8957 NEW DI Vol.<u>msg_</u>Page 24066 @ TRUST DEED day of NormBur THIS TRUST DEED mach this 15TH day KETHLIST INC A NEVALA CORPORTION hetween Courses TITLE MD ESMON as Granton, as Beneficiary, WITNESSETH: Grantor irrevocably grants, harginins, sells and conveys to trustee in trust, with power of sale, the property CANNATTH County, Oregon, described as: in 30, BLUCC 25, KLAMATH FALLS FORETT ESTATES FIRST ADDITION 1.06% 110 49-1 isdel oper

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 rests, issues and profits thereot 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 surr of for the hereith events to be been the terms of a promissory pollars, with interest thereon according to the terms of a promissory

DEC 83

sold, conveyed, assigned or elienated by the grantor without 'irst then, at the beneficiary's option, all oblightions secured by this inst therein, shall become immediately due and payebe.
To protect the security of this trus: dead, grantor agrees:

To protect preserve and maintain sait property in good condition and repair, not to remove or demolish any building or improvement therein, the security of the security is good condition and repair; not to remove or demolish any building or improvement which any the first of the security of the security is the bordicary, and workmanike maintain and restrictions allecting said property. If the bordicary so request, to join a rescuting such financing statements pursuant to the Unitorn Commercial Code as the beneficiary may require and to pay for illing same in the proper public office or offices, as well as the cot of all lien searches made by the beneficiary. To provide and continuously maintain insurace on the building to move or hereafter excited on the said promises against ons to the repair in an amount not less than \$\frac{1}{2}\$, more maintain insurace on the sublicing its or other havance is proper public office or othics. To recurrity use hany and the latter, all policies of insurance have be eneliciary with low payable to the latter, all policies of insurance now or hereafter placed on said building to any policy of insurance now or hereafter placed on said building the or other havance policy may be applied by beneficiary may procure the same at grantor's expense. The amount collected in such note:
To keep said protection of beneficiary the oritie amount scalled by a such insurance and to dever the such note:
To keep said protection of beneficiary the oritie amount is a collected. The such as the security of any policy of insurance policy may be applied on a sessement and other chares that here day bandh

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condernation, beneliciary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary shall have by it lirst upon any reasonable costs and expenses and attorney's less both in the trial and appellate courts, necessarily paid or incurred by bene-ficiery in such proceedings, and the balance applied upon the indebtediets secured hereby; and grantor aftress, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such croc-penditor, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of ben-ficiery, payment c s lees and presentation of this deed and the mote for endorsement (in case of tull reconveyances, for carcelation), without allecting the liability of any person for the payment of the incidedness, trustee may (a) consent to the making of any map or plat of said process; (b) join in

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surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary 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 trustee, the latter shall be vected with all title, powers and duries conferred upon any trustee herein named or appointed hereunder. Each such appointment and subtilition shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as gravited by are. Trustee is not obligated to notily any party hereto of products with y or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee herewaler must be either an attor or savings and loan association authorized to do builnes; under the lows of Cregon property of this state, its subsidiaries, affiliates, agents or branches, the United States ember of the Oregon State Bar, a bank, trust company tille insuitance company authorized to insure tille to real an escrow agent licensed under ORS 696,505 to 696,585, ney, who is an active memb or the United States, a title or any agency thereaf, or an

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The grantor covenar fully seized in tee simple c	nts and ugrees to and	with the beneficiary and those claiming under him, that he is law-
	I-Saliz-arschora-rear j	with the beneficiery and those claiming under him, that he is law- property and has a valid, unencumbered title thereto
and that he will warrant s		
	na i prever aerena me	e same against all persons whomsoever.
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a aligna a shararara shararara ka sharara wa sharara shekarara ta ta ta ba a shara shekarara shekarara ta shekarara ta fa ali	· 新闻教育教育、新闻教育教育、大学校、大学校、大学校、 · · · · · · · · · · · · · · · · · · ·	《普查·斯普通·斯普通·斯普通》(1997年),在1997年)。第二日的日本市场中的日本市场中的一部分,在1998年)。 1989年1日,1999年),1999年),1999年年日,1999年)。 1999年年日,1999年日,1999年年日,1999年日,1999年日,1999年日,1999年日,1999年日,1999年日,1999年日,1999年日,1999年日,1999年日,1999年日,1999年日,199
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The grantor warrants that	t the proceeds of the loan	(1) An and the second s Second second secon second second sec
Gammation, U	or (even it grantor is a na	represented by the above described note and this trust deed are: schold purposes (see Important Notice below), atural person) are for business or commercial purposes.
This deed applies to, inure personal representatives, successo secured beraby whathat	res to the benefit of and b ors and assigns. The term i	binds all parties hereto, their heirs, legatees, devisees, administrators, executors
* IMPORTANT MOTICE, D.L.	승규는 물건을 가지 않는 것을 하는 것을 수가 있다. 물건을 하는 것을 하는 것을 하는 것을 수가 있는 것을 수가 있다. 물건을 하는 것을 수가 있는 것을 수가 있다. 물건을 수가 있는 것을 수가 있다. 물건을 수가 있는 것을 수가 않았다. 것을 것을 것을 수가 있는 것을 수가 않았다. 것을 것을 것을 수가 있는 것을 수가 있는 것을 수가 있는 것을 수가 있는 것을 수가 않았다. 것을 것을 것을 수가 않았다. 물건을 수가 같이 같이 않았다. 물건을 수가 같이 같이 않았다. 물건을 수가 있는 것을 수가 있는 것을 수가 있는 것을 수가 않았다. 것을 것을 것 같이 않았다. 것을 것 같이 않았다. 것을 것 같이 않았다. 것을 것 것 같이 않았다. 것 같이 않았다. 것 같이 것 같이 않았다. 것 같이 않았다. 것 같이 않았다. 것 같이 않았다. 것 것 같이 않았다. 것 것 같이 않았다. 것 같이 않았다. 것 같이 않았다. 것 같이 않았다. 것 않았다. 것 같이 않았다. 것 않았다. 것 같이 않았다. 않았는 것 않았다. 않았는 것 않았는 것 않았다. 않았는 것 않았다. 않았는 것 않았는 것 않았다. 않았는 것 않았는 것 않았다. 않았는 것 않았다. 않았다. 않았는 것 않았다. 않았는 것 않았는 것 않았다. 않았다. 것 않았는 것 않 않았다. 않 않았다. 않았다. 않 않았다. 않았다. 않 않았다. 않았다.	has hereunto set his hand the day and year first above written.
* IMPORTAN' NOTICE: Delets, by lini not applicable; if warranty (3) is app as such word is defined in the Truth beneficiary MUST comply with the A	h-in-Lindirg Act and Regula	is ti creditor alien Z, the
beneficiary MUST comply with the A disclosures; for this purpose use Steve If compliance with the Act is not requ	wasololion by makin	aquivalent.
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	按照选择单位出现的1993年,1993年1993年 1997年年年,建立1997年(1993年)。 1997年年年,建立1997年(1997年)。	U (1, 15, 1) NOTARY PUBLIC: NEVADA
STATE OF OREGON,	Hall and Comparison of the second se Second second sec	My Appointment Expires Oct. 5, 1991
County of) 55.	STATE OF ORSGON NEVADA
This instrument was acknow , 19	wledged before me on, by	This instrument was agknowledged before me on 11/27(89 19 Si, by MULINM, TOOP
		as fresipent of legivest fisc
(SEAL) My commission expired	otary .Public for Oregon	Notary Public for Greecon Newsport
$ \frac{1}{2} \left\{ \begin{array}{c} 1 & 0 \\ 0 &$		IT FOR FULL RECONVEYANCE
The undersidered is the local		
ald trust deed or pursuant to etat	A	ndebtedness secured by the foregoing trust deed. All sums secured by said e cirected, on payment to you of any sums owing to you under the terms of ces of indebtedness secured to and
erewith together with said rust dee state now held by you under the sa	ed) and to reconvey with	our warrenty, to the parties designated by the terms of said trust deed the
가장 전자가 이 것이 같이 있는 것이 없다.	1997) 3 (1997)	
	·······	
		Beneliciary
Do not lose or destroy this Trest Deed	OR THE NOTE which it socuros.	Bath must be delivered to the trustee for cancellation before reconveyance will be made.
TRUST DEE		
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Granior ALBERT C CONCACE Beneticia in Sill USTER A ECORDING RETURN TO 1635 W SMARA AUS LIVE WO LAS USTAN W 89117

Q:252

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Record of Mortgages of said County. Witness my hand and seal of County affixed.

Evelyn Biehn, County Clerk

By Queene Muelendery Deputy