed in Subsection 3.2.	sessments not due,
LU ^r after	it to Contest. Grantor may withhold payr so long as Lender's interest in the Property the lien arises or, if a lien Is filed, within 15 d sufficient corporate surety bond or other se	Is not jeopardized. If a lien arises or is file ays after Grantor has notice of the filing, s	ed as a result of nonpayment, Grantor ecure the discharge of the lien or depos	shall within 15 days it with Lender, cash
fees toriti,3.3 , Evid appr	, or other charges that could accrue as a resu lence of Payment. Grantor shall, upon de opriate county official to deliver to Lender at	t of a foreclosure or sale under the lien. mand, furnish to Lender, evidence of pay any time a written statement of the taxes a	yment of the taxes or assessments and assessments against the Property.	shall authorize the
Prop	ice of Construction. Grantor shall notify I upplied to the Property if a construction lien perty is used for nonresidential or commercia	could be asserted on account of the work purposes or \$1,000 if the Property is use	 services, or materials and the cost exit d as a residence). Grantor will on reque 	ceeds \$5,000 (if the st furnish to Lender
ILUCE 3.5 TAX	nce assurances satisfactory to Lender that G Reserves. Subject to any limitations set by assessments, which reserves shall be create	applicable law, Lender may require Gran d by advance payment or monthly paym	ntor to maintain with Lender reserves for ents of a sum estimated by Lender to	or payment of taxes be sufficient to pro-
illigilit; (s) are t tor a	2, at least 15 days before due, amounts at least nsufficient; Grantor shall upon demand pay and shall constitute a noninterest-bearing d irred to be paid by Grantor as they become d	any deficiency to Lender. The reserve fun ebt from Lender to Grantor, which Lend	nds shall be held by Lender as a general der may satisfy by payment of the tax	deposit from Gran- es and assessments
1 pt form torfe 4. Property D	or payment of the taxes and assessments req Damage Insurance. Intenance of Insurance. Grantor shall pro-	ured to be paid by Grantor, $D_{F(1)62}$, B_{13}	duige of that is in short concre-	the support
or Tristee com	acement basis for the full insurable value basi surance clause, and with a mortgagee's loss i as may be reasonably acceptable to Lende	s covering all improvements on the Real F payable clause in favor of Lender, Policie r, Grantor shall deliver to Lender certifica	roperty in an amount sufficient to avoid s shall be written by such insurance con ates of coverage from each insurer con	d application of any npanies and in such
jus 4.2ມ Gra nish	coverage will not be cancelled or diminished ntor's Report on Insurance . If the Proper to Lender a report on each existing policy of	without a minimum of 10 days' written no ty is not used as Grantor's residence with Insurance showing:	otice to Lender.	
(d) 2002000000000000000000000000000000000	the name of the insuer inclusion of the make insured; the mount of the policy; cl. (1851); VGC, the amount of the policy; cl. (1851); VGC, the Property insured, the then current repla	ະຄາດ ພາກຊຸດ ພວກ ໂດຍ ແລະ	of president of the second sec	aven a santari
(e) 110 (ero: Gra	the expiration date of the policy. Though the policy of th	nt appraiser satisfactory to Lender determ	ine the cash value replacement cost of t	
unionui la Imp	to do so within 15 days of the casualty; Lend in of the Property: If Lender elects to apply rovements in a manner satisfactory to Lende	ler may, at its election, apply the proceeds the proceeds to restoration and repair, r. Lender shall, upon satisfactory proof of	s to the reduction of the Indebtedness o Grantor shall repair or replace the day I such expenditure, pay or reimburse G	r the restoration and naged or destroyed rantor from the pro-
Cramor hogad	ls for the reasonable cost of repair or restora s after their receipt and which Lender has no then principal of the Indebtedness. If Lth	of committed to the repair or restoration of	of the Property shall be used to prepay	first accrued interest
20094.400 Und	ntor. expired Insurance at Sale: Any unexpire d of Trust at any trustee's or other sale held t mpliance with Prior Indebtedness. Duri	inder the provision contained within, or at	t any foreclosure sale of such Property.	
and one could	insurance provisions contained in the instru er this Deed of Trust, to the extent complian ceeds from the insurance become payable of	ment evidencing such prior Indebtedness ce with the terms of this Deed of Trust wo	s shall constitute compliance with the i uld constitute a duplication of insurance	nsurance provisions requirement. If any
4.6 Ass	proceeds not payable to said holder of the pr ociation of Unit Owners. In the event th for the establishment of condominiums or co	for Indebtedness! 1615 (1986) (1987) e Real Property has been submitted to un	of Successive pursuant to a Unit Owner	ship Law, or similar
4.7 Ins	irantor's behalf, and the proceeds of such in Property. If not so used by the association, si urance Reserves. Subject to any limitation	ich proceeds shall be paid to Lender. s set by applicable law, Lender may requi	re Grantor to maintain with Lender res	erves for payment of
befo shal	rrance premiums, which reserves shall be cre ore due; amounts at least equal to the insura II upon demand pay any deficiency to Lende interest-bearing debt from Lender to Granto	nce premiums to be paid. If 15 days befor er. The reserve funds shall be held by Len	e payment is due the reserve funds are der as a general deposit from Grantor a	insufficient, Grantor and shall constitute a
SUC LISI they	y become due. Lender does not hold the re- miums required to be paid by Grantor.	erve funds in trust for Grantor, and Lend	ler is not the agent of Grantor for paym	ent of the insurance
Por If Grantor I Section 17 on Grantor	ails to comply with any provision of this Dee hereunder, or if any action or proceeding is 's behalf take the required action and any a	d of Trust, including the obligation to main commenced that would materially affect mount that it expends in so doing shall be	ntain the prior Indebtedness in good sta Lender's interest in the Property, Len added to the Indebtedness and bear ir	nding as required by der may at its option iterest at the rate the
citizet this section	Amounts so added shall be payable on de shall be in addition to any other rights or an Mot cure the default so as to bar it from any	y remedies to which Lender may be entit	led on account of the default. By taking	the required action.
	all not cure the default so as to bar it from any Defense of Title.90h5UC(LOL = SU(G) le. Granto: warrants that it holds merchanta any policy of title insurance issued in favor fense of Title. Subject to the exceptions in	A Deriver in connection with this back of		- I - C. I. I. S. S. F. W. Strand
WHOSE Aber	sons. In the event any action or proceeding st, Grantor shall defend the action at its expe	is commenced that questions Grantor's t inse	lille or the interest of Lender or Truste	e under this Deed of
THIS 25 E AD	plication of Net Proceeds. If all or any p ceeds of the award be applied to the Indeb refises, and attorneys, fees necessarily paid o ceedings. If any proceedings in condemn	edness. I he het proceeds of the award s	alau mean me award alter payment of	ny portion of the net all reasonable costs.
ctor	cceedings. If any proceedings in condemn as as may be necessary to defend the action as of Tax By State . Ite Taxes Covered . The following shall con A specific tax upon trust deeds or upon all	ind obtain the award.	구성적 방법 것같은 것 것이 가슴 가슴 집에 집에 집에 가지 않는 것이 없다.	이 의사 귀엽 것이 아파님께서 정말 것이 아파라 가지? 물었다.
ស្រ	A specific tax on a grantor which the taxpa	yer is authorized or required to deduct fro	om payments on the Indebtedness secu	
SEND IN)(c)	or security agreement. (A tax on a trust deed or security agreemen): A specific tax on all or any portion of the ir medies: If any state tax to which this section ault; and Lender may exercise any or all of the	t chargeable against the Lender or the hol idebtedness or on payments of principal a n applies is enacted subsequent to the da	der of the note secured. Ind interest made by a Grantor. Ate of this Deed of Trust, this shall have	the same effect as a
P.O. Pox del	ault; and Lender may exercise any or all of the Corantor may lawfully pay the tax or charge Grantor pays or offers to pay the tax or charge SUPLY av it.	ne remedies available to it in the event of a imposed by the state tax, and arge within 30 days after notice from Lend	default unless the following conditions ler that the tax law has been enacted - 1	are met:
WHEN BEC:	- 2693	4		4 2005

and the second

Color Participation

2.5

42026

 9. Power and Obligations of Trustee.
 9.1 Powers of Trustee. In addition to all powers of Trustee ansing as a matter of law, Trustee shall have the power to take the following actions with respect to the Property upon the request of Lender and Grantor.
 (a) Join in preparing and filing a map or plat of the Real Property.
 (b) Join in granting any easement or creating any restriction on the Real Property.
 (c) Join in any subordination or other agreement affecting this Deed of Trust or the interest of Lender under this Deed of Trust.
 (d) Sell the Property apon the obligated to under this Deed of Trust.
 (e) Join in any subordination or other agreement affecting this Deed of Trust or the interest of Lender under this Deed of Trust.
 (e) Join in any subordination or other agreement affecting this Deed of Trust or the interest of Lender under this Deed of Trust.
 (f) Sell the Property as provided under this Deed of Trust.
 (g) Sell the Property as provided under this Deed of Trust.
 (f) Sell the Property as provided under this Deed of Trust.
 (g) Sell the Property as provided under this Deed of Trust.
 (f) Sell the Property as provided under this Deed of Trust.
 (g) Sell the Property as provided under this Deed of Trust.
 (f) Sell the Property as provided under this Deed of Trust.
 (h) Deed on Sale.
 (h) Due on Sale.
 (h) Due on Sale.
 (h) Consent by Lender. Lender may, at its option, 'declare trainediately due and 'payable all sums'secured by this Deed of Trust upon the sale or transfer of all or any part of the Real Property without the Lender's prior written consent. A 'sale or transfer' means the conveyance of real property or any right, title, or interest therein, whether legal or equitable, whether voluntary or involuntary, by outing tasale, deed, installment sale conveyance of real real property interests. If any Grantory's a corporation, transfer also includes any change in ownership of more than 25% of the voting stock of Grantor.
 If Grantor or prospective transferize applies to Lender for iconsent to a transfer, Lender may require such information concerning the prospective transferee as would normally be required from the new loan applicant.
 11. Security Agreement; Financing Statements.
 11. Security Agreement; Financing Statements.
 11. Security Agreement; This instrument shall constitute a security greement to the extent any of the Property constitutes fixtures, and Lender shall have all of the rights of a secured party under the Uniform Commercial Code of the state in which the Real Property is located. To the extent any of the Property constitutes fixtures, this Deed of Trust shall be filed as a fixture filing in the real property records.
 11.2 Security Interest. Upon request by Lender, Grantor shall execute financing statements and take whatever other action is requested by Lender to income sequence of our propose of executing any documents necessary to perfect or continue the security interest granted therein. Lender may, at any time and without further authorization from Grantor, file copies or reproductions of this Deed of Trust as a financing statement. Grantor will reimburse Lender for all use perfect and continue the security interest cupon effect or continue the security interest.
 11.3 Mobile Homes. If the Property includes mobile homes, motor homes, motor homes, or similar structures, such structures for the purpose of executing any deciment do write demand from Lender.
 11.3 Mobile Homes. If the Property is attaide above regardless of whether such structures, or the placement upon or removal or addition of sucks or wheels, or the placement upon or removal or disting statements on the place of Trust and the Note, the classification of such structures for the purpose of tax

(f)

 Teconveyance lee or termination lee required by law snau be paid by Grantor, in pertunded by applicable raw.
 13/1 Default.
 The following shall constitute events of default:

 Failure of Grantor or Obligot to pay any portion of the Indebtedness when it is due a respective for any other payment necessary to prevent filling of or to effect discharge of any lien.
 Failure of Grantor within the time required by this Deed of Trust to make any payment for taxes, insurance, or for any other payment necessary to prevent filling of or to effect discharge of any lien.
 Failure of Grantor within the time required by this Deed of Trust to make any payment for taxes, insurance, or for any other payment necessary to prevent filling of or to effect discharge of any lien.
 Failure of Grantor discustence. (If Grantor is a corporation), insolvency, business failure, appointment of a receiver for any part of the biosotiution or termination of existence. (If Grantor is a corporation), insolvency, business failure, appointment of a receiver for any part of the discustence of the benefit of creditors by, the commencement of any proceeding under any bankruptcy or insolvency laws by or against, or the failure to obtain dismissal or deny the contents of any petition filed under any bankruptcy or insolvency laws by or against, or the failure to obtain dismissal or deny the contents of any petition filed funder any bankruptcy or insolvency laws by or against, or the failure to obtain dismissal or deny the contents of any petition filed under any bankruptcy or insolvency laws by or against, or the failure any prior obligation or instrument securing any prior obligation; or commencement of any suit or other action to foreclose any prior ion.

 If the Real Property has been submitted to unit ownership pursuant to a 'unit ownership baw or any similar law, failure of Grantor to perform by the association of unit owners or by any member of the association Failure by Grantor to perform any other obligation under this Deed of Trust if:

STATEOF



(1) Lender has sent to Grantor a written notice of the failure and the failure has not been cured within 15 days of the notice, or if the default cannot be cured within 15 days, Grantor has not commenced curative action or is not diligently pursuing such curative action; or

1) Fraure by Grantor to perform any other obligation under this Deed of Instit:
21/11FO:
1) Londor has sent to Grantor a written notes of the same provides action or he not ellipsel pursuing such curative action; or
2) Grantor has been given notice of a breach of the same provides (s) of this Deed of Trust within the preceding 12 months.
(a) If the interest of Grantor in the Property is a blaschold interest; my defail by Grantor has to not remedied within any grace period provides the same provides (see black dy dysts).
(b) Any breach by Grantor under the ferms of any other agreement concenting any indebteness of Grantor to Londer the same, or any other Event (whether a concenter of any event of default and a any time thereafter. Trustee or Londer may exercise any one or more of the following the trust of the same provides (see black dysts).
(c) Hights and Remedies. On Default.
(c) Hights and remedies in addition to any other rights or remedies provided by law.
(c) Londer shall have the right at the sophon without too the concurnes of any event of default and a any time the right to Increacing any indebteness.
(d) Hights and remedies, in addition to any other rights or remedies provided by law.
(e) Whit respect to all or any part of the Personal Property. Its Trustee shall have the right to Increacing by noteen and skie, and Londer shall have the right and remedies.
(d) "Linder shall have the right, without notice to Grantor's cost, against the indebtedness. Including amounts part due and apply the right proceed or you.
(d) "Linder shall have the right, without notice to Grantor's cost, against the Indebtedness. In unterance of the Rantor response in the state in without here closel?" (and ranke shall have all the rights and remedies in whether response in the response in the respective of the response of the respective of th

16

 Approx approximates, the number of a state of the state o 16.2

103

16.3 Annua	Reports II to D		8423
Grantor as Lend 7,tion.of.ti 16.4 - Applica	Grancy shall furnish to Lender a statem er shall require "Net cash profil" shall me re Property.	iposes other than Grantor's resid ent of net cash profit received from an all cash receipts from the Proper	LIGU28 ence, within 60 days following the close of each fiscal year of the Property during Grantor's previous fiscal year in such detail y less all cash expenditures made in connection with the opera-
16.5 Joint a	operty is located, determining the rights an	validity of this Deed of Trust and, to	the fullest extent permitted by the law of that state shall be applicable
16.0. "Inne of 16.7, Use" 19.7 (a) If lo	Essence. Time is of the essence of this D cated in Idaho, the Property either takes	eed C. Trust	The second s
(c) If Io (, OF (, BEF	cated in Oregon, the Property is not u THE PROPERTY DESCRIBED IN THIS ORE SIGNING OR ACCEPTING THIS	sed principally for agricultural or fa ised for agricultural, timber, or graz INSTRUMENT IN VIOLATION (ing purposes. Ing purposes. Ing purposes. "THIS INSTRUMENT WILL NOT ALLOW USE PAPPLICABLE I JAND USE TO WILL NOT ALLOW USE
	Pre I I I I I I I I I I I I I I I I I I I		전 전 20 M 전 12 M 전 20 M 전 12 M 전 14 M OL 12 M OL 1
16.9 Merger: held by or 16.10 Substitu	There shall be no merger of the interest of for the benefit of Lender in any capacity, te Trustee: Lender, at Lender's online	by waives the benefit of the homes restate created by this Deed of Tri without the written consent of Lend	Utan I rust Deed Act, UCA 57-1-19, et seq. tead exemption as to all sums secured by this Deed of Trust. is with any other interest or estate in the Property at any time
ment shal address of	contain the name of the original Lender the successor trustee. The successor trustee	and recorded in the office of the Re Trustee, and Grantor, the book and	successor trustee to any Trustee appointed hereunder by an corder of the county where the Property is located. The instru-
17. Prior Indebtedr 17.1 Prior Lier prior Olig	n the Irustee herein and by applicable law ress. The lien securing the Indebtedness securation in the form of a	red by this Deed of Trust is and rer	rustee shall govern to the exclusion of all other provisions for Line of the exclusion of all other provisions for Line secondary and inferior to the lien securing payment of a
	ich Applies) Deed transmus in Deverse of the transmuster moderaut of francis shaft berginder of the float age	tobality of the second s	Liver of the liver securing payment of a .
Land The prior obligatio principal amount o	Sale Contract: 199 Internet philosophil	imately \$	and is in the original grees to pay or see to the payment of the prior indebtedness
and to prevent any 17.2 Default. If	default thereunder.	Grantor expressly covenants and	agrees to pay or see to the payment of the prior indebtedness
17.3 No Modifi	cations. Grantor shall not enter into any	String and the state	is a sub-puol of Lender, become immediately due and
18. Notices to Grant	or tent penalty which thereof would be intered from	Photon Instantic field for	d of trust or other security agreement without the prior wet
GRANTOR: and trout	(viou un cremanes el sur entre de forme en sur Autor	orequired under this Deed of Trus s of forming a proving product term and state the monostructure term and state the monostructure GRANTOR:	Print portraises production of the print with or by law be mailed to Grantor at Grantor's address as set
- Cordelia C.	Bredeen, who took title	Assusor cases X induction of the second	1980 (Unities in Freitar and Freitain) 1980 (Unities in Freitar and Freitain) 1980 (Unities in Freitain)
STATE OF	Dregon The Manual Product of American	AL ACKNOWLEDGM	
On this day personally	appeared before me Cordelia	C. Bredeen who they	1922 - Carlos Angertano anti-
viduals described in an	n California personally known to me	or proved to me on the basis o	Salitacton ord
13th 19th day of	A APTIL CULIC	e uses and purposes therein me	ntioned. Given under my hand and official seal this
Notaru Peblic in astron	the state of: Deloen a comme	My commission ex	nch n City, Osugon
STATEOFIC		TNERSHIP ACKNOW	· 医输出输出器 医结合性结合 医结合 人名法格尔 人名法尔 法保留 化合金 化合金 化合金 化合金 化合金 化合金 化合金 化合金 化合金
County of Cars	aver and a contract of the second sec	si du lite trajencia la biturarde posible concentrate la lite trajencia de la concentration concentrate la lite trajencia de la concentration de l	Accument drawn arch a chrait of and arch include the statement drawn arch a chrait of the transition and the Destruction and the transition drawn arch arch arch arch and arch arch arch arch arch arch arch arch
be) authorized adente of	the second control california	personally known to me or pro	ved to me on the L
Resolution of its Board of	of Directors (or if a partnership, by a	act and deed of the corporatio	n (or partnership), by authority of its Bylaws or by
tion (or partnership): 140	a mar choir united for founds: Cravior	horized to execute and in fact of	executed this instrument on behalf of the corpora-
Apple of the second sec	e state of: <u>concentration</u>	9 sectority of My commission expl	res of the second s
Lo: Louid contracts Louid contracts Louid property in Louid Proper	To be used only whe	n obligations have been pa	NCE ^{lean entre destante de la constante de la}
The undersigned is the lea	al'owner'and holder of all'indehtern	Ree in the manufacture of the second back to the se	andang ar saint in state and a state a
under this Deed of Trust	lease mail the reconveyance and rela	ted documents to	ist "All sums secured by this Deed of Trust have to you under the terms of this Deed of Trust or this Deed of Trust, the estate now held by you

 Date:
 Opened of Just Please mail the reconveyance and related documents to the period of Trust, the estate of the period of the pe

24

0



STATE OF OREGON: COUNTY OF KLAMATH: 55.

Filed	for reco	nd at r	equest (of State	Asp	en Titl	e Co.			the	17t	h ·	dav
				A.D., 19					nd duly rec	corded in V	<i>l</i> ol	<u>M89</u>	
			() 	of	Mortga	gea		n Page <u>—</u> n Biehn	<u>13025</u> .Coi				
FFF	\$70 (רא <u>ר</u> ר∧ר							ilene			nem	

\$

d'