TSET 6156 TRUST DEED Vol. mg Page 19030 5 0 80 1989 between BEND TITLE COMPANY as Grantor, DEMD 111115 OF MAN NORMAN HOFFMAN, and MAVIS L. HOFFMAN, husband and wife as Trustee, and as Beneficiary, GINNE 的复数形式 WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in <u>KLAMATH</u> County, Oregon, described as: in the second for rough the second seco

Oregon Trust Deed Series-TRUST, DEED. ASPEN 3414

Lot 8, Block 5, RIVER PINE ESTATES, in the County of Klamath, State of Oregon. Conna of the contraction of the TRUST DEED 自主を上述の18月11日に日本

we are a associated and back of the night many bortania and be watered or the terror of TAX ACCT. #2309-24A0, 1600

FORM No. 881-00

9 AN 1

89

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of NINE THOUSAND NINE HUNDRED AND 00/100. *(\$9,900.00)*

note of even date herewith, payable to beneticiary or order and made by grantor; the tinal payment of principal and interest hereof, if The date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal installment of said note sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneticiary, herein, shall become immediately due and payable.

sold conveyed, assigned or allocated by the grantor without first having obtain therein, at the beneficiary's option, all obligations secured by this instrument, irrespective of the security of this trust deed, grantor agrees:
To protect the security of this trust deed, grantor agrees:
To protect preserve and maintain supersty in Good condition are committed performed therein.
To protect preserve and public protect is all property in Good condition of any politic of restore promptly and in Meod and workmanike destroyed thereon, and property in the balance growthered is a solution of the complete or restore promptly and in Meod and workmanike destroyed thereon, and property in the balance growthered is a solution of the protect if the balance growthered is a solution of any politic all terms and property in the balance growthered is a solution of any polity of insume filter and solutions, with the destrable by the grantor shall be contained and the containey with a site of a politic of the beneficiary at least litten days prior to the expiration of any polity of insume for the solution of any polity of insume for the solution of any polity of insume for the solution of the beneficiary with the solution of any polity of insume for the solution of the beneficiary at least litten days prior to the solution and the contary port of the solution of any polity of insume for the solution of the solution of the solution of the solution and the contary polity and the grantor hall be immediate placed on a solution appear. To keep sail promise thereby and the solution of the solut

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of emined domain or condemnation, beneficiary shall have the right, it is of elects, to en function that all or any portion of the monies payable as compensation lor such taking, which are in excess of the amount required to pay all reasonable costic expenses and attorney's fees necessarily paid or applied by it first upon any reasonable scale and expenses and attorney's fees necessarily paid to the trial and appellate courts, orea and expenses and attorney's fees ficiary in such proceedings, and the balance arily paid or incurred by bene-ficiary in such proceedings, and the balance arily paid or incurred by bene-ficiary in such proceedings, and the balance arily paid or incurred by bene-ficiary in such proceedings, and the balance arily paid or incurred by bene-ficiary in such instruments as shall be necessarily in obtaining such com-9. At any time and from time to time upon written request of bene-ing any ment of its fees and presentation of this deed and the moteled endorsement (in case of full reconveyances, for cancellation), without alteering (a) consent to the making of any map or plat of said property; (b) join in (a) consent to the making of any map or plat of said property; (b) join in (b) consent to the making of any map or plat of said property; (b) join in (b) consent to the making of any map or plat of said property; (b) join in (b) consent to the making of any induction the trustee hereunder must be ighter the taken in the taken the taken the taken the taken the trustee hereunder must be ighter the taken the taken

STEVENS-NESS

frument, irrespective of the maturity dates expressed therein, or fruction for the second second

and expenses; actually, incurred in contraine the caceeding the amounts provided together with trustees; and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time any place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying plied. The recitals in the deed of any matters of lact shall be conclusive proof of the trusted without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the trusted beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the colligation of the trustee and a reasonable charge by trustee's attorney. (2) with subsequent to the interest of the trustee in the trust deed as their interest may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to suck surplus. 16. Beneliciary may from time to time appoint a successor or succes-

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be vested with all title, powers and duties contered upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneliciary, which, when recorded in the mortigge records of the county or counties in of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and obligated to notify any party hereto of pending sale under any other deed of brust or of any action or proceeding in which, grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 698.553.

and encloses the least and a main			1905
except covenants, conditions, restrictions and examples of coverage and that he will warrent and lower defined the same significant all persons whomosore. The device versus have the response to the balance of the same significant all persons. whomosore is a same set of the same second by the above inectified only and this trust deal are: (*) whom it is an example of the balance of the same second by the above inectified only and this trust deal are: (*) whom it is an example of the balance of the balance of the balance of the same second by the above inectified only and this trust deal are: (*) whom it is an example of the balance of	The grantor covenants and a	grees to and with the beneficiary	
and that he will warrant and loring delend the name space all proves whomesers. The device version of the the proves of the heat dependence by the device warrant being the state of the rest device the state of the state of the rest device the state of the rest device the state of the rest device the state of the state of the rest device the state of the rest device the state of the st	fully seized in fee simple of said de except covenants, condition	Cribed real property and has a t	valid, unencumbered title thereto
The device were not has to increase of the later represented by the above stretched note and this curul doed are: (2) and the increase of the later is a constrained in the lat	 Andrews Charles and Charles a	AB TESLICEIONS and ease	ments of record.
The device waves the first increased of the kine represented by the shore devices and this trust and as excertainty the devices and the shore increased of the kine represented by the shore devices and the shore increased of the shore increased	and that he will warrant and forev	r defend the same against all p	ercons whomeneve
The deal applies to inserve the deal applies to the model of the horder	3.4.1.19 (processing plan substitute constraints) and processing in the processing of the substitute of the substitute of the substitute processing of the substitute substitute of the constraints of the substitute of the substitute the substitute of the constraints of the substitute of the substitute of the substitute of the constraints of the substitute of the substitute of the substitute of the constraints of the substitute of the substitute of the substitute of the constraints of the substitute of the substitute of the substitute of the constraints of the substitute of the su	reputes and thermore see there is a construction of the second structure of the second s	
The deal applies to inserve the deal applies to the model of the horder	(a) And (b)	 And Annual Providence and Construction of the second s second second sec	(a) AND
The deal applies to inserve the deal applies to the model of the horder	 An an analysis of the second se	 C. P. P. R.C. SPRE Proc. 5, 10, 10, 114, 10, 10 C. P. P. R.C. SPRE Proc. 5, 10, 10, 10, 10, 10, 10, 10, 10, 10, 10	
The deal applies to increase of particle is a marking and particle is a marking bring with the first registers, devices,		in the second	n an Ura Angelana an Angelana an Angelana an Angelana an Angelana Mana Grandarian an England (Francisca) Mana Grandarian an England (Francisca)
The deal applies to increase of particle is a marking and particle is a marking bring with the first registers, devices,	સાર દ્વારા છે. આ પ્રેસ્ટ અન્યત્વ આવેલ પ્રાયક્ષ છે. અને પ્રાયમિંગ પ્રાયમિંગ પ્રાયમિંગ પ્રાયમિંગ પ્રાયમિંગ પ્રાય આવેલા પ્રાયમિંગ પ્રાયમ આ પ્રાયમિંગ પ્રાયમિંગ આ પ્રાયમિંગ	and an early and an and an	
The deal applies to increase of particle is a marking and particle is a marking bring with the first registers, devices,	The grantor warrants that the proce (a)* primarily for grantor's personal	ds of the loan represented by the above family or boursehold average the second	e described note and this trust deed are:
Bender includes in the logical control of the decide and schemers the control is suggers, of the control of marketing in the decide and schemers the control of suggers, of the control of marketing in the decide and schemers the control of suggers, of the control of marketing in the decide and schemers the control of suggers, of the control of marketing in the decide in the trends of marketing in the decide in the decid in the decide in the decide in the decide i	in organization, or (even if	grantor is a natural person) are for bu	toiness of commercial purposes.
IN WITNESS WHEREO', said failed in labor of the beneficien to be the based of	personal representatives, successors and ass secured hereby, whether or not named as a	enefit of and binds all parties hereto, gns. The term beneficiary shall mean i	their heirs, legatees, devisees, administrators, executors, the holder and owner including alecter to the securors,
Howards (a) equilibrium wards (b) equilibrium and the deleter in equilibrium of the field o	and the field of the state of the state of the field of	, and the singular number includes the r	direct so requires, the masculine
and and the set of the second diagonal bits by package regulations if compliance with the defit on lower and diagonal diagonal bits exclusion. if compliance with the defit on lower and diagonal bits regulation. if the data of the defit on lower and bits of the rest. if the data of the defit on lower and bits of the rest. if the data of the defit of the rest. if the data of the defit of the defit of the rest. if the data of the defit of the defit of the rest. if the data of the defit of the rest. if the data of the defit of the defit of the rest. if the data of the defit of the defit of the rest. if the data of the defit of the defit of the rest. if the data of the defit of the defit of the rest. if the defit of the defit of the rest. if the defit of the defit of the login of the rest. if the defit of the login of the rest. if the defit of the login of the defit of the login of the rest. if the defit of the login of the rest. if the defit of the login of the defit of the login of the rest. if the defit of the login of the rest. if the defit of the login of the rest. if the defit of the login of the rest. if the defit of the login of the rest. if the defit of the login of the rest.			hand the day and year first above written.
and and the set of the second diagonal is by period if compliance with the Act is not beginned diagonal in the second diagonal dingonal dingonal diagonal dingonal diagonal dingonal d	* IMPORTANT NOTICE: Delete, by lining out, wh not applicable; if warranty (a) is applicable and	chever warranty (a) or (b) is the beneficiary is a creditor	Derald L. Brown
The later of the dense of energeneties STATE OF OREGON State of the dense of the dense of energeneties State of the dense of the dense of the dense of energy of the dense dense of the dense densense of the dense of the dense of the dens	beneficiary MUST comply with the Act and Rec disclosures: for this must be and the former of the second sec	I Act and Regulation Z, the statistical values of the second second second second second second second second s	
STATE OF OREGON 35. State ore dentry the tred of ore itele	It compliance with the Act is not required, disreg	and this notice, why many the provident of the state of t	
STATE OF OREGON	(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	erstinger of a second s	
County of 32. At the information was actionated by biors are on the information of th		ne andre in an andre in a second s I want the matrix second se I want the matrix second se	und versionen ander einen einen Merken bei zureich versionen einen
The instrument was acknowledged balow one of BRALD TO BREAM This instrument was acknowledged balow on on 19 by A B (1) CR ALL (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)		J SS.	
BERNALD: TJ ERFENSION at "G B Internet Market Public for Oregon "Generation on septem: Notar Public for Oregon "Generation on septem: Notar Public for Oregon "My commission expires: Notar Public for Oregon "Trustee "Trustee "Truste	C. This instrument was acknowledged I	efore me on This instrument was	s acknowledged before me on
CSERL D F. Washington States. 10 Notary Public for Oregon My commission expires. 10 Notary Public for Oregon My commission expires. 10 (SEAL) Notary Public for Oregon My commission expires. 10 Notary Public for Oregon My commission expires. 10 (SEAL) Notary Public for Oregon My commission expires. 10 Notary Public for Oregon My commission expires. 10 (SEAL) Notary Public for Oregon My commission expires. 10 Notary Public for Oregon My commission expires. 10 The undersigned is the legal owner and holder of all indebtedness secured by the forms owing to you under the terms of and trust deed or pursuant to status, to cancel all evidences of indebtedness secured by the terms of add trust deed (which are delivered to you state now, hold by you under the same. Mail reconveyance, and documents to indebtedness feeling by add trust deed (which are delivered to you state now, hold by you under the same. Mail reconveyance, and documents to indebtedness feeling and trust deed the state result of the trust deed at the NOTE which is secare. Both must is delivered to its concolled to be trust delivered to record on the state state result of the trust deed at the NOTE which is secare. Both must is delivered to its concolled to head of the the within instrument was received for record on the state. 19, 89, of	GERALD ET LEROWN	2 as	
CERTED: Notary Public for Oregon More y Public for Oregon MY committation expires: 10 10 My committation expires: (SEAL) Network of the series of the s	"UBLIK ANK	ot	
(SEAL) (o tor Oregon Notary Public for Or	
To be used only when abligations here have paid To:, Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said indersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said indersigned is the legal owner and holder of all indebtedness secured by inder the terms of herewith fogether within said trust deed) and ta reconvey, without grarranty, to the parties designated by the terms of said trust deed the state now, held by you under the same. Mail:reconvey, without grarranty, to the parties designated by the terms of said trust deed the state now, held by you under the same. Mail:reconvey, without grarranty to the parties designated by the terms of said trust deed the state now, held by you under the same. Mail:reconvey, without grarranty to the parties designated by the terms of said trust deed the state now, held by you under the same. Mail:reconveyance, and documents to DATED:	My commission expires: 10	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	요비했다. 사람들은 이 가 있는 것은 것이 있는 것이 없는 것이 같이 없다.
TO:, Trustee The undersigned is the legal owner and holder of all indebtdness secured by the foregoing trust deed. All sums secured by said indersigned is the legal owner and holder of all indebtdness secured by the foregoing trust deed. All sums secured by said indersigned is the legal owner and holder of all indebtdness secured by inder the terms of any sums owing to you under the terms of herewith fogether, with said trust deed) and ta reconvey, without graranty, to the parties designated by the terms of said trust deed the state now, held by you under the same. Mail:reconvey, without graranty, to the parties designated by the terms of said trust deed the state now, held by you under the same. Mail:reconvey, without graranty, to the parties designated by the terms of said trust deed the state now, held by you under the same. Mail:reconvey, without graranty, to the parties designated by the terms of said trust deed the state now, held by you under the same. Mail:reconvey, without graranty is the terms of said trust deed the state now, held by you under the same. Mail:reconvey, without graranty is the terms of said trust deed the state now, held by you under the same. Mail:reconvey and documents to DATED; MMX VCG1' \$\$2005-354V0' 1200 Beneticiary Do not here or desirey the from Deed OR THE NOTE which it esses. Both must be delivered to the trusts for constitution before reconveyones will be made. TO the same of the fore of the NOTE which it esses. Both must be delivered to the trusts for constitution before reconveyones will be made. TO the same of the fore of the NOTE which it esses. Both must be delivered to the trusts for constitution before reconveyones will be made. TO the same of the fore of the NOTE which it esses. TO the same of the same of the same of the fore terms of the same o	્યું. તેમ આ ગામ આ ગામ આ ગામ આ ગા આ ગામ આ ગા	and Alexandron (1999) and an an arrival statement of the second statement of t	
The undersigned is the legal owner and holder of all indebtedness secured by the toregoing trust deed. All sums secured by said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you state now hold by you under the same. Mail reconvey and documents; to the parties designated by the terms of said trust deed the state now hold by you under the same. Mail reconvey and documents; to the parties designated by the terms of said trust deed the state now hold by you under the same. Mail reconvey and documents; to the parties designated by the terms of said trust deed the state now hold by you under the same. Mail reconvey and documents; to the parties designated by the terms of said trust deed the state now hold by you under the same. Mail reconvey and documents; to the parties designated by the terms of said trust deed the state now hold by you under the same. Mail reconvey and documents; to the parties designated by the terms of said trust deed the state now hold by you under the same. Mail reconvey and documents; to the parties designated by the terms of said trust deed the state now hold by you under the same. Mail reconvey and documents; to the parties designated by the terms of said trust deed the state now hold by you under the same. Mail reconvey and documents; to the parties designated by the terms of said trust deed the state now hold by you under the same. Mail reconvey and documents; to the parties designated by the terms of said trust deed the state now hold by you under the same. Mail reconvey and documents; to the parties designated by the terms of said trust deed the state new designated by the terms of said trust deed the state new designated by the terms of said trust deed the same. The same designated by the terms of said trust deed the same designated by the terms of said trust deed to the same designated by the terms of said trust deed to the same designated by the terms of said trust deed to the same designated by the terms		To be used only when at the state	pold.
The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed or pursuant to statistic. You hereby are directed, on payment ito you'd any sums owing to you under the terms of berewith logetber, withhaid trust deed) and to recover of indebtedness' secured by said trust deed (which are delivered to you state now held by you under the same. Mail reconveyances and documents to the parties designated by the terms of said trust deed the state now held by you under the same. Mail reconveyances and documents to the parties designated by the terms of said trust deed the terms of state now held by you under the same. Mail reconveyances and documents to the parties designated by the terms of said trust deed the terms of terms of the terms of the terms of terms of the terms of the terms of terms of the terms of terms of the terms of terms of terms of the terms of terms of terms of the terms of terms of the terms of t	1、1、1、1、1、1、1、1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1		网络盐纳海豚科的盐物 运输的 网络盐酸盐酸盐盐 计开始分析 计算法 计可引入工作 计分析 化分析 化乙烯
and trust deed or pursuant to statute, to cancel all evidences of indebtedness source by said trust deed (which are delivered to you under the terms of bereawith fogether.with) said trust deed (which are delivered to you under the terms of said trust deed the state now held by you under the same. Mail/reconveyance, and documents to designated by the terms of said trust deed the state now held by you under the same. Mail/reconveyance, and documents to designated by the terms of said trust deed the state now held by you under the same. Mail/reconveyance, and documents to designated by the terms of said trust deed the state now held by you under the same. Mail/reconveyance, and documents to designated by the terms of said trust deed the terms of the state is t	The undersigned is the legal owner and trust deed have been fully neid and mainlined	holder of all indebtedness secured by	the foregoing trust deed. All sums secured by said
State now, held by you under the same. Mail: reconveyence, and documents to Section. DATED: UN_AND_COLD MAX YCOL: \$3303-54V0' 1800 De net lease or deshey this Trust Deed OR THE HOTE which it secure. Both must be delivered to the trustee for sancellation before reconveyence will be made. TRUST DEED Interviewered LAM rule 2000 (1900) Beneficiary De net lease or deshey this Trust Deed OR THE HOTE which it secure. Both must be delivered to the trustee for sancellation before reconveyence will be made. TRUST DEED (1000 How. 081) State or deshey this Trust Deed OR THE HOTE which it secure. Both must be delivered to the trustee for sancellation before reconveyence will be made. BEC: 11/ f) # COHOP2 OI WITE TOTO (P) (1000) State OF OREGON, County of County of Oct. (1000) County attrue County And Long And and	said trust deed or pursuant to statute, to ca herewith fogether with said trust deed) and to	ncel all evidences of indebtedness secu	ured by said trust deed (which are delivered to you
DATED. Denoticiary JVX VCCJ.* \$\$303-54V0.* 1800 Benoticiary De not lose or destroy this True Deed OR THE NOTE which is escares. Both must be delivered to the instate for concellation before reconveyonce will be made. STATE OF OREGON, County of	estate now held by you under the same. Mail	reconveyance and documents to	arries designated by the terms of said trust deed the
JVX VCCJ: \$3303-54V0' 1600 Beneficiary De not loss or destroy this Tour Deed OR THE NOTE which is secures. Both must be delivered to the trustee for cancellation before reconveyonce will be made. TRUST DEED (FORM No. BI) STATE OF OREGON, County of Klamath ss. Statesteest LAW FUB TOUT OF TOUR TO TOUT OF TOUR TOUR TO TOUT OF TOUR TO TOUT OF TOUR TOUR TO TOUT OF TOUR TOUR TO TOUT OF TOUR TOUR TOUR TOUT OF TOUR TOUR TOUT OF TOUR TOUR TOUT OF TOUR TOUR TOUR TOUT OF TOUR TOUR TOUR TOUT OF TOUR TOUR TOUR TOUR TOUT OF TOUR TOUR TOUR TOUR TOUR TOUR TOUR TOUR	· 你们的一个你们,我们的东方,你在你们的人,你在你们都能是你好好的?我来不能了,我来去来,你能让你们,你就是你的吗?	그는 것 같은 속 방법 수는 것 같은 것 같아. 이 이 가지 않는 것 같아요. 한 것 같이 가지 않는 것 같아. 가지 않는 것 같아.	
De not lose or desition this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cencellation before reconveyance will be made. TRUST DEED STATE OF OREGON, County of			
State of OREGAN State of OREGAN Ss. Intervent and Law Public of Engent (AND: ORE (2) (1) EE '11' (1) (2) (2) (2) (2) (2) (2) (2) (2) (2) (2	TAX ACCT, #2309-24A0, 1600		Beneficiary
State of New New Sector Sec	De not lose or destroy this Trust Deed OR THE NO	(E which it secures. Both must be delivered to the	e trustes for concellation before reconveyonce will be mode
[FORM No. 881] SIALD OF OREGON, ss. [Prevente-MESS LAW PUB_TO_TOPATLANDIONETDITUDES SS. County ofKlamathSs. [Prevente-MESS LAW PUB_TO_TOPATLANDIONETDITUDES SS. County ofKlamathSs. [Prevente-MESS LAW PUB_TO_TOPATLANDIONETDITUDES County ofKlamathSs. SS. [Prevente-MESS LAW PUB_TO_TOPATLANDIONETDITUDES County ofKlamathSs. SS. [Prevente-MESS LAW PUB_TO_TOPATLANDIONETDITUDES County ofKlamathSs. SS. [Prevente-MESS LAW PUB_TO_TOPATLANDIONETDITUDES County ofClock, 19.89, at 11:13 o'clock AM., and recorded in book/reel/volume No, M89 on page12030 or as ice/file/instru- [Prevente-MESS LAW PUB_TOTUDES FOR Pages12030 or as ice/file/instru- [Prevente-MESS LAW PUB_TOTUDES FOR Pages12030 or as ice/file/instru- [Prevente-MESS LAW PUB_TOTUDES			
The verse LAW PUB_COLORETLANDIONE DITE E2: 10 f100 COND(2) at vistation prime vistation (2000) SS. County of	전에 가장 가지 않는 것 같은 것 같은 것 같은 것 같은 것 같은 것 같이 많이 많이 많이 많이 없다.		STATE OF OREGON
ALD: L. BROWN Contraction Outside the served for record on the _9th_day Grantor Outside the served for record on the _9th_day Grantor SPACE RESERVED ofOct	(FORM No. 881)	EE' TH SIM COMOR IN ST	
CALD L. BROWN sector for the sector	line	Distant descences and	was received for record on the 9th day
Grantor SPACE RESERVED in book/reel/volume NoM89on page19030or as ice/file/instru- ment/microfilm/reception No6156, Record of Mortgages of said County. MAN HOFEMAN Did Living Living The Record of Mortgages of said County. Ministre Corportion No6156, Instruction No6156, Ping Struct Structure MAN HOFEMAN Did Living Living The Record of Mortgages of said County. Ministre Corportion No6156, Instructure Vin AFTER RECORDING RETURN TO & Mrst. Norman Hoffman de tip ZUL County affixed. O. Box 926 ZUL County Clerk NAME NAME	RALD L. BROWN COUPT. CLINIC POLT	THE Sells out content to track	of
Record of Mortgages of said County. US L. HOFFMAN Beneticiary VIN PORPORT SUSE ment/microfilm/reception No. 6156, VIN PORPORT SUSE ment/microfilm/reception No. 6156, VIN Beneticiary J.J.J. TF. COMENTAL Record of Mortgages of said County. VIN Beneticiary J.J.J. TF. COMENTAL Witness my hand and seal of County affixed. VIN AFTER, RECORDING RETURN TO County affixed. County affixed. 0. Box 926 PINAS (DR § 97739 DE § 97739 DE § 97739	Grantor	┃ 같은 사람이 나는 것은 것이 같이 나는 것 같은 것을 생각할 수 있는 것이 없다.	in book/reel/volume No. M89 on
VIS L. HOFFMAN Beneficiary VID AFTER, RECORDING RETURN TO VID AFTER, RECORDING RETURN TO • & Mrs.' Norman Hoffman are the 0. Box 926 Pinel: DR* 97739	RMAN HOREMAN GUG LITATE TO DOS	RECORDER'S USE	ment/microfilm/reception No. 6156
Vin AFTER RECORDING RETURN TO & Mrs. Norman Hoffman and the Sector State Sta	Private Contract of the Part o		Record of Mortgages of said County.
D. Box 926 Pine: DR 97739			
Pine; 07739	Mrs. Norman Haff		
Ey Sulling Mulling Deputy	• & Mrs. Norman Hoffman internet	5th	County affixed.

ч. м. м. м.