I TIS INDENTURE between		AGE OR TRUST			4-131起
THIS INDENTURE between hereinafter called the first party, and	"Rosan"D	(°) איז איז איז איז איז איז איז איז איז א			-
>Gereinatter ca'led the second method	D I SERV	±€₽;Ŧ₩₽	D3		·····,
the lien of a monthe to the real p	roperty hereina	fitt described is	vested in fee simpl	ON in the tirst post.	
the lien of a mortgage or trust deet's volume No	4 thereof a	mortgage record nd, or as fee/file/	s of the county here	einafter named, in boo	bject to k/reel/
Or trust dood	us nereby bein	A Inade, and the			2232
immediate foreclosome - 1	mue being now	in default and th	he morténée	is now owing and	unpaid
immediate forecloseure, and whereas accept an absolute deed of conveyand and the second party does now accede NOW, THEREFORE for the	the first party,	being unable to	pay the same, has r	equested the second r	bject to
NOW, THEREFORE	to that reques	st.		ess secured by the m	ortgage
NOW, THEREFORE, for the and indebtedness secured by the mor first party), the first party does here successors and assides all of the fail	consideration l terge or trust	her sinafter stated	l (which includes t	he cancellation of th	e notes
successors and assigns, all of the latter	y grant, barga	in, sell and conv	ey unto the second	rked "Paid in Full"	to the
State ofOREGON	, to-wit:	real property situ	ated in	Contraction of the second party	s heirs, County,
LOT 37, BLOCK 108 KT AUG				•	·····
LOT 37, BLOCK 108, KLAM KLAMATH COUNTY, OREGON	ATH FALLS	FOREST EST	ATES, HIGHWA	Y 66, PLAT 4	
LOT 38, BLOCK 108, KLAMA	11 DATE O		소 이왕형 가지 가슴이 속 같은 동물이 있는 것이 같이 있다. 영국 동물이 있는 것이 같이 있다.	,	•
LOT 38, BLOCK 108, KLAMA 4. KLAMATH COUNTY, OR34	GON	FOREST EST	ATES ,HIGHWA	AY 66, PLAT	
LOT 22. BLOCK 112, KLAMAT KLAMATH COUNTY, OREGON		OPPOR -			
KLAMATH COUNTY, OREGON	.n PALLS F I.	OVEDI ESLA	TES HIGHWAY	66, PLAT 4	
	및 관리·관관의		같이 있는 것을 가지 않는 것이다. 같이 많은 것을 알 것을 것이다. 같이 같은 것이 있는 것이다.	an a	
		지 지지 않는 가위한 문양 같은 같은 것이 있는 가위한 문양 같은 같은 것이 있는 것이 같은 것이 없다.	회타, 사람학생활 가지 있는 동생	· · · · · · · · · · · · · · · · · · ·	
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가 있는 것 같은 것 같	* ža			$\sum_{i=1}^{n} \nabla_{i} \nabla_{i} ^{2} = \sum_{i=1}^{n} \nabla_{i} \nabla_{i} \nabla_{i} ^{2} = \sum_{i=1}^{n} \nabla_{i} \nabla_{i} \nabla_{i} \nabla_{i} ^{2} = \sum_{i=1}^{n} \nabla_{i} \nabla_{i} \nabla_{i} \nabla_{i} \nabla_{i} ^{2} = \sum_{i=1}^{n} \nabla_{i} \nabla_{i} \nabla_{i} \nabla_{i} \nabla_{i} \nabla_{i} ^{2} = \sum_{i=1}^{n} \nabla_{i} $	
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ogether with all of the tenements, hered	lituments and		특별한 탄탄 탄수 수요 나는 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	A second s	
The true and actual consideration f	er der state Robert der	i ta in bich in	telis instations	or in anyway appert	ain-
and the and sciual consideration f	o: this conveye	217¢ = is \$	Here co	maly with OBS on an	
Rosan D Clark			all catter a con-		Ii
15 Box 495-C nover, N M 88041	n <u>di i sta</u> ndar 6 51 i standar	1200 64021.	STATE OF OF	FGON	!
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Grantee's Name and Address st recording return to (Name, Address, Zip)s	and a second of the second	気本 数 道田 御み知のよう			
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NTEE.		i i tiri Lunai in	mont/microtilm/ Record of Deeds	tecention No	-u- ,

the second second

C1 7 TO HAVE AND TO HOLD the same unto the second party, second party's heirs, successors and assigns forever. And the first party, for first party and first party's heirs and legal representatives; does covenant to and with the second party, second party's heirs, successors and assigns, that the first party is lawfully seized in fee simple of the property, free and clear of incumbrances except the nort gage or trust deed and further except

7.30 A

that the first party will warrant and forever defend the above granted premises, and every part and parcel thereof that the first party will warrant and forever defend the above granted premises, and every part and parcel thereof against the lawful claims and demands of all persons a homsover, othe than the liens above expressly excepted; that this deed is intended as a conveyance, absolute in legel effect as well as in form, of the title to the premises to the this deed is intended as a conveyance, absolute in legel effect as well as in form, of the title to the premises to the second party and all redemption rights which the first party may have therein, and not as a mortgage, trust deed second party and all redemption rights which the first party may have therein, and delivered to the second party; ot security of any kind; that possession of the premises hereby is surrendered and delivered to the second party; ot security of any kind; that possession of the premises hereby is surrendered and delivered to the record party; ot security of any kind; that possession of the premises hereby is surrendered and delivered to the second party; ot security of any kind; that possession of the premises hereby is surrendered and delivered to the second party; ot security of any kind; that possession of the premises of the second party, or second party's representatives, agents or any duress, undue influence, or misrepresentation by the second party, or second party's representatives, agents or entry duress; that this deed is not given as a preference over other crediors of the first party and that at this time there attorneys; that this deed is not given as a preference over other crediors of the first party and that at this time there is no person, co-partnership or corporation, other than the second party, interested in the premises directly or inis no person, co-partnership or corporation, other than the above.

directly, in any manner whatsoever, except as set forth above. In construing this instrument, it is understo d and agreed that the first party as well as the second party may be more than one person; that if the context so requires the singular pronoun includes the plural and that all grambe more than one person; that if the context so requires the provisions hereof apply equally to corporations and matical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and matical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and

to individuals. IN WITNESS WHEREOF, the first party above named has executed this instrument; if first party is a corpo-IN WITNESS WHEREOF, the first party above named has executed this instrument; if first party is a corporation, it has caused its name to be signed and its sear, if any, affixed by an officer or other person duly authorized to ration, it has caused its name to be signed and its sear, if any, affixed by an officer or other person duly authorized to

ration, it that its board	of directors.		1
do so by order of its board Dated	4	(Loson DULOU	1
	THIS DESCRIPTION OF SCRIFTED IN THIS	Chorner Co-	**
THIS INSTRUMENT WILL NOT ALLOW	USE OF THE PROPERTY DESCRIBED IN THIS CABLE LAND USE LAWS AND REBULAT ONS. INSTRUMENT, THE PERSON ACT URIN 3 FEE		· · · · · · · · · · · · · · · · · · ·
INSTRUMENT IN VIOLATION OF ACCEPTING THIS	INSTRUMENT, THE PERSON ALL DIRING FEE		
		[[] 이 이 관람 물론 사이	
PLANNING DEPARTMENT TO VEHIFT	APPROVED USES AND TO DETERMINE AND IN VING OR FOREST PRACTICES AS DEFINED IN		
ORS 30.930			
	승규는 이 가격 좋아 있는 물론이 있는 물론이 있다.		
	STATE OF CALIFORNIA	SS	
	COUNTY OFORA HER		
8		JO KING	
91/92	On SEPTEMBER 6TH, 199	4 before me, (Notary Name ar	nd Title)
Generic	personally appeared ROSAN D. C	ARK * * * * *	
je v v v v v v v v v v v v v v v v v v v	personally appeared		
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	The second secon	e on the busis of satisfactory evidence) to be the personant of the second and th	on(s) whose harite(c)
E	personally known to me to print themen	e on the busis of satisfactory evidence) to both pro- t and acknowledged to me that he/she/they executed the a/har/the/t signature(s) on the instrument the person(s	Same in monthly upon
Ďp	is/are subscribed to the with all that by h	t and acking whedged to me that newsharing excessions s/her/their signature(s) on the instrument the person(s	s), or the entity apon
Ack now ledgement	behalf of which the person (e) a tod, et	ecuted the instrument	hanne
č	behalf of which the personal as a	JO K	
×	WITNESS my hand and official seal.	COMM.	90629C C
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