1	27506 6369	USE ("Deed") the work of the	1 min fan to ool	Vol. <u>m90</u> Page 1 ch and all of those who sign this instr b/a BENEFICIAL MORTGAGE CC	uncut
. PART	IES: In this Deed of Tr	ust (Deed), the words, you, your,	OREGON INC. d/h	of a BENEFICIAL MORTGAGE CC em, OR 97305	D., the
as Gra	intor. The words, we,	use address is 2411 Lancast	er DR NE; Sale	em, OR 97305	•
					,
			gon 9/401		<u></u>
					,
You li	ve at <u>1058 Islan</u>	Springfield, in	the County of		regon.
togeth (herea To see	VEYANCE OF PROP her with interest on ung after "Agreement") that cure the prompt payment we to Trustee, with pow	nt of your loan, you make this Deco	eduled to be repaid in 1 on <u>June 11</u> bed below (hereafter	n full on <u>July 15</u> , x 19 , 19 <u>90</u> with Trustee and s "Property") in trust for us:	sell and
101 F	Property: The Property	is located in the County of <u>Lat</u>	ne and Klamath	77/land Varan Iana Cras)regon. cent C
(a) r	Its postal add	ress is <u>1058</u> Island St; Sprinciption of the Property is:	ingfield, OR 974	77//and Karen Lane, Cres Oreg	on
		ELAND PLAT, as platted an	nd recorded in	File 72, Slide 67	
	Lane County	, Oregon Plat Records, 1	II Lane (oune) ;		
		k 3 of CRE-DEL ACRES FIR	ST ADDITION. in	n the County of Klamath,	
PARCEI	L 2: Lot 8, Bloc State of Or	POOL OF OUR DEL ROKED FIK			
	STATE OF UT	~6~~		4955JUN.13'90#07REC	10.00
	The Drong-tur in image	red by buildings crected on that Pro	operty.	4965JUN. 13" 90H07PFUND	10.0
(b)	The Property is improv	- Departer in and mouth and f	r agricultural timber	or grazing purposes.	
3. USE	OF PROPERTY: Th	e Property is not currently used for	ion another and	ntified as follows:	
4. OTH	IER ENCUMBRANC	ES: The Property is subject to a p	nor encumprance ide	unt T Mortgana	
Name	of Lienholder Dir. C	Of Veterans' Type of Security In	istrument: 🗆 Deed of Tr	not in Mortkaße	
	Deinginal Amount \$	42,500,00		mxxxReel 992	tion N
	Recording Information:- Da Place of Recording: (check	te of Recording July 3	Percerding Div	vision of Records and Elections of Washington	45981 n County
	Clerk of	Elections of Benton County	Department of	FRecords and Elections of Hood River Count	ty
	Director of Records and Recording Department of	Elections of Benton County Assessments and Vecords of Multnomah Court	y Department of	f Records and Assessments of Lane County	
	ANT MALE THIR many shoel	loan according to the terms of the	Agreement.		
	T. T. M	othe Property To do so, you establ	ish that you own the h	Property, have the right to give this I n it.	Deed and
	in a second la for any cos	ete at lasses in us u auvule vul tvu	I CIMINI OUL THEORY		
7. LIF	INS ON PROPERTY: ax lien, to attach to the	You shall not allow any type of lien,	whether it be a mech	anics' lien, materialmen's lien, judg	ment lien
call We pay pol	ed "extended coverage will not require you to ment if there is a loss. icies as further securit	"). If we ask, you will get insufance insure the Property for more than it You will assign and give the insur ty for the payment of your debt. T	acceptation to as not a s full replacement val ance policies to us if These insurance polic	y against damage by fire and all hazar iny other risk that we may reasonably lue. You will name us on the policy to requested so that we can hold the cies shall include the usual standar	to receive insurance d clauses
9. FAI	ILURE TO MAINTAI law may require. You	will repay us any momes advanced o	o pay ale prenative p	we can purchase it after we give you a lus interest. This Deed secures that a	
10. IN and bal	SURANCE PROCEEL then filing a claim for ance of your loan. (b) p	ay you as much of the money as we (ceeds as a result of you interest on the loss a choose for the single p	ur experiencing loss of the use of the and we can (a) use the proceeds to r purpose of repairing the Property or (e Property reduce the (c) use the
11. TA	The for any other purp AXES: You will pay all e for these items to us.	the taxes, water or sewer rates or as	sessments on the Prop en due, we can pay t	perty, unless we require you to pay t hem after we give you any notice th with interest on the amounts paid.	he monie e law ma This Dee
rcx	quire. You will prompt	ly reimburse us for any amounts where have haid.	e llave paid logenier		
	A TO WELL TAL DUODEDT	W. You shall keen the Property in	good condition and re	epair. You shall not commit any wa	vore of i
13. DI Tr en ex al	EFENSE OF PROPEI ustee. You shall pay, cumbrances, charges or pense, pay necessary et l costs and expenses, in	RTY: You shall appear and defend a , purchase, contest, or comprom r liens which in our judgment appear xpenses, employ counsel, and pay re cluding cost of evidence of title and a to foreclose this Deed.	any action arrecting u ise any interest in to be superior to this asonable attorney's fe reasonable attorney's	the Property including, without Deed. To protect our interests, we me ees. You shall, to the extent allowed to fees in any action where we may app	limitation lay, at you by law, pa pear and
14. A	LTERATION OF IMI	PROVEMENTS: No building or in		roperty will be altered, demolished o	
15. W	VHEN FULL AMOUN			e the full amount of your loan due im the day it is due.	mediatel
	(1.) If you do not a	as any tax writer or sewer raid of a	assessment when it is	due.	
	(c) Failure to comp	do not keep the Property in good 1	repair, or if it is dam	naged, or parts of it removed.	
					ent or in t
p	erformance of anything ale in accordance with t	the laws of Onigon. You have the right	ht to cure the default v	within 5 days of the date set by the Tr	ustee as t d attorne
ି କାର୍ମ୍ୟ କାର୍ମ କାର୍ମ୍ୟ କାର୍ମ୍ୟ କ	ees up to a maximum of Dregon in effect at the	1 \$550.00 as provided by Section of.	153(1)(a) of the Oreg	on Revised Statutes or as provided by	44773
		海豚的 法正式通知 法法律法 机正式分子机	Constant and the second second		

Bor 4 OR-13-15, Ed. Oct. '89

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State of County County I, the Co I, the Co County, instrum By: - IOT5 0a By: - Lane C Lane C Springfi By: - Lane C 2411 Ld Salem J Salem J Salem J	 Deperformance of notice, or by possession of including thos without limita collect the rer given under the Actual Anto make that satisfactory a including, if 19. PRIOR MOD mortgage and instalment of or mortgage, scheduled masubrogated to secured by the Actual Anto the Actual Anto the Actual Anto the Mathematical Actual Anto the Actual Attached Actual Actual Actual Actual Attached Actual Actual Attached Actual Actual Attached Actual Attached	if the Agreement of min a court appointed receir all or any part of the I e past due and unpaid, tion, reasonable attornen the agreement or invalid ROPERTY: If you sell nount of Loan plus inter declaration if (1) we all nount of Loan plus inter declaration if (1) we all principal or any interest you agree the amount so onthly instalments on the to the rights of the benef he prior decd of trust of ENT CHARGE: If you means other than refinan- culated on the Actual A to Charge in the same and to have to pay a Prepay OWNERS: This Decd 1 y interest in the Proper RELEASE OF PROI of DEFAULT: We re us at the address on th fou received a true cop URE: You have signed below as "winnesses" UCHARGE for So to the off four for the Brown of the signed interest in the proper for the signed below as "winnesses" UCHARGE for So to the off four for the Brown of the signed to the off four for the Brown of the signed to the signed for the signed to the off four four signed to the off four four signed to the off four schede for the Brown of the signed to the signed four schede for the Brown of the signed to the schede for the schede for the schede for the schede	I CLANX M Broweldow I CLANX M Broweldow I I I I I I I I I I I I I I I I I I I	e adequacy of any security of also may sue for or othe less costs and expenses of or sine plus accrued interest. If ese acts will not cure or wa ince of any notice. Dut obtaining our consent, w and unpaid once due and po- secause the creditworthiness en assumption agreement w ble under the Agreement. Id keep current the monthly i or mortgage. Should any during of trust or mortgage and, up ior deed of trust or mortgage at the Rate of Charge until this or more and you prepay Prepayment Charge. The Pre Charge. If your loan has a ithin the first 36 months. If ir heirs, personal representation minated except in a writing e may appoint a Successor the of default and a copy of June 11 STATE OF OREGON, CC I HEREBY CERTIFY T request of the Benefichary o'clockM, this recorded in Book Beneficial in Book	TS: As additional securit , prior to any default in pr t, we may at any time wi for the loan, enter upor rwise collect the rents ar peration and collection, we take possession of the aive any default or notice we may declare the unpaid so the purchaser of the with us which contains te nstalments on any prior dec fault be made in the pay filed to foreclose the prior y time. At our option, we to the amount we pay, ye e. All payments you make the amount so paid is paid it in full within 66 months, we your loan term is less that tives and all persons who e Property from this Deed ording all releases from and y which we sign. Trustee. any notice of sale mailed 19_90in the presence the this instrument was filed at	ad profits, including, Property, of default balance of se our right Property is rms we fix ad of trust or ment of any deed of trust may pay the ony pa
	State of OregonGO27506 State of OregonGO27506 County of Lane -8. I, the County Clerk, in and for the said County, do hereby certify that the within county, do hereby certify that the within instrument was received for record at	IS JUN SD 2.2 44 Real 1637H Lane County OFFICIAL Records Lane County Clerk	Uatou. By: John County Clerk Har Springfield, OR 97477 Cascade title Co.	015 Oak Street ugene, OR 97401 BENEFICIAL OREGON INC. d/b/a BENEFICIAL MORTGAGE CO. 2411 Lancaster DR NE	DR NE	