international control in the second international products of the second products of the second products of the second products of the second products of the se			POST AND DR. 172
KNOW ALL MEN BY THESE PRESENTS, That Main Star, Str. 2014 Harding and Low Str. 1000000000000000000000000000000000000	DRM No. 716-WARRANTY DEED (Individual or Cerporate). (Grantees, 72. Tenant	by Entirety).	ol.mg1_Page 23964
The plane of the conduction hereinative stude to the senter paid by Jone life. B. Assurting, Jr., and Estinda A. Agoutin assign, state action and property, with the interments, hereithanness and exponents can be hereinates called the states, or a saign, that action and property, with the interments, hereithanness and exponents and the states of Oregon, described as follows, to-wit: Block 18 _ tot(s) 16 _ in Mt. Scott Meadows Subdivision Pract No. 192_, in the County of Klamadth, State of Oregon, described as follows, to-wit: Block 18 _ tot(s) 16 _ in Mt. Scott Meadows Subdivision, coven networked of the office of the County Recorder of said Convert, the series of the surface of the record of a specifical sector of said convert, excepting in the recorded motion set forth in the certaid be dependent of the surface of the series of the surface of the county of the series of the county of the series of the surface of the series of the said series, as tenants by the series of the said series and rights of the said county of the series of the said series as the said series of the said s	ULTO		· · · · · · · · · · · · · · · · · · ·
Imperating called the grants, and Belland A. Agustin. Analysin, State of Oragan and with standard and with standard called the grants, and standard and with standard called the grants, and standard and with standard called the grants, and standard and with standard and with standard called the grants and superstandard called the grant and superstandard called the called the grant and superstandard called the called the grant and superstandard called the called th	KNOW ALL MEN BY THESE PRESENTS, THE BANK OF CALIF	That ORNIA, N.A. AS	TRUSTEE
Agametian, Jr., Ser, Ser, Jrank arry with the sements, hereditanes and apputermances thereating and another property of the sements, hereditanes and apputermances thereating and another the sements, hereditanes and explored a lobox, to-wit: State of Orsgon, described as lobox, to-wit: State of Consents, consents or and lobox described as lobox, to-wit: State of Consents, consents or and lobox described as lobox, to-wit: <	areinatter called the grantor, for the consideration her	einafter stated to the gr	to be paid by meaning the grantees, do
saging, that certain real property. With Michael State of Oregon, described as follows, to-wit: Block 18	Agustin, Jr. and Erinua A. Agusta		and the heirs of the survivor and the
pertaining, sinualed in the County of Maamath, State of Oregon, as per many recorded in the Office of the County of Klamath, State of Oregon, as per many recorded in the office of the County of Klamath, State of Oregon, as per many recorded in the office of the County of Klamath, State of Oregon, as per many recorded in the office of the County of County, excepting in the recorded map of said County, excepting in the recorded map of said tract and specifical records of klamath is county of the first office of the recorded map of said tract and specifical records of klamath is county of the shore conditions, cover any official Records of Klamath is county of the shore decide a distribution of the official Records of Klamath is county of the shore decide a distribution of the said premises unto the said granites, as tenants by the said scale of the above decide and granted premises unto the said granites, as tenants by the titety, thir heirs and assigns forever. And granted nerver defend the said premises and the heirs of the saids forever. And granted herein set the counts and the shore decide membranes. The true and actual consideration paid to this transfer, stated foreverbanded and whenever defend the said premises and every part and parcel there is assigns, that grantes and shore over theore decimals and every part and parcel there is a signed and whenever defend the said premises and every part and parcel there is a signed and whenever defend the said premises and every part and parcel there is a signed and whenever defend the said premises and every part and parcel there is a signed and whenever defend the said premises and every part and parcel there is a signed and whenever defend the said premises and every part and parcel there is a signed and whenever defend the said premises and every part and parcel there is a signed and whenever defend the said premises and every part and parcel there is a signed and whenever defend the said premises and every part and parcel there is a signed and whenever the sond	nereby grant, Dargain, sen and composition with the tenements	, hereditaments and app	purtenances thereunto belonging of a secribed as follows, to-wit:
BLOCK IDE County of Klamath, State of Oregon, as put has recorded in the force of the County Recorder of said County, exception recorded in the Oregon, as put has recorded in the Oregon, as put has recorded in the Oregon, as put has recorded in the County recorder of said county, exception thereof. Said contry or constraints, count in the County are sufficient to all conditions, cover the recorded map of said tract and specifical records of Klamath counts, reservations, easements, rights and rights of was records of constructions and restrictions set forth in that counts are incorporated herein by reference with the same recorded in the Orthous and restrictions set forth herein. If the county are sufficient to counts and pecifical records of Klamath counts, and the counts are incorporated herein by reference with the same recorded and grantee may of said grantees, as tenants by the their here and to Hold the above described and grantees. If the above described and grantees and the heirs of the savivor and their assign, that grants will warrant and forever defend the said premises and every part and parcel thereof againt the leaved defend the said premises and every part and parcel thereof againt the leaved defendents, totayabayabayabayabayabayabayabayabayabaya	pertaining, situated in the County of KLAMAIN	, Order o en en o ,	
recorded in the office of and hydrocarbon substances beneath the surface thereof. Said conveyance shall be made subject to all conditions, coven this, reservations, easements, rights and rights of want office of a popearing in the recorded map of said tract and specifical records of Klamat Detatation are necorded in the official Records of Klamat Detatation of Restrictions recorded in the official Records of Klamat Detatation of Restrictions recorded herein by reference with the same effect as though said Declaration were fully set forth herein. To Heve and to Hold the above described and granted premises unto the said grantes, as tenants by the titely, their here and associated sectors of a granted premises and the hears of the said grantes, as tenants by the titely, their here and actual consideration paid of the bore described and granted premises and every part and parcel thereol against the lauber. So and of the sole granted premises and every part and parcel thereol against the lauber described in componences. and of the sole granted premises and every part and parcel thereol against the lauber described in componences. The true and actual consideration paid for this transfer, stated in terms of dollars, is 5 4, 000-00 The true and actual consideration paid for this transfer, stated in terms of dollars, is 5 4, 000-00 The true and actual consideration paid of the isotre parts. A may be able to explose the applicable, making a mant to be signed and set all the by the officer. Adv authorized them is a dord of mission of the state previous there of pairwide the plural and all granted in the single granted incomponence. The true and actual consideration paid of the isotre approximation the advert as a demonetation paid of the isotre applicable, making a plural data the able of the above described in the officer and the above described in the officer applicable. Advertised and where the constant and the applicable advert approximate the plural and all premonetable adverting this declared a second the interment	Block 18 , Lot(s)16	The second second	a of Oregon, as per man
oil, gas and other mineral and the and subject to all conditions, coven nts, restrictions, reservations, orded map of said tract and specifical of records of appearing in the and restrictions set forth in that certaily the covenants, conditions and restrictions set forth in that certaily the covenants, conditions and restrictions set forth herein. (I) and the analysis of a set in the official Records of Klamat Declaration of Restrictions set forth herein. (I) and the analysis of a set in the official Records of Klamat County, all of which are incorporated herein by reference with the sam official Records of Klamat County, all of which are incorporated herein by reference with the sam official Records of Klamat County, all of which are incorporated neurobaces. (I) and the above described and granted premises unto the said grantees, as tenants by the fittely, their heis and assign forever. (I) and the above described and granted premises and every part and parel thereol against the lawfully elided in the side premises and every part and parel thereol against the lawfull described and where the context os equivalences. The standard and largend the denote data and largend the denote data and largend the subvoluce and where the context os equivalences. The standard and largend the subvoluce and where the context os equivalences the symbols. If an explexible, should be detect as the order of a standard of the standard and largend the subvoluce and where the context os equivalences. The standard and largend and largend the subvoluce and where the context os equivalences. The standard of discords. The sectored apply equally to corporation and to advert the subvoluce and where the context os equivalence. The subvoluce and the subvol	Fract No. 1027, in the County of	nty Recorder of	f said County, excepting
thereof. Said conveyance shall be unseements, rights and rights of wands of record or appearing in the recorded map of said tract and specifical records of Klamat Declaration of Restrictions and redriving and possible records of Klamat Declaration of Restrictions recorded herein by reference with the same effect as though said Declaration were fully set forth herein. us set same to be add granted premises und the said grantees, as tenants by the there, their heirs and assigns for wand the assigns, that grant and forever detend the said granted premises und the said grantees, as tenants by the there, their heirs and forever detend the said granted premises und the said grantees, as tenants by the first, their heirs and forever detend the said grantees and the heirs of the said grant assigns, that grant and forever detend the said premises and every part and parcel thereol against the laward is a detail consideration part for the same described encumbrances. The true and actual consideration part for the same described to advect the same the said grantees, steel in there and detail consideration part for the same described to advect the same described to advect the same to be sidered at an emplated, theaded the dested is exceed the same and part of the advect the same to be sidered and and the advect described in the same described to advect the same to be sidered and and the advect described to advect the same to be sidered and and at a constant or organism. The same Where, the frantor has exceed this name to be sidered and and the advect described in the same to be sidered and and the advect described and diverses. Start or constant or organism and the same described and advect the same and advect the same advected the same and advect the same advect the same advected the same	bil, gas and other mineral and hyd	rocarbon substa	nces beneath the surface
of record or appearing in the feloures and restrictions set forth in that certain performance is a conditions and restrictions of ficial Records of Klamat County, all of which are incorporated herein by reference with the sam effect as though said Declaration were fully set forth herein. If a constraint of the above described and granted premises unto the axid grantees, as tenants by the tirety, their heirs and assigns foreer. And granter hereby covenants to and with grantees and the heirs of the surviver and their assigns, that grant hereby covenants to and with grantees and the heirs of the surviver and their assigns, that grant hereby covenants to and with grantees and every part and parcel thereof against the lawlard of a granter the surviver and forever defend the said premises in a development. The forever defend the said premises and every part and parcel thereof against the lawlard of a detual consideration paid for this transfer, stated in terms of dollars, is 8 6, 000.00 The transformer defend the said premises between the symbols 0, it not explicible, should be defended. See ORS 00.00 The transformer defend the said premises between the symbols 0, it not explicible, should be defended. See ORS 00.00 The transformer defend the said premises between the symbols 0, it not explicible, should be defended. See ORS 00.00 The transformer defend the source of the context to requires, the single includes the plural and all grammat in construing this ded and where the context to explicible, the source of the source of the granter has executed this instrument this. 3, day of OLIOUS	thereof. Said conveyance shall be		abte and rights of way
Ly the covenants, control control in the official Records of Klamate Declaration of Restrictions recorded in the official Records of Klamate County, all of which are incorporated herein by reference with the same effect as though said Declaration were fully set forth herein. (if sec names)	nts, restrictions, reservations,	orded map of sa	id tract and specifical
County, all of which all be include the province fully set forth herein. If show and to Hold the above described and granted premises unto the said grantees, as tenants by the tirety, their heirs and assigns forever. And grantor hereby coverants to and with grantees and the heirs of the survivor and their assigns, that grantees and the heirs of the survivor and their assigns, that grantees and the heirs of the survivor and their assigns, that grantees and the heirs of the survivor and their assigns, that grantees and the heirs of the survivor and their assigns, that grantees there and actual consideration predicts of the above described and grantees. The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 6,000.000 The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 6,000.000 The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 6,000.000 The true and actual consideration paid for this transfer, stated in terms of dollars, is \$ 6,000.000 The true and actual consideration here actually sequely to corporations and all grantees. The true and actual where the context to requires, the singular includes the plural and all grantees. The true and actual where the context to requires, the singular includes the plural and all grantees. The true and actual where the context to requires, the singular includes the plural and all grantees. The true and actual where the true to actual the actual the actual the actual of pluricellas. The true and actual where the provision hered apply equally to corporations and a to all grantees. The structure the granter has accurate the actual structure this. 32, day of DOLDUCH, 12, 12, 12, 14, 12, 14, 12, 14, 12, 14, 14, 14, 14, 14, 14, 14, 14, 14, 14	ly the covenants, conditions and	100 class the Off	icial Records of Klamat
effect as though Sala Decidination work work work and the bala decided and service state in the said grantees, as tenants by the tirty, their heirs and assigns forcer. And granter hereby covenants to and with grantees and the heirs of the survivor and their assigns, that grant and grantee in leaving the said grantees. and demands of all persons whomsoerer, except those claiming under the above described and where the context to requires, the above described and all grantees. and demands of all persons whomsoerer, except those claiming under the above described and where the context to requires, the above described and all grantees. The twe and actual consideration paid for this transfer, stated in terms of dollars, is \$ 6,000.00 The twe and actual consideration paid for this transfer, stated in terms of dollars, is \$ 6,000.00 The twe and actual consideration paid for this transfer, stated in terms of dollars, is \$ 6,000.00 The construing this deed and where the context to requires, the single includes the plural and all grantmat to require this actual this actual this instrument this. A3, day of OLTOPY	Déclaration of Restrictions lecor	atod horein by	reference with the sam
IF SACE INSUFFICIENT, CONTINUE DESCRIPTION ON REVERT SUDD. To Have and to Hold the above described and granted premises unto the said grantees, as tenants by the titety, their hairs and assigns forever. And granton hereby covenants to and with grantees and the heirs of the survivor and their assigns, that grants is lawfully soized in lees simple of the above described encombrances. grantor will wareant and forever defend the said premises, tree from all encombrances. and demands of all granted consideration paid for this transfer, stated in terms of collars, is \$ 6,000.00 The true and consideration (Construction paid for this transfer, stated in terms of collars, is \$ 6,000.00 The true and consideration (Construction paid for this transfer, stated in terms of collars, is \$ 6,000.00 The true and consideration (Construction paid for this transfer, states the singular includes the plural and all granmat In our true and consideration here the context so requires, the singular includes the plural and all granmat In contrast the provisions hered apply equality to corporations and to inficient. Allow use of the provisions hered apply equality to corporations and to inficient. Allow users the singular and and and granted and and all granmat The Instrument the contrast to report instruction. The end part of the state of allow the state of the state of and the state of the state of the state of allow the state of the state of the state o	effect as though said Declaration	were fully set	forth herein.
To Have and to Hold the above described and granted premises of the survivor and their assigns, that grants their and assigns to a survivor and their assigns, that grants is lawfully seized in tee simple of the above granted premises and every part and parcel thereof against the lawful deal and the same and the above deanted premises and every part and parcel thereof against the lawful deal and of all persons whomsoever, except those claiming under the above described encumbrances. The true and actual consideration paid for this transfer, stated in terms of dollars, is 5 6,000.00. The true and actual consideration paid for this transfer, stated in terms of dollars, is 5 6,000.00. The true and actual consideration paid for this transfer, stated in terms of dollars, is 5 6,000.00. The true and actual consideration paid for this transfer, stated in terms of dollars, is 5 6,000.00. The true and actual consideration paid for this transfer, stated in terms of dollars, is 5 6,000.00. The true and actual consideration paid for this transfer, stated in terms of dollars, is 5 6,000.00. The true and actual consideration paid for this transfer, stated in terms of dollars, is 5 6,000.00. The true and actual consideration of paid for this transfer, stated in terms of dollars, is 5 6,000.00. The true and actual consideration of paid for this transfer, stated in terms of dollars, is 5 6,000.00. The true and actual consideration of paid for this transfer, stated in terms of dollars, is 5 6,000.00. The true and actual consideration of actual true as a deal for the state of the state			
To Have and to Hold the above described and granted premises and the heirs of the survivor and their assigns, that grants is lawfully seized in less simple of the above granted premises and every part and parcel thereof against the lawful denands of all persons whomosever, except those claiming under the above described encumbrances. grantor will warrant and forever defend the said premises and every part and parcel thereof against the lawful denands of all persons whomosever, except those claiming under the above described encumbrances. and demands of all persons whomosever, except those claiming under the above described encumbrances. The true and actual consideration paid for this transfer, stated in terms of dollars, is 5 6,000.000. The true and actual consideration paid for this transfer, stated in terms of dollars, is 5 6,000.000. The true and actual consideration paid for this transfer, stated in terms of dollars, is 5 6,000.000. The true and actual consideration paid for this transfer, stated in terms of dollars, is 5 6,000.000. The true and actual consideration paid for this transfer, stated in terms of dollars, is 5 6,000.000. The true and actual consideration construing this deal and where the context so requires, the singlal includes the deleted. See ORS 300.000. Chart Mark Mark MARMAR MARK MARKAR	(IF SPACE INSUFFICIENT, C	ONTINUE DESCRIPTION ON REVER	se side orantees, as tenants by the e
And grantor hereby covenants to and with grantees interms all encumbrances. and lawfully seized in fees simple of the above granted premises, free from all encumbrances. and and the simple of the above granted premises and every part and parcel thereof against the lawful class and every part and parcel thereof against the lawful class and every part and parcel thereof against the lawful class and every part and parcel thereof against the lawful class and every part and parcel thereof against the lawful class and every part and parcel thereof against the lawful class and every part and parcel thereof against the lawful class and every part and parcel thereof against the lawful class and every part and parcel thereof against the lawful class and every part and parcel thereof against the lawful class and every part and parcel thereof against the lawful class and every part and parcel thereof against the lawful class and every part and parcel thereof against the lawful class and every part and parcel thereof against the lawful class and every part and parcel thereof against the lawful class and every part and parcel thereof against the lawful class and every part and parcel the above named. Personally appeared the above named. Per	To Have and to Hold the above described and	granted premises unio	the sale granteet, at
is lawfully seized in fee simple of the above grained premises and every part and parcel thereof against the lawfuld cla grantor will warrant and forever defend the said premises and every part and parcel thereof against the lawfuld cla grantor will warrant and forever defend the said premises and every part and parcel thereof against the lawfuld cla grantor will warrant and forever defend the said premises and every part and parcel thereof against the lawfuld cla grantor will warrant and forever defend the said premises and every part and parcel thereof against the lawfuld cla grantor will warrant and forever defend the said premises and every part and parcel thereof against the lawfuld cla grantor will warrant and forever defend the said premises and every part and parcel thereof against the lawfuld cla grantor will warrant and forever defend the said premises and every part and parcel thereof against the lawfuld cla grantor will warrant and forever defend the said premises and every part and parcel thereof against the lawfuld cla grantor will warrant and forever defend the said premises and every part and parcel thereof against the lawfuld cla grantor will warrant and forever defend the said premises thereof against the lawfuld cla the signed and of directors. In this instrument this again again the said warrant this again again the said warrant the said there of grantors warrant and converted said there and a said attice of the solend class. Grant d	tirety, their heirs and assigns torever. And grantor hereby covenants to and with gra	ntees and the heirs of th	e survivor and their assigns, that gran
grantor will warrant and lorever defend the said premises and every part and parcel thereoi against the lawful classical and demonstrances. and demonstrain of all persons whomsoever, except those claiming under the above described encombrances. Arrandom Strain of Str	is lawfully seized in fee simple of the above granted p	remises, free from all en	
and demands of all persons whomsover, pairs pairs provided in terms of dollars, is \$ 5,000.00 The ten and actual consideration pair to this transfer, stated in terms of dollars, is \$ 5,000.00 The second state of the symbols of the	المراجع المنفقة المعراب المراجع والرابي المتحمد المنار المتحد محاجين والمراجع والمراجع والمراجع والمراجع		and t
and demands of all persons whomsover, pairs pairs provided in terms of dollars, is \$ 5,000.00 The ten and actual consideration pair to this transfer, stated in terms of dollars, is \$ 5,000.00 The second state of the symbols of the	grantor will warrant and forever defend the said pre-	mises and every part and	d parcel thereof against the fawful of a nove described encumbrances.
TRINKNER VEX.VEX.VEX.VEX.VEX.VEX.VEX.VEX.VEX.VEX.	and demands of all persons whomsoever, except mos		reme of dollars is \$6,000.00
Construing this deed and where the context so requires, the singular includes the plural and all grammal in construing this deed and where the context so requires, the singular includes the plural and all grammal changes shall be implied to make the provisions hereof apply equally to conportations and to plurities the plural and all grammal in a construing this deed and where the context so requires, the singular includes the plural and all grammal in a construing this deed and where the context so requires, the singular includes the plural and all grammal in a construing this deed and where the context so requires, the singular includes the plural and all grammal includes the plural and seal of the construct of the solution of Applicable that is the seal allied by its officers, duty authorized therefore of its board of directors. THIS INSTRUMENT IN THE PERSON ACTURE APPROPRIATE CITY OF THE SHOULD GENARTMENT TO VERITY APPORTATE CITY OF SUBJECT AND REGULARY ADDEX HASS. THE BANK OF CALIFORNIA, N.A. TRUST COUNTY PLANNING DEPARTMENT TO VERITY APPORTATE CITY OF THE SHOULD GENARTMENT TO VERITY APPORTATE TO THE SHOULD GENARTMENT TO VERITY APPORTATE CITY OF THE SHOULD GENARTMENT TO VERITY APPORTATE TO THE SHOULD GENARTMENT TO VERITY APPORTATE CITY OF THE SHOULD GENARTMENT TO VERITY APPORTATE TO THE SHOULD GENARTMENT TO VERITY APPORTATE TO THE SHOULD GENARTMENT TO VERITY APPORTATE TO THE SHOULD GENARTM	The true and actual consideration paid to the true and actual consideration paid to the true and actual consideration paid to the true actual cons	XIN WINDEX XXXXXX XXXXXXXXX	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
In construing this deed and where the provisions hereod apply equally to corporations and to individuals. Changes shall be implied to make the provisions hereod apply equally to corporations and to individuals. In Witness Whereof, the grantor has executed this instrument this. AD day of OCOUNT, 19. In Witness Whereof, the grantor has executed this instrument this. AD day of OCOUNT, 19. In Witness Whereof, the grantor has executed this instrument this. AD day of OCOUNT, 19. In Witness Whereof, the grantor has executed this instrument this. AD day of OCOUNT, 19. With solution of the presence of the provisions of the provision of the context of the context of the presence of the solution of the context of the presence of the solution of the context of the solution of the s	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	e between the symbols	includes the plural and all grammati
In Witness Whereof, it has caused its name to be signed and seal alfixed by its officers, duly authorized thereifs if a corporate grantor, its has caused its name to be signed and seal alfixed by its officers, duly authorized thereifs of a corporate grant will not allow will be an to be signed and seal alfixed by its officers. This instrument will not allow use of the property DE corporate grant is instrument in a property of the property officer with the two scouts in the property of the corporate grant of the second duly and the foregoing instrument to be interviewed the toregoing instrument to be interviewed to be interviewed and sealed interviewed and seale interviewed and interviewed and sealed interviewed to be interviewed and sealed interviewed interv	In construing this deed and where the content		and to individuals.
if a corporate grantor, if has caused its many to be solution and the solution corporate grantor, if has caused its many to be solution corporate grantor, if has caused its many to be solution corporate grantor, if has caused its many to be solution corporate grantor, if has caused its many to be solution corporate grantor, if has caused its many to be solution corporate grantor, if has caused its many to be solution corporate grantor, if has caused its many to be solution corporate grantor, if has caused its many to be solution corporate grantor, if has caused its many to be solution corporate grantor, if has caused its many to be solution corporate grantor, if has caused its many to be solution corporate grantor, if has caused its many to be solution corporate grantor, if has caused its many to be solution corporate grantor, if has caused its many to be solution corporate grantor, if has caused and adored the solution corporate grant corporate grantor, if has caused and adored the solution corporate grant corporate grant corporate grant corporate grant corporate grantor, if has caused and corporate grant corpore grant corporate grant corporate grant corporate gra	In Witness Whereof, the grantor has executed	this instrument this. 07	w its officers, duly authorized thereto
THE INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTIALS DEGREED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTIALS DEGREED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE FOOTHER TO THE THIS INSTRUMENT, THE PERSON AT THE APPOPHILE CITY OF PROPERTY SHOULD CEPERTMENT TO VERIFY APPROVED USES. STATE OF OREGON, County of	if a corporate grantor, it has caused its name to be s	igned and the	
Statistical and mediulinations: before sitening of the centre of the person alough	THE INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY	AND 11 - AA	
COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. YASHINTON ARSEL 2005 [163. 0 1100] STATE OF OREGON, STATE OF OREGON, County of	SCRIBED IN THIS INSTRUCTIONS. BEFORE SIGNING OR ACCEP		
STATE OF OREGON, STATE OF OREGON, 10 - TI County of 19	THIS INSTRUMENT. THE CHECK WITH THE APPROPRIATE CIT PROPERTY SHOULD CHECK WITH THE APPROVED USES	WASHINGTO	Asst Vice Pres. & Trust O
County of 19 Personally appeared the above named. Personally appeared the above named. Personally appeared the above named. Willie M. J. M. CREACE ment to be next construction of the other, did say that the former is each for himself and, not one for the other, did say that the former is each for himself and, not one for the other, did say that the former is construction of the other, did say that the former is each for himself and, not one for the other, did say that the former is each of the other, did say that the former is each of the other, did say that the former is each of the other, did say that the former is each of the other, did say that the former is each of the other, did say that the former is each of the other, did say that the former is each of the other, did say that the former is each of the other, did say that the former is each of the other, did say that the former is each of the other, did say that the former is each of the other, did say that the former is each of the other, did say that the former is each of the other, did say that the former is each of directors; and each other is each of the other, did say that the former is each of directors; and each other is each of the other other is each of directors; and each other is each of the other other is each of directors; and each other is each directors; and each other is each directors; and each other is each other is each other is each other is each directors; and each other is each other is each		STATE OF XDE DOOD, CO	unty of the second
Personally appeared the above named willing AM Milling AM Milling AM Milling AM who, being duby each of the other, did say that the former is presidead and that the latter is the corporation of the other, did say that the former is presidead and that the latter is the corporation of the other, did say that the former is the corporation of the other, did say that the former is presidead and that the latter is the corporation of the other, did say that the former is presidead and that the latter is the corporation of the other, did say that the former is the corporation of the other, did say that the former is presidead and that the latter is the corporation of the seal atlised to the foregoing instrument is the corporation of the seal atlised to the loregoing instrument is the corporation of the seal atlised to the loregoing instrument is the corporation of the seal atlised to the loregoing instrument is the corporation of the seal atlised to the loregoing instrument is the corporation of the seal atlised to the loregoing instrument is the corporation of the seal atlised to the loregoing instrument is the corporation of the seal atlised to the loregoing instrument is the corporation of the seal atlised to the loregoing instrument is the corporation of the seal atlised to the loregoing instrument is the corporation of the seal atlised to the loregoing instrument is the corporation of the seal atlised to the loregoing instrument is the corporation of the seal atlised to the loregoing instrument is the corporation of the seal atlised to the loregoing instrument is the corporation of the seal atlised to the loregoing instrument is the corporation of the seal atlised to the loregoing instrument is the corporation of the seal atlised to the loregoing instrument is be corporation. The seal atlised to the loregoing instrument is the corporation of the direct of the loregoing instrument is be corporation. The seal at	County of		KIM CACACE
Personally appeared the above named Vice Piecs F. L.O. persident and ignit includes and acknowledged the foregoing instru- ment to be woluntary set and deed. Affect Piecs F. L.O. secondary of the Boag Before me: voluntary set and deed. of Calif ORMIO. N.A. a corporation by authority of its board of directors; and each of aid corporation by authority of its board of directors; and each that aid instrument to be its voluntary act and deed. Before me: (OFFICIAL SEAL) Notary Public for Oregon Mary commission expires (OFFI My commission expires My commission expires My commission expires (OFFI THE- BANK OF CALIFORNIA, N.A., AS TRUSTEE STATE OF OREGON, (If exceeded by e corporation by authority of its board of directors; and each of directors; and each the within in ment was received for record on ISEL. day of	, 19		CKF7 who, being duly a
and acknowledged the foregoing instrument is the corporation and that said instrument to be its voluntary act and deed. Before me: Before me: (OFFICIAL SEAL) Notary Public for Oregon My commision expires My commision expires My commision expires THE-BANK-OF CALIFORNIA, N.A., AS TRUSTEE Notary Public for Oregon C/O WINNCOD AGENCY, INC. Notary Public loop Joselito B. & Erlinda A. Agustin State and the said corporation of a utilized for the within in ment was received for record on measure and the said instrument is the corporation of a utilize experience Alter recending return for Joselito & Erlinda A. Agustin 94-014 Waikele Loop Mate recenders in the following odders. Mate recending return for Mate recenders is the following odders. Joselito & Erlinda A. Agustin State corporation of a utilized of the selection of a corporation of a utilize of the selection of a corporation of a utilize of the selection of a utilize of the selection of a utilize of the selection of a corporation of a utilize or corecord on corporation of a utilize or corporation of a	Personally appeared the above named	Ine DRAS S 1	-C nrecident and that the latter .
and scknowledged the loregoing instru- ment to be		Asst Vice PRes E	T.O . recordary of The Longe
ment to be voluntary act and deed. Before me: of said corporation by authority of its board of directors; and eecher them achowledged said instrument to be its voluntary act and deed them achowledged said instrument to be its voluntary act and deed them achowledged said instrument to be its voluntary act and deed them achowledged said instrument to be its voluntary act and deed them achowledged said instrument to be its voluntary act and deed them achowledged said instrument to be its voluntary act and deed them achowledged said instrument to be its voluntary act and deed them achowledged said instrument to be its voluntary act and deed them achowledged said instrument to be its voluntary act and deed them achowledged said instrument to be its voluntary act and deed them achowledged said instrument to be its voluntary act and deed them achowledged said instrument to be its voluntary act and deed them achowledged said instrument to be its voluntary act and deed them achowledged said instrument to be its voluntary act and deed them achowledged said instrument to be its voluntary act and deed them achowledged said instrument to be its voluntary act and deed them achowledged said instrument to be its voluntary act and deed them achowledged said instrument to be its voluntary act and deed them achowledged said instrument to be its voluntary act and deed them achowledged said instrument to be its voluntary act and deed them achowledged said instrument to be its voluntary act and deed them achowledged said instrument to be its voluntary act and deed them achowledged said instrument to be its voluntary act and deed them achowledged said instrument to be its voluntary act and deed them achowledged said instrument instrument to be its voluntary act and deed them achowledged said instrument instrument to be its voluntary act and deed them achowledged said instrument instrument instretex. Interes	and acknowledged the integring instru-		a the instant of the COLDOLAIC
Belore me: Belore me: Maxy Difference me: Maxy Difference me: Maxy Difference Notary Public for Oregon My commission expires My commission expires: B-6-92 It executed by a comparison expires: THE-BANK-OF CALIFORNIA, N.A., AS TRUSTEE Notary Public for OREGON, County ofKlamath It executed by a comparison expires: JOSELITO B. & Erlinda A. Agustin 94-014 Waikele Loop. SFACE RESERVED STATE OF OREGON, Miter receding return fei GRANTOR'S NAME AND ADDRESS I certify that the within in ment was received for record on I.5th. day of	ment to bevoluntary act and deed.	of said corporation and in	tat sale institution based of directors; and ca
(OFFICIAL SEAL) May Commission expires SEAL Notary Public for Oregon My commission expires Notary Public for Oregon My commission expires: If every each of the every entitie experience THE-BANK-OF CALLFORNIA, N.A., AS TRUSTEE C/O WYNKCOD ACENCY, INC. STATE OF OREGON, C.O. BCX 2236, TACOMA, WA 98401 GRANTOR'S NAME AND ADDRESS County ofKlamath. I certify that the within in ment was received for record on 15th. day ofNov, 19 at		them acknowledged said I Before me:	
My commission expires My commission expires: B-6-42 annovember My commission expires My commission expires: B-6-42 annovember THE-BANK OF CALIFORNIA, N.A., AS TRUSTEE STATE OF OREGON, C/O WYNWOOD AGENCY, INC. County ofKlamath		Mary po	
THE-BANK OF CALIFORNIA, N.A., AS TRUSTEE C/O WYNWOOD AGENCY, INC. P. O. BOX 2236, TACOMA, WA 98401 GRANTOR'S NAME AND ADDRESS JOSELITO B. & Erlinda A. Agustin 94-014 Waikele Loop Waipahu, HI 96797 GRANTEC'S NAME AND ADDRESS After recording relum for JOSELITO & Erlinda Agustin 94-014 Waikele Loop Waipahu, HI 96797 GRANTEC'S NAME AND ADDRESS After recording relum for JOSELITO & Erlinda Agustin 94-014 Waikele Loop Waipahu, HI 96797 GRANTEC'S NAME AND ADDRESS NAME, ADDRESS NAME, ADDRESS, ZIP Waile achange is requested oil tex statements sholl be sent to the fellowing oddress. JOSELIO B. & Erlinda A. Agustin 94-014 Waikele Loop Waite a change is requested oil tex statements sholl be sent to the fellowing oddress. JOSELIO B. & Erlinda A. Agustin 96797 Mame Waile achange is requested oil tex statements sholl be sent to the fellowing oddress. JOSELIO B. & Erlinda A. Agustin 96797 Mame Waite achange is requeste allow A. Agustin	Notary Public for Oregon	Notary Public for Dange	Washington (If executed by a corporation of fix corporation)
THE-BANK OF CALIFORUMA, WA PRADE C/O WYNWCOD AGENCY, INC. P. O. BOX 2236, TACOMA, WA 98401 GRANTOR'S MAME AND ADDRESS Joselito B. & Erlinda A. Agustin 94-014 Waikele Loop Waipahu, HI 96797 GRANTEL'S NAME AND ADDRESS Joselito & Erlinda Agustin 94-014 Waikele Loop Waipahu, HI 96797 GRANTEL'S NAME AND ADDRESS Joselito & Erlinda Agustin 94-014 Waikele Loop Waipahu, HI 96797 NAME, ADDRESS, 200 Waipahu, HI 96797 NAME, ADDRESS, 200 Waite change is requested oil tax statements shell be tent to the fellowing oddress. Joselio B. & Erlinda A. Agustin 94-014 Waikele Loop NAME, ADDRESS, 200 NAME Yange is requested oil tax statements shell be tent to the fellowing oddress. Joselio B. & Erlinda A. Agustin 94-014 Waikele Loop Waipahu, HI 96797 <tr< td=""><td>My commision expires</td><td>My commission expires</td><td></td></tr<>	My commision expires	My commission expires	
C/O WYNWOOD AGENCY, INC. P. O. BOX 2236, TACOMA, WA 98401 GRANTOR'S NAME AND ADDRESS JOSELITO B. & Erlinda A. Agustin 94-014 Waikele Loop Waipahu, HI 96797 GRANTEL'S NAME AND ADDRESS After receding return to: JOSELITO & Erlinda Agustin 94-014 Waikele Loop Waipahu, HI 96797 Until a change is requested oil tax statements shell be sent to the following oddress. JOSELITO B. & Erlinda A. Agustin 94-014 Waikele Loop Waipahu, HI 96797 Until a change is requested oil tax statements shell be sent to the following oddress. JOSELITO B. & Erlinda A. Agustin 94-014 Waikele Loop Waipahu, HI 96797 Until a change is requested oil tax statements shell be sent to the following oddress. JOSELITO B. & Erlinda A. Agustin 94-014 Waikele Loop Waipahu, HI 96797 Until a change is requested oil tax statements shell be sent to the following oddress. JOSELITO B. & Erlinda A. Agustin 94-014 Waikele Loop Waipahu, HI 96797 Until a change is requested oil tax statements shell be sent to the following oddress. JOSELITO B. & Erlinda A. Agustin 94-014 Waikele Loop Waipahu, HI 96797 Waipahu, HI 96797 W	THE-BANK OF CALIFORNIA, N.A., AS TRUST	E	STATE OF OREGON,
Joselito B. & Erlinda A. Agustin Joselito B. & Erlinda A. Agustin 94-014 Waikele Loop Waipahu, HI 96797 ORANTEL'S NAME AND ADDRESS Atter recording return to: Joselito & Erlinda Agustin 94-014 Waikele Loop Waipahu, HI 96797 ORANTEL'S NAME AND ADDRESS Atter recording return to: Joselito & Erlinda Agustin 94-014 Waikele Loop Waipahu, HI 96797 NAME, ADDRESS, ZIP Waill a change is requested oil tax statements shall be sent to the following oddress. Joselio B. & Erlinda A. Agustin 94-014 Waikele Loop Waill a change is requested oil tax statements shall be sent to the following oddress. Joselio B. & Erlinda A. Agustin 94-014 Waikele Loop Waighting B. & Brinda A. Agustin 94-014 Waikele Loop Waighting address. 94-014 Waikele Loop Waighting B. & Brinda A. Agustin 94-014 Waikele Loop Waighting address. 96797 Waighting address. 96797	C/O WYNWOOD AGENCY, INC.	•••••••••	County ofKlamath
Joselito B. & Erlinda A. Agustin 94-014 Waikele Loop Maipahu, HI 96797 Atter recerding return te: Joselito & Erlinda Agustin 94-014 Waikele Loop Wail a change is requested oil tex statements shell be sent to the fellowing address. Joselito B. & Erlinda A. Agustin 94-014 Waikele Loop Wail a change is requested oil tex statements shell be sent to the fellowing address. Joselito B. & Erlinda A. Agustin 94-014 Waikele Loop Wail a change is requested oil tex statements shell be sent to the fellowing address. Joselito B. & Erlinda A. Agustin 94-014 Waikele Loop Waipahu, HI 96797 Wather requested oil tex statements shell be sent to the fellowing address. Joselito B. & Erlinda A. Agustin 94-014 Waikele Loop Waipahu, HI 96797 Wather requested oil tex statement shell be sent to the fellowing address. Joselito B. & Erlinda A. Agustin 94-014 Waikele Loop	GRANTOR & NAME AND ADDITED		ment was received for record on
94-014 Waikele LOOP. at .12:46 o'clockPM., and rect Waipahu, HI 96797 ORANTEE'S NAME AND ADDRESS Alter recerding return ter FOR Joselito & Erlinda Agustin POR 94-014 Waikele LOOP. Main Port Port Port Port Port Port Port Port	Joselito B. & Erlinda A. Agustin	······································	TEAL day of Noveman, 19.
After recording return te: JOSE LITO & Erlinda Agustin 94-014 Waikele Loop Waipahu, HI 96797 NAME, ADDRESS, ZIP Wall a change is requested all tax statements shell be sent to the fellowing address. Joselio B. & Erlinda A. Agustin 94-014 Waikele Loop Wall a change is requested all tax statements shell be sent to the fellowing address. Joselio B. & Erlinda A. Agustin 94-014 Waikele Loop Waipahu, HI 96797 Had and Maikele Loop Had and Maikele Loop Had and Waikele Loop	94-014 Waikele Loop Wainshu, HI 96797		at 12.46 o'clock P. M., and reco
Joselito & Erlinda Agustin ment/microfilm/reception No14 94-014 Waikele Loop Record of Deeds of said county. Waipahu, HI 96797 NAME. ADDRESS. 21P Waill a change is requested oil tax statements shall be sent to the following oddress. County affixed. Joselio B. & Erlinda A. Agustin NAME 94-014 Waikele Loop NAME Waipahu, HI 96797 By Daculary.		SPACE REBERVED	
Joselito a Brillina ageo water 94-014 Waikele Loop Waipahu, HI 96797 NAME, ADDRESS, 219 Wall a change is requested oil tax statements shall be sent to the following address. Joselio B. & Erlinda A. Agustin 94-014 Waikele Loop Had and A. Agustin 94-014 Waikele Loop Had and M. HI 96797 By Datulesse Multinadiud	After recording return to:	RECORDER'S USE	ment/microfilm/reception No
Waipahu, HI 96797 NAME, ADDRESS, ZIP County affixed. Units a change is requested all tax statements shall be sent to the following address. Evelyn Biehn, County Cle Joselio B. & Erlinda A. Agustin NAME NAME 94-014 Waikele Loop By Daulanti Millendhud By Daulanti Millendhud	94-014 Vaikele LOOP	(111) (11) (11)	Percent of Deeds of said county.
Unlit a change is requested all tax statements shall be sent to the following address. Loselio B. & Erlinda A. Agustin NAME Dog 10 B. & Erlinda A. Agustin NAME By Database Multiple Science By Database Multiple Science	17-1		
Joselio B. & Erlinda A. Agustin 94-014 Waikele Loop Halanbu HI 96797 By Daulani MulilandhuD	tiatil a change is requested all tax statements shall be sent to the following a	ddross.	
Hadraby HT 96797	Joselio B. & Erlinda A. Agustin		NAME
		·····	By Dallene Mulilendered
	I The second HI UN/M/		

10

90,2802