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aul N. & Marguerite A 5590 Lazy Fiver Drive	<u>Bivens</u>	A A A A A A A A A A A A A A A A A A A		ord on the day, 19, at
unriver OR 97707			a'clock	
inda Reed Faase		SPACE REBER	and/	or as fee/file/instru-
045 NW Bond St Suite and OR 97701	1	RECORDERTS	USE ment/microfilm/rece	tion No.
B melicitry's Name and r recording, return to (Namo, Acidress, Zip)				of said County.
1945 NW Bond 31			affixed.	
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WARMING: Unless grantor provides beneficier , with evidence of insurance coverage as required by the con-

tract or loan agreement between them, beneficiary in ay purchase insurance at grantor's expense to protect beneficiary's intrest. This insurance may, but need not, alx protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficitry thay not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has a btained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage surchased by seneficiary, which cost may be added to grantor's contract or Ican balance. If it is so added, the interest rate on the inderlying contract or loan will apply to it. The effective date or coverage may be the date granter's prior coverage apsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases my be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for propency damage coverage or any mandatory liability insurance re-

(a)* primarily for grantor's person; fan ily or household; surpose (see Important Notice below),
(b) for an organization, or (even il for for a natural success (see Important Notice below),

This deed applies to, inures to the ben hit of and binds a 1 parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and as sign. The term benefit iary shall mean the holder and owner, including pledgee, of the contract a cured hereby, whether or not named as 1 ben thickary herein.

In construing this mortgage, it is unlers to de that the most age or mortgages may be more than one person; that if the context so requires, the singular shall be taken to move and include the plur 1, and that generally cill grammatical changes shall be made, assumed and implied to make the provisions hereot apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has exacuted this instrument the day and year first above written.

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This nstr 10	nent was ac't lowledged Estore me on	, 19,
OFFICIAL SEAL		
A CAROL ROME SNELL		
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OREGON: COUNTY OF I. LAI	TH : 55	ę – · ·

10 26th day Hed for record at request of _______ AmeriTitle the M., and duly recorded in Vol. _____M96 A.D., 1916 June n 18964 on I age of Moriga; es rezin 🕴 3 11:11 Bernetha G. Letsch, County Clerk . . 医血管 机合同性的 医静脉管的 See Broke Ĵ, 1.223 ÷ raan By FE \$15.00

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