S709E'52 DEC 20' PH 3 37 ----Vol.ma 2 Page 30801 TRUST DEED THIS TRUST DEED, made this 9 day of September, 1992, between Verovica C. Cachola, Singe Woman as ner sole is separate property, as Grantor, ASPEN TITLE & ESCROW, INC., an OREGON CORPORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: with out throw old the Riner and and toth Lot 30 in Block 40 of Tract 1184. Organis Character Lite 2 . of Tract 1184-Oregon Shores-Unit 2-1st Addition as shown on the map filed on November 8, 1978 in Volume 21, Page 29 of Maps in the office of the County Recorder of said County. the control with standard on the control and give give and the control of the second Alternice is blockeder to the an first generation and advance of Married M. P.M. O. (a) I a provide the second - e 4 1 No Barals China Mar Strates and in the second logether 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 connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of <u>Seven</u> Five HUNDRED Dollars, with interest thereon according to the terms of a transition whole of any data ThouSAND Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to

beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sounce paid, to be due and payable December 15, to The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having expressed therein, or herein, shall become immediately due and payable.

may actermine, of al option of beneficiary the entire amount so collected, or any part thereof, may be relased to granton. Such application or release shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 3. To keep said premises free from construction liens and to pay all taxes, and the said of the charge that may be levied or assessed upon or opaints said due or delinquent and other charge that may be levied or assess of the charges payable by alternative receipts therefor to beneficiary; should the other charges payable by alternative statistic that the same of the previous performant of the relative that the same statistic that the same of the previous option, make payable by alternative receipts therefor to beneficiary may, at its option, make payable by alternative the same statistic that the rate set option, make payable by alternative the same statistic that the rate set option, make payable by alternative the same statistic that the rate set option, make payable by alternative the same statistic that the rate set option, make payable by alternative the same statistic the same statistic option, make payable by alternative the same statistic the same state the rate set option, make payable with which the same such payment, beneficiary may, at its option, make payable with which whice of any rights assisting from bar of the dobt in payagraphs 6 and 7 of this trust deed shall be added in the obligations described in paragraphs 6 and for the payment of the obligation herein described, and all such payments that be immediately due and payable while the same settent that thereof shall, at the option of the beneficiary, render all sums secured by this trust deed immediately due and payable and constitute a breach of this trust deed. 6. To pay all costs, fees and, expenses of this trust including the cost of title search as well as the cost and expenses of the trustee incurred in connection with this obligation. 7. To appear in and defend any acti

with this obligation. 7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or instee; and in any suit, action or proceeding in which the beneficiary or instee may appear, including any suit for the foreclosure of this deed, to pay all costs and expenses, including evidence of title and the beneficiary's or trustee's attorney's fees provided, however, in case the suit is between the grantor and the beneficiary or the trustee then the prevailing party shall be entitled to the attorney's fees herein described; the amount of attorney's fees appellate court if an appeal is taken.

It is mutually agreed that:

It is multually agreed that: M. In the event that any portion or all of soid property shall be taken under the right of eminent domain or condemnation, beneficiary 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 ere in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, thall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the proceedings, and the balance applied upon the indebientess recured hereby: and grantor at its own obtaining such compensation, promptly upon beneficiary in a shall be necessary in obtaining such compensation, promptly upon beneficiary and solution garect. I its own obtaining such compensation, of the to time upon written request. 9. At any time and from time to time upon written free tabornee to for endorsement (in our for endorsement of or any payment of its fees and presentation of this deed and the tability of any person for the payment of the indebiedness, trustee may (a consent to the indebiedness) of any map or plat of said property; (b) join in granting any easement or creating any

restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or churge thereof; (d) reconvey, without warranty, all of any part of the property. The grantee in any reconveyance may be described as the "person of persons legally entitled thereto," and the rectains therein of any masters of facts shall include in this pargraph shall be not less than 53. 10. Upon any default by grantor hereunder, beneficiary may at any time with due notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take postsession of suid property or any part thereof, in its own name sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees subject to paragraph 7 hereof upon any indebtedness secured hereby, in such order as beneficiary may determine.

Including reasonable attorney's fees subject to paragraph 7 hereof upon any indebtedness secured hereby, in such order as beneficiary may determine.
 11. The entering upon and taking possession of said property, the collection of such rents, taxues and profits, or the proceeds of fire and other instance policies or compensation or any argument and staring or damage of the property, and the application or release thereby any lating or damage of the property, and the application or release thereby any taking or damage of the property, and the application or release thereby due and payment of any indebtedness scened hereby or in his performance of any argumentation and event and if the above described real property is currently used for agricultural, timber or graing purposes, the beneficiary may declare all sums secured hereby immediately due and payment of the new of and if the above described real property is currently used for agricultural, timber or graing purposes, the beneficiary may proceed to foreclose this trust deed to foreclose this trust deed to foreclose this trust deed in equity, as a moring of the distored for agricultural, timber or graing purposes, the beneficiary and sectore there of a side real property is currently used or the beneficiary or the trustes that execute and cause to be recorded his written motic of digitions secured here of foreclose this trust deed by advertisement and sale. In the dator direct the truste the discribed real property to satisfy the obleve of fore there of as then required by law for cordinate motic of the truste there of the fore there of the start deed by a fore deal to a proceed to foreclose this trust deed in ORS/86. 740
 13. Should the heneficiary elect to foreclose by advertisement and sale then fore dy all and proceed to foreclose this trust deed and the obligation secured thereby lincluding costs and expenses actually incurred in enforcing the entipeeting of the obligation of the principal dot, in the beneficiary of the

excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.
15. When trustee selts pursuent to the powers provided herein, rrustee shall opply the proceeds of sale to powers of 11 the excomese of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded lims subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplux, if any, to the grantor or to his successor in interest entitled to such surplux.
16. For any reason permitted by law beneficiary may from time to lime appointed a successor or successors to any trustee handed herein or to any successor to the solid attorney. The appointment, and without convegance to the successor in state, the latter shall be vested with all tille, powers and duties conferred in super successor in state. The appointment, and without convegance to the successor was appointed in the successor of successor of provided by law beneficiary may from time to clime appointment and upon any furstee herein anneed or appointed hereunder. Each such appointment and successor was and duties conferred upon any furstee herein anneed or freeord of the county or counties in which the property is situated, shall be one for of the county or counties in which the property is situated, shall be more of a provided by provided and acknowledged is made apublic record as provided by law beneformer or the oppointment of the successor of the counties of proper appointment of the successor for the counties or the this deed, of proper appointment of the successor successor as a public record as provided by by the the oppointment of the successor successor as a provided by the successor successor and the successor successor and the successor the count of the successor successor and the successor successor is the successor of proper appointment of the successor sucl

rusite. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust 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.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered titled thereto

7213-90238

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 laws 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, or the United States or any agency thereof.

	came adainst all-perso	ins-whomsoever.	00000
nd that he will warrant and forever defend the			ansing?
No. and the second s	long represented by the	bove described note and this trust	deed are:
(a)* primarily for granions potentit grantor is	a natural persoh) are for	business of commercial purposes on	
This deed applies to, inures to the benefit of tors, personal representatives, successors and assigns. contract secured hereby, whether or not named as a l	and binds all parties her The term beneficiary sha eneficiary herein. In const enef the singular numb	eto, their heirs, legatees, devisees, a Il mean the holder and owner, inclu ruing this deed and whenver the co er, includes the plural.	ding pledges, of the ntext so requires, the
masculine gender includes the terminate them with	s as connectative set hi	s hand the day and year first a	bove written.
New have the option to cancel your contract or agreem	nt of sale by notice to the	seller until midnight of the seller	
signing of the contract or agreement.	nt to the rules and regulation advance of your signing the	Cinterestate Land Sale	
be revoked at your option for two years from the date of		Ansinca Co Ca	halor.
* IMPORTANT NOTICE: Delete, by lining out, whichever v not applicable; if warranty (a) is applicable and the be or such word is defined in the Truth-in-Lending Act a beneficiary MUST comply with the Act and Regulation disclosures. If compliance with the Act not required,	d Regulation Z, the	Afressed By AH O	h
	STATE OF HA		}
	CITY AND CO	UNTY OF HONOLULU	} SS.
FOR NOTARY SEAL OR STAMP	On	Notary Public in and for said	before me, the County and State,
NENA	- 11	red ROBERT LLOUTER be the person whose name is sub-	
	instrument as a	witness thereto, who being by me	utily sworth, ucposed
154	and said: That KAILC		; that <u>he</u>
	was present and		CACHOLA
and the second	personally know	to be the pers	on described in, and
	personally know	Vn to <u>vw vv</u> within and	annexed instrument.
	whose name is execute the sam	s subscribed to the within and e; and that affiant subscribed M	annexed instrument,
CON EXAMPLE NOV: 14.1	whose name is execute the sam as a witness to	s subscribed to the within and e; and that affiant subscribed M	annexed instrument,
방법 문화 가지 않는 것이 여러 가지 않는 것 같은 것이 하지?	whose name is execute the sam as a witness to Notary Signati	a subscribed to the within and e; and that affiant subscribed said execution. are	annexed instrument,
Y UMINA 13310 E7YFING 5	whose name is execute the sam as a witness to Notary Signati be used only when obligations i	a subscribed to the within and e; and that affiant subscribed said execution. are	annexed instrument,
Y UMINA 13510*** E7YFING 5	whose name is execute the sam as a witness to Notary Signath be used only when obligations i 	a subscribed to the within and e; and that affiant subscribed <u>M</u> said execution. are <u><u><u><u></u></u><u><u><u></u></u><u><u><u></u></u><u><u></u><u><u></u></u><u></u><u><u></u><u></u><u></u><u></u><u></u><u></u></u></u></u></u></u></u>	All sums secured by said
TO:	whose name is execute the sam as a witness to Notary Signati be used only when obligations is , Trusteo ider of all indebtedness so a hereby are directed, on	a subscribed to the within and e; and that affiant subscribed	All sums secured by said
TO: The undersigned is the legal owner and he trust deed have been fully paid and satisfied. Ye said trust deed or pursuant to statute. to cancel	whose name is execute the sam as a witness to Notary Signath be used only when obligations i , Trusteo ider of all indebtedness se a hereby are directed, on all evidences of indebted many without warranty.	s subscribed to the within and e; and that affiant subscribed said execution. me	All sums secured by said
TO: The undersigned is the legal owner and he trust deed have been fully paid and satisfied. Ye said trust deed or pursuant to statute, to cancel herewith together with said frust deed) and to re estate now held by you under the same. Mail rec	whose name is execute the sam as a witness to Notary Signath be used only when obligations i , Trusteo ider of all indebtedness se a hereby are directed, on all evidences of indebted many without warranty.	s subscribed to the within and e; and that affiant subscribed said execution. me	All sums secured by said
TO: The undersigned is the legal owner and he trust deed have been fully paid and satisfied. Ye said trust deed or pursuant to statute to cancel herewith together with said trust deed) and to re estate now held by you under the same. Mail rec DATED:	whose name is execute the sam as a witness to Notary Signati be used only when obligations i , Trusteo ider of all indebtedness so a hereby are directed, on all evidences of indebted onvey, without warranty, inveyarice and documents 19	s subscribed to the within and e; and that affiant subscribed said execution. me	All sums secured by said
TO: The undersigned is the legal owner and he trust deed have been tully paid and satisfied. Ye said trust deed or pursuant to statute. to cancel herewith together with said trust deed) and to re estate now held by you under the same. Mail rec DATED:	whose name is execute the sam as a witness to Notary Signatu be used only when obligations is the used on used on the	a subscribed to the within and e; and that affiant subscribed	All sums secured by said
TO: To: The undersigned is the legal owner and he trust deed have been tully paid and satisfied. Ye said trust deed or pursuant to statute, to cancel horewith together with said trust deed) and to re estate now held by you under the same. Mail rec DATED:	whose name is execute the sam as a witness to Notary Signatu be used only when obligations to the used only when obligations to the analytic state of the same the same of the same the same of the same of the same of the same of the same of the same of the same the same of the same of the same of the same the same of the same of the same of the same of the same the same of the	s subscribed to the within and e; and that affiant subscribed	annexed instrument, <u>name thereto</u> <u>name thereto <u>name</u> <u>name thereto <u>name</u> <u>name</u> <u>name thereto <u>name</u> <u>name</u> <u>name thereto <u>name</u> <u>name</u> <u>name thereto <u>name</u> <u>name</u> <u>name thereto <u>name</u> <u>name</u> <u>name</u> <u>name thereto <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>na</u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u>
TO: The undersigned is the legal owner and he trust deed have been fully paid and satisfied. Ye said trust deed or pursuant to statute, to cancel herewith together with said trust deed) and to to estate now held by you under the same. Mail rec DATED:	whose name is execute the sam as a witness to Notary Signatu be used only when obligations is the used only when obligations is the obly are directed, on all evidences of indebted onvey, without warranty, inveyance and documents 19	is subscribed to the within and e; and that affiant subscribed	annexed instrument, <u>name thereto</u> <u>name thereto}</u> <u>name thereto} <u>name thereto} <u>name thereto} <u>name thereto} <u>name there</u></u></u></u></u>
TO:	whose name is execute the sam as a witness to Notary Signatu be used only when obligations to , Trusteo der of all indebtedness so a hereby are directed, on all ovidences of indebted nonvey, without warranty, noveyarice and documents 19	s subscribed to the within and e; and that affiant subscribed	annexed instrument, <u>name thereto</u> <u>name thereto <u>name</u> <u>name thereto <u>name</u></u> <u>name thereto <u>name</u> <u>name thereto <u>name</u> <u>name thereto <u>name</u></u> <u>name thereto <u>name</u> <u>name</u> <u>name thereto <u>name</u> <u>name thereto <u>name</u> <u>name thereto <u>name</u></u> <u>name thereto <u>name</u> <u>name thereto <u>name</u> <u>name</u> <u>name thereto <u>name</u> <u>name thereto <u>name</u> <u>name</u> <u>name</u> <u>name thereto <u>name</u> <u>name</u> <u>name</u> <u>name</u> <u>name thereto <u>name</u> <u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u></u>
TO:	whose name is execute the sam as a witness to Notary Signatu be used only when obligations is the used only when obligations is the used of the used on	is subscribed to the within and e; and that affiant subscribed	annexed instrument, <u>name thereto</u> <u>name thereto</u> <u>name thereto</u> <u>name thereto</u> <u>name thereto</u> <u>name thereto</u> <u>name the terms of</u> <u>name the terms of terms</u>
TO: The undersigned is the legal owner and he trust deed have been fully paid and satisfied. Ye said trust deed or pursuant to statute. In cancel herowith together with said trust deed) and to re estate now held by you under the same. Mail rec DATED: DATED: TRUST DEED	whose name is execute the sam as a witness to Notary Signatu be used only when obligations is in the second of the same sall evidences of indebted nonvey, without warranty, inveyance and documents 19	is subscribed to the within and e; and that affiant subscribed	All sums secured by said All sums secured by said to you under the terms o hich are delivered to you ms of said trust deed th scenveyones will be mode. SGON Klamath set the within instri-
TO:	whose name is execute the sam as a witness to Notary Signati be used only when obligations is , Trustee Ider of all indebtedness se a hereby are directed, on all evidences of indebted onvey, without warranty, inveyarice and documents 19	s subscribed to the within and e; and that affiant subscribed	All sums secured by said All sums secured by said to you under the terms o hich are delivered to you ms of said trust deed the seconveyones will be made. EGON Klamath red for record on t Dec., 19 ck P. M., and record
TO: The undersigned is the legal owner and he trust deed have been fully paid and satisfied. Ye said trust deed or pursuant to statute, to cancel herowith together with said trust deed) and to re estate now held by you under the same. Mail rec DATED: TRUST DECOMPACTORS TRUST DECOMPACTORS TRUST DECOMPACTORS TRUST DECOMPACTORS TRUST DECOMPACTORS TRUST DECOMPACTORS TRUST COMPACTORS TRUST COMPAC	whose name is execute the sam as a witness to Notary Signah be used only when obligations is , Trustee der of all indebtedness so thereby are directed, on all evidences of indebted onvey, without warranty, mveyarice and documents 19	s subscribed to the within and e; and that affiant subscribed	All sums secured by said All sums secured by said to you under the terms o hich are delivered to you ms of said trust deed the seconveyones will be made. EGON Klamath red for record on t Dec., 19 ck P. M., and record on page
TO: The undersigned is the legal owner and he trust deed have been fully paid and satisfied. Ye said trust deed or pursuant to statute, to cancel herewith together with said trust deed) and to re- estate now held by you under the same. Mail rec DATED: TRUST DEED TRUST DEED Granter	whose name is execute the sam as a witness to Notary Signah be used only when obligations is the used only when obligations is thereby are directed, on all evidences of indebted onvey, without warranty, inveyarics and documents 19	is subscribed to the within and e; and that affiant subscribed	All sums secured by said All sums secured by said to you under the terms of hich are delivered to you ms of said trust deed the scenveyones will be mode. EGON klamath
TO:	whose name is execute the sam as a witness to Notary Signah be used only when obligations is , Trustee dor of all indebtedness se s hereby are directed, on all evidences of indebted onvey, without warranty, mveyarico and documents 19	s subscribed to the within and e; and that affiant subscribed	All sums socured by said to you under the terms of hich are delivered to you ma of said trust deed the scenveyones will be mode.
TO:	whose name is execute the sam as a witness to Notary Signati be used only when obligations is , Trustee Ider of all indebtedness se a hereby are directed, on all evidences of indebted onvey, without warranty, mveyarice and documents 19 	is subscribed to the within and e; and that affiant subscribed	All sums socured by said to you under the terms of hich are delivered to you ma of said trust deed the scenveyones will be mode.
TO: The undersigned is the legal owner and he trust deed have been fully paid and satisfied. Ye said trust deed or pursuant to statute, to cancel herowith together with said trust deed) and to re- estate now held by you under the same. Mail rec DATED: TRUST DEED TRUST DEED Grantor Beneficiery	whose name is execute the sam as a witness to Notary Signatu be used only when obligations is the used only when obligations is thereby are directed, on all evidences of indébied onvey, without warranty, inveyance and documents 19	is subscribed to the within and e; and that affiant subscribed	annexed instrument, <u>S</u> name thereto All sums secured by said to you under the terms of bich are delivered to you ms of said trust deed the scenveyonce will be mode. SGON Klamath
TO: The undersigned is the legal owner and he trust deed have been fully paid and satisfied. Ye said trust deed or pursuant to statute, to cancel herewith together with said trust deed) and to re- estate now held by you under the same. Mail rec DATED: TRUST DEED TRUST DEED TRUST SET SATE Beneficiery Bereficiery AFTER RECORDING RETURN TO FIRE S FINANCIAL Conform	whose name is execute the sam as a witness to Notary Signati be used only when obligations is , Trustee Ider of all indebtedness se a hereby are directed, on all evidences of indebted onvey, without warranty, inveyarice and documents 19 SPACE RESER FOR RECORDERS I	is subscribed to the within and e; and that affiant subscribed	annexed instrument, <u>name thereto</u> <u>name the within instru- <u>name the within instru- <u>name the within instru-</u> <u>name 55709</u> <u>name 55709</u> <u>names of said County.</u> <u>name thereto</u> <u>name thereto</u> <u>name thereto</u> <u>name thereto</u> <u>name thereto</u> <u>name thereto</u> <u>name thereto}</u> <u>name thereto}</u> </u></u>
TO:	whose name is execute the sam as a witness to Notary Signah be used only when obligations is the original indebtedness as thereby are directed, on all evidences of indebted onvey, without warranty, inveyance and documents 19 19 space RESERT FOR RECORDERS I	is subscribed to the within and e; and that affiant subscribed	annexed instrument, <u>name thereto</u> <u>name thereto</u> <u>name thereto</u> <u>name thereto</u> <u>name thereto</u> <u>name thereto</u> <u>name the terms of</u> <u>name the within instru- <u>name the within instru-</u> <u>nat the within instru-</u> <u>name for record on the</u> <u>Dec.</u>, <u>19</u>92 <u>Sk R. M., and recorde</u> <u>on page3080</u> <u>unber55709</u> <u>uses of said County.</u> <u>by hand and seal</u> <u>Biehn</u> <u>Clerk</u></u>