

The second se

The second

## 2719

which are in each of the meanuri required to pay all recommands costs, expresse and activate from measurement paid or instrumed by the second process and accesses to the second expresses and accesses to the second expresses and accesses to the second expresses and the se

and that the grantor, will warrant and lorever defend the same against all persons whomsoever. The grantor, will warrant and lorever defend the same against all persons whomsoever. (a)\* primarily log grantor a personal, family, or household, purposes (see Important, Notice below). (a)\* primarily log grantor a personal, family, or household, purposes (see Important, Notice below). (a)\* primarily log grantor a personal, family, or household, purposes (see Important, Notice below). (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes, administrators, executors, this deed applies to, inures to the beneficiary herein, and binds all parties hereio, their, heirs, legados, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns the term beneficiary to the plural, and that generally all grammatical changes shall be secured hereby, whether or not named as a beneficiary herein, and include the plural, and that generally all grammatical changes shall be if the contract so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be if the contract so requires, the singular shall be taken to mean and include the plural, and the daw and vear first above written and to individuals. If the contract SW WIEREOF, the grantor has executed this instrument the daw and vear first above written

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. ar this becom Veniers 632

\* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined. In the Truth-In-Landing Act, and Regulation: Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. C.C.C.Som 1.11.109 C4 5 D TV-

(ivic) TACC TAGG

iance wim the Act is not required, disregard this notice. How the Carnattee in the second state of the sec stand and the transforment was acknowledged before me on Decomber of the transforment was acknowled 18012 19060010 2714

This instrument was acknowledged before me on by.

OFFICIAL SEAL MARY KENNEALLY MARY KENNEALLY NOTARY PUBLIC - OREGON COMMISSION NO. 014776 NY COMMISSION EXPIRES APR 20, 1996 Public for Oregon TERHAN VIDAT My commission axpres 615.5 The second second MUSISTER IT STRATT STRATT PORT OF AN AND A STRATT PORT OF A STRATT PORT Filed for record at request of as the end of the Restand day of \_\_\_\_\_\_\_\_\_\_A.D., 19 -94 at 1:39 octock P \_\_\_\_\_\_\_M., and duly recorded in Vol. and by the second of Morrgages and a contract of a contract of the second of the secon - County Clerk Evelyn Biehn By D. auline Millendor い。朝鮮 FEE \$15.00 the new taken per distance which be and the first presting which it is the new taken per distance in the two to start a particulation for the a cata LETICI, DESL 01-50-04501:30 BUX0 CARAGE MITTER CONTINUES OF SAMELY OF STATE 252000 Contraction and the second second

1.1

SOUND SER. ERT CALFT THIS DARK SPILEWICKUST DAED