NAME, ADDRESS, ZIP

PEL DEED Vol. 77.69 Page 20403

	INGERSOU AND NANETTE V. INGERSOLL
THIS INDENTURE between REALIES	T JAC A NEVADO COMPONATION
· ti	to the first Daily, Subject to
emarter caned the second period property hereing	after described is vested in fee simple in the men in book/reel/
Whereas, the title to the deed recorded in the	mortgage records of the county nerematic names,
lien of a mortgage of trust deed reserved there	after described is vested in fee simple in the morphism book/reel/ e mortgage records of the county hereinafter named, in book/reel/ of or as fee/file/instrument/microfilm/reception No
tall teleprope to salu lecolus	- + + + + there is now owill and all
. I all nee now owned by the scooling party	Terror doed noting flow Subject to
	has somether the second purey
mediate foreclosure, and whereas the hist party	in default and said mortgage of trust deed bond party to being unable to pay the same, has requested the second party to perty in satisfaction of the indebtedness secured by said mortgage
Lacture deed of conveyance or	하는 사람들은 그들은 사람들은 사람들이 가장 사람들이 되었다. 그는 사람들이 살아 있다면 살아 없는 것이다.
THEREF()RE, for the considerant	There's a restrict the series and the Paid In Pull to the
nd indebtedness secured by said more	the and convey unto the second party, his hells, sales
est party) the first party does hereby grant, ba	rgain, sell and convey unto the second party, his heirs, successors rgain, sell and convey unto the second party, his heirs, successors perty situate inCounty, State of
rst party), the first party does hereby grant, band assigns, all of the following described real pro-	perty situate in
to-wit:	- 0.70788
777 E 10 1925 320 10 英国中国第二世际企业人	22 VIMATH FOREST ESTA
Dag 0 31 Block	DZ, CONTIN ONEGON
PARCEL	32, KLAMATH FOREST ESTATES CLAMATH COUNTY, ONEGON
REIRIT ADDITION	
CATE OF EMERGE CALL	
Chief stiffee of the character of topposition. So the form of retailed philipsed simposite.) Fulfile Constants	Newstre V. ING. 4:00
[12] 우리 아니는	
ODAL, STANNING DEPARTMENT TO VERIFY APPROVATE (
SERVICE SERVICE SERVICES OF SE	
die instrument auc act act on use de signapor Court in this file eithen in vill attom de signapor	
그녀들이는 교육하는 이번 경기를 가지 않는데 그렇게 되었다. 그 사람들이 얼마를 하는데 되었다. 그 그렇게 다른데 그렇게 되었다.	學學이를 하다. 그는 그와 살아 가게 있는 물로 회사되었다며 그렇게 먹어 먹어 먹다면 그들을 하는 것이 그렇게 하는 것이다. 그렇게 되었다.
	the course of the second secon
graffor of the comporate name to	(i) bows named has executed the inversions in the part of the state
poration if the contract of	(1) Above named has executed the invariance of the properties. De stated harden and its conference.
sommy, to consoler and the state of the same and the same of the s	Rowales the states. The respective states became and the source of the states of the states of the source of the states of the source of the s
ign. States in the second seco	tomers the state, the succession of the succession of
	nt so reginale, dhe angguan shull an tolon Rollices the slaval. Het anscalese que brence a sou the soul of in milite, assumed one full had been
Acted Committees Child and Applications (1985) In the	실하다는 보고 있는데 그리고 있는데 그는 사람들은 사람들이 걸었다면 하는데
In experiency this installment is a facility	Resource de la company de la c
	etc and annurtenances incleum Sciences,
it if the tenements, hereditame	CONTINUED ON REVERSE SIDE)
together with all of the tenements, hereditame	ILONO INCOME STATE
together with all of the tenements, hereditame	We of Missiry and an arrangement of the control of
ing), and the second completeness part.	
ing;	STATE OF OREGON,
directly in any number whitespetty extept as a before the first and completening paid.	STATE OF OREGON,
ing; no person, co parto-cento es carporanen, or derecto accept as a mel- derecto masso manes anaixeres, except as a publicario esta en actual consideramer part	STATE OF OREGON, SCOUNTY OF SOURCE CANDIDATE OF COUNTY OF COUNTY OF COUNTY OF COUNTY OF
ing; the this charter of the second completeness of mediates in the second completeness of mediates and the second completeness of the second completeness o	STATE OF OREGON, See that the second batte. Sounty of Certify that the within instrume.
ing; parties and actual consideration bands and actually state and actual properties of the actu	STATE OF OREGON, SCALE OF OREGNA, SCALE OF ORE
That it executes this mad the first party be as the first party be as a pre- and dures, and caused actual complete and a pre- and the person, computer what seems are pre- and the person and caused the first party be as a and the person and caused the first party be as a and the person are an actual computers only as a and the person and caused the first party be as a and the person are an actual computers only as a and the person are actual computers only as a and the person are actual computers only as a and the person are actual computers only as a and the person are actual computers only as a and the person are actual computers only as a and the person are actual computers only as a and the person are actual computers only and and the person are actual computers only are actual computers.	STATE OF OREGON, SCOUNTY OF SOURCE CONTROL TO SECURITY STATE OF OREGON, SOURCE CONTROL TO SECURITY STATE OF OREGON, SOURCE CONTROL TO SECURITY STATE OF OREGON, Was received for record on the
The security to stay kind, that hose esdan at any and the first personning this west the first personning the first personning the first personning to the first person, we partitionally so many personning the first personning to the first personning to the first personning to the first personning to the first personning that the first personning the first personning that the first personning the first personning that the first personnin	STATE OF OREGON, SCOUNTY OF Was received for record on the SCOUNTY OF SCOU
he security to any kind, that hose esdon at any finet or anothing this what the first purity to a discussion of any directs that the dead is not given by a pick alto he person, we partner only so supportation of any directs, that includes whe varieties a pick alto he person, we partner only so supportation of any and the person in an actual substantial and a substantial or that are an actual substantial and a substantial a	STATE OF OREGON, STATE OF ORE
SECOND DELL'S ONE SOUND CONSTRUCTION NOTES OF SOUND DELL'S ONE SOUND DELL'	STATE OF OREGON, STATE OF OREGON, SCOUNTY OF SCOUNT
THE COLUMN TO THE STANDARD ADDRESS WAS ASSETTING THE COLUMN TO THE COLUMN TO THE COLUMN TO THE COLUMN TO THE COLUMN THE C	STATE OF OREGON, STATE OF OREGON, SCOUNTY OF County
THE COLUMN TO THE STANDARD ADDRESS WAS ASSETTING THE COLUMN TO THE COLUMN TO THE COLUMN TO THE COLUMN TO THE COLUMN THE C	STATE OF OREGON, STATE OF OREGON, Sounty of County o
and the sum series consideration from the sum of the su	STATE OF OREGON, STATE OF OREGON, Sounty of County o
COLORIST STATE THE STATE STATE AND ADDRESS OF THE STATE STATE AND ADDRESS OF THE STATE STATE AND ADDRESS OF THE STATE ADDRESS OF THE STATE AND ADDRESS OF THE STATE ADDRESS OF TH	STATE OF OREGON, STATE OF OREGON, SCOUNTY of County of County of County for record on the
ing, particle that seems considerations being and the bears' co-builtnessed to consideration of the discount of the second of the discount of	STATE OF OREGON, STATE OF OREGON, SOUNTY of County o
CALLER OF THE CONTROL	STATE OF OREGON, SOURCE OF COUNTY O

And the first party, for himself and his he	to said second party, his heirs, successors and assigns forever. Peirs and legal representatives, does covenant to and with the second rest party is lawfully seized in fee simple of said property, free and st deed and further except
ZY CUK OUTUE	
this deed is intended as a conveyance, absolute in second party and all redemption rights which the or security of any kind; that possession of said put that in executing this deed the first party is not a any duress, undue influence, or misrepresentation attorneys; that this deed is not given as a preference.	and the above granted premises, and every part and parcel thereof sons whomsoever, other than the liens above expressly excepted; that it legal effect as well as in form, of the title to said premises to the ne first party may have therein, and not as a mortgage, trust deed remises hereby is surrendered and delivered to said second party; acting under any misapprehension as to the effect thereof or under by the second party, or second party's representatives, agents or nace over other creditors of the first party and that at this time there than the second party, interested in said premises directly or increased.
The true and actual consideration paid for OHowever, the actual consideration consists of or part of the consideration (indicate which).	this transfer, stated in terms of dollars, is \$ 6841.47 r includes other property or value given or promised which is
In construing this instrument, it is underst	tood and agreed that the first party as well as the second party
may be more than one person; that if the context	so requires, the singular shall be taken to mean and include the
plural; that the singular pronoun means and inc	cludes the plural, the masculine, the feminine and the neuter and
that, generally, all grammatical changes shall be	made, assumed and implied to make the provisions hereof apply
equally to corporations and to individuals.	가는 사람들이 생겨를 맞았다. 불통상이 들어 있다는 그 그리고 있는 것을 하는 것이다. 부분하는 사람들은 교육 환경에 한 경험을 받았다.
poration it has caused its corporate name to be	v above named has executed this instrument; if first party is a cor-
authorized thereunto by order of its Board of Dir	e signed hereto and its corporate seal affixed by its officers duly
Dated SANUARY IS 19 80	
THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPER SCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCITHIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE T PROPERTY SHOULD CHECK WITH THE APPROPRIATE OF COUNTY BEAUTY OF THE PROPERTY OF THE PR	ELAND KICK C. INGERSOLL EPTING O THE TY OR O COLUMN
COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED US	NAMETTE V. INGERSOU
(If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 19	4.570)
STATE OF OREGON, CAC.	STATE OF OREGON, County of)ss.
County of VENTURA 1990 (150)	The loregoing instrument was acknowledged before me this
The foregoing instrument was acknowledged before	TV 5 - 7 - 10 - 10 - 10 - 10 - 10 - 10 - 10
me this 20 January 50 89 by RICK L. INGERSOLL AND NANETTE V.	president, and by
INGERSOLL	Secretary of
$M = \bigcap \bigcap M = 1$	a corporation, on behalf of the corporation.
Suma middely-	
(SEAL)	Notary Public for Oregon
- 1	My core and a second se
OFFICIAL SEAL GLORIA J. MIDDLETION OFFICIAL SEAL OFFICIAL	STATE OF OREGON, deleted. St. (42) County of Klamath
My Comm. Expires Feb 26, 1990	Filed for record at request of:
Office West and the manager of the state of	kealvest, inc.
THE PERIOD OF THE PROPERTY OF	on this <u>25th</u> day of <u>0ct.</u> A.D., 19 <u>89</u>
Market Charles and the mark trade of the con-	at 9:25 o'clock AM. and duly recorded in Vol. M89 of Deeds Page 20403.
The training stee second name of Training and	Evelyn Biehn County Clerk
See and Continued party and Party and	By Paulon Multonday
WILL BURNING BURNESS KILLS	Z ^B Deputy.
는데 없는 경험점, 공학 등로 보면 전략 경우 사 람들이 올린	Fee, \$13.00
026	