	أناف	-	-		W.	1
	ς.	5-10			•	e2.
100	- 16	es	344	w	~	٠,
			IV	v	J	

4.07	and the second second		1.15			
2.11	20 4667	m96				
	Selection	Table De To		•	אסעני	\sim
1.4.						⁷ 96
2.0	- B	mu			~~	
L (4	T 37. 4			64	C	
. W.				au	.	4
	1. 1. 1.	1000 12 4 1	_	- 23	~	_
	(- TI - TI	and the state of the state of		. —		7.7

800467	K-48782 recollected treatility retrining velo TRUST (DEED)	76 Pag	267 96
gennedess secures, enwrenesses one shall not ease or waws an THIS TRUST DEED, made this	em entrot dougae and to dougae and the second and a second and the entry sixthments of the entry sixthments of the entry o	the skind of the series devot	August 199
hahaniin ettelimek, veima ummati ise es.	Opal Arlene Dougherty	क्ष्मीय विक्रविद्यालया कर्मान्य अस्तिवास स्थाप क्षेत्रकृतिक क्ष	
renteation entities your annual and	Klamath County Title	CANADAY EAST OF AS	, as Gra
्रे कोश वि श्व को प्राप्त अ द ्याल किया है है।	ne es committe es su maissere inspeción por la casa de costa	or off Destriction of the Control of	, as Trustee,
the median constitution	ASSOCIATES FINANCIAL SERVICES COM	PANY OF OREGON, "INC.	
s Beneficiary,		ં વ્યક્તિકારિયામાં તેલુકા કું	
Prentor irrovocehly grente hem	WITNESSETH: ains, sells and conveys to trustee in trust, with power of sa		
Klamath		Se, the property and the second secon	-:
a si sagara ang kay sa is a is is	County, Oregon, described as:	AVANA M	
Lots 6, 7, & 8 Klamath County	in Block 27 of Second Addition to	the City of Klamath Fal	l1s,
abia to awanegan unit (ti m fre	emand of the terribers and properties commended in	कार कर विकेश स्थापन के किस के किस किस की किस किस की किस किस की किस क जारा का का किस की क	ender i versioner
Subject to F-E	asements and rights of way of recor on the tree wanter of the body as proposed to him to people	d and apparent on the l	land, if any.
<u>5</u>	สมใช่สูง กาลับ และ เกี่ยวการสำหราช		
uu ga patroe viji son, ireleji ve 19 <mark>97-</mark> a menag pomoro ireleji ve	etti sii amaaladadeen neennadaa elitsisejesti erittii ili oo jooda. Turmistetti suudeadaen entideen aanat, ovata tiiliisi muutii ja laja joodis.	्राप्त । अर्थ के विकास किया के किया है है । अर्थ के प्रकार के किया के किया के किया है किया है कि	
	. Will your 18 to a communication	्या । स्टब्रह्माञ्चल क्षात्र क्षात्र । स्टब्रिक्टा के १ सम्बद्धात्र ।	
ni ret kingmin god in dasilisi yi. D rem qi be dinamba islom ilisin	blikan milim telmin bilangan pangan bilah si ing pilah ja Sangan milim bilangan bilangan sangan pangan bilangan p	the control of the Marie of the color of	
3	and the second of the second o	तानुसार ताना । इक्रायातः तानुसार वर्षाः	
	und the first CAM of KAM is equal to be a second by . The second	्रमुक्ति। स्ट्रिक्ट स	
en e	en e	ी मुहिर्देशी भेटेस्स्पृत्य चंद्रात्तरण युक्तकम्पिक्स्याक्रकक्षरम्	
rations that while it is a second	1910 - Albaria Herita III., da mejekori uzalo erita bila gelektek	or of the besidence of the	
rhich real property is not curre pourtenances and all other ric	ontly used for agricultural, timber or grazing purposes, tog- phts thereunto belonging or in anywise now appertaining,	ether with all and singular the tenemo	ents, hereditaments
ittached to or used in connectio	on with said real estate:	and management and brong the	reor and all maures
Facility number of accordance	(1) Payment of the indebtedness in the principal sum of \$	ମ୍ୟୁଟ ନୟୁକ୍ତ ହେନ୍ତ୍ର ହେନ୍ତ୍ର	•
ot paid earlier, due and payable 2) performance of each agreen	ment of grantor herein contained; (3) payment of all sumi interest at the note rate thereon.	s expended or advanced by benefici	
not paid earlier, due and payable 2) performance of each agreement terms hereof, together with in To protect the security of this 1. To keep said property in gand workmanlike manner any be	the on 09/30/99; and any extensions it is ment of grantor herein contained; (3) payment of all sums interest at the note rate thereon. It trust deed, grantor agrees: I good condition and repair; not to remove or demolish any is building which may be constructed, damaged or destroyed.	s expended or advanced by beneficial to the service of the service	ary under or pursual ore promptly and in g aims for labor perfor
not paid carlier, due and payable 2) performance of each agreement in the terms hereof, together with it. To protect the security of this 1. To keep said property in goand workmanlike manner any boand materials furnished therefor	ie on 09/30/99; and any extensions it ment of grantor herein contained; (3) payment of all summinterest at the note rate thereon. It trust deed, grantor agrees: good condition and repair; not to remove or demolish any building which may be constructed, damaged or destroyed; to comply with all laws affecting said property or requiring.	expended or advanced by beneficial to building thereon; to complete or restored thereon and to pay when due all of a new attentions or improvements to	ary under or pursual ore promptly and in o aims for labor perfor
not paid carlier, due and payable 2) performance of each agreement in terms hereof, together with into the terms hereof, together with into the payable 1. To keep said property in good workmanlike manner any band workmanlike manner any band materials furnished thereof commit or permit waste thereof character or use of said property.	in e on 09/30/99; and any extensions it ment of grantor herein contained; (3) payment of all summinterest at the note rate thereon. It trust deed, grantor agrees: good condition and repair; not to remove or demolish any building which may be constructed, damaged or destroyed; to comply with all laws affecting said property or requiring the comply with all laws affecting said property or requiring the permit any act upon said property or permit any act upon said property or reasons.	building thereon; to complete or restored in the resonant to pay when due all of g any alterations or improvements to enty in violation of law; and do all of a herein not excluding the general.	ary under or pursual ore promptly and in g aims for labor perfor be made thereor, n her acts which from
ot paid carrier, due and payable 2) performance of each agreement in the second of each agreem	ment of grantor herein contained; (3) payment of all summinterest at the note rate thereon. It trust deed, grantor agrees: good condition and repair; not to remove or demolish any building which may be constructed, damaged or destroyed; to comply with all laws affecting said property or requiring the construction of the permit any act upon said property or resulting the reason of the permit any act upon said property or requiring the reason of the premises satisfactor.	building thereon; to complete or restored in the result of	ary under or pursual ore promptly and in g aims for labor perfor be made thereor, in her acts which from
ot paid earlier, due and payable 2) performance of each agreer is terms hereof, together with it To protect the security of this 1. To keep said property in g and workmanlike manner any b and materials furnished therefor commit or permit waste free for haracter or use of said proper 2. To provide maintain and he amount collected under an s beneficiary areas attenuions	ment of grantor herein contained; (3) payment of all summent of grantor herein contained; (3) payment of all summent of grantor herein contained; (3) payment of all summents at the note rate thereon. It trust deed, grantor agrees: good condition and repair, not to remove or demolish any invaliding which may be constructed, damaged or destroyed in the comply with all laws affecting said property or require to comply with all laws affecting said property or reading the comply with all laws affecting said property or reading the complete said property of the ready of the contained to the contain	building thereon; to complete or restored thereon and to pay when due all cling any alterations or improvements or entry in violation of law; and do all ot the beneficiary, and with loss party upon any indebtedness secured it ted or any part, thereof may be reket	ary under or pursual ore promptly and in gains for labor perfor be made thereon; n her acts which from tyable to the benefic pereby and in such o
ot paid earlier, due and payable 2) performance of each agreement in the security of this To protect the security of this 1. To keep said property in gurd workmanlike manner any bund materials furnished therefor commit or permit waste therefor the protection of the security of the amount collected under any is beneficiarly may detarmine upplication or release shall not complete the security may detarmine upplication or release shall not complete the security of the security may detarmine upplication or release shall not consider the security of the security may detarmine upplication or release shall not consider the security of th	ment of grantor herein contained; (3) payment of all summents of grantor herein contained; (3) payment of all summents at the note rate thereon. It trust deed, grantor agrees: good condition and repair, not to remove or demolish any providing which may be constructed, damaged or destroyed in the comply with all laws affecting said property or requiring the comply with all laws affecting said property or requiring the reason of the premises satisfacted the control of the control o	building thereon; to complete or restored thereon and to pay when due all of thereon and to pay when due all of the pay the state of th	ore promptly and in gains for labor perfor be made thereon; in her acts which from tyable to the benefic tereby and in such classed to grantor. Such notice.
ot paid carrier, due and payable 2) performance of each agreement in the security of this 1. To keep said property in gurd workmanlike manner any bund materials furnished therefor commit or permit waste therefor the amount collected under any is beneficiarly may determine upplication or release shall not connection with or enforcing this	ment of grantor herein contained; (3) payment of all summents of grantor herein contained; (3) payment of all summents at the note rate thereon. It trust deed, grantor agrees: good condition and repair, not to remove or demolish any coulding which may be constructed, damaged or destroyed in the comply with all laws affecting said property or requiring the reason of the permit any act upon said property to comply the reason of the premises satisfacted which the control of the property of the control of the control of default hereunder or dexpenses of this trust including the cost of title search as soligation, and trustee's and attorney's fees actually incur	building thereon; to complete or restored in thereon and to pay when due all olding any attentions or improvements to serve in violation of law; and do all of a herein not excluding the general. Buy to the beneficiary and with loss parary upon any indebtedness secured in the dor any part, thereof may be related or any part thereof may be related to the part of th	ore promptly and in gains for labor perfor be made thereon; in their acts which from tyable to the benefic tereby and in such o based to grantor. Such notice.
ot paid earlier, due and payable 2) performance of each agreer ne terms hereof, together with in To protect the security of this 1. To keep said property in g and workmanlike manner any b and workmanlike manner any b and materials furnished therefor commit or permit waste free- commit or permit waste fre	ment of grantor herein contained; (3) payment of all summinterest at the note rate thereon. It trust deed, grantor agrees: good condition and repair, not to remove or demolish any building which may be constructed, damaged or destroyed, to comply with all laws affecting said property or requiring the comply with all laws affecting said property or requiring the reason of the permit any act upon said property of the specific enumerations which the permit any act upon said property of the search as obligation, and trustee's and attorney's fees actually incurany action or proceeding purporting to affect the security if	building thereon; to complete or restored thereon and to pay when due all of grant or violation of law, and do all of the thereon and to pay when due all of the thereon and to pay when due all of the thereon of law, and do all of the thereon of law, and do all of the thereon of law, and with loss party upon any indebtedness secured a ted or any part thereof may be related or any part thereof or the rights or powers of beneficial to the thereof or the rights or powers of beneficial to the thereof or the rights or powers of beneficial to the thereof or the rights or powers of beneficial to the thereof or the rights or powers of beneficial to the thereof or the rights or powers of beneficial to the thereof thereof the thereof thereof the thereof thereof the thereof thereof the thereof the thereof the thereof thereof the thereof the	ary under or pursual ore promptly and in gains for labor perfor be made thereon; no her acts which from tyable to the benefic hereby and in such obased to grantor. Such notice.
ot paid earlier, due and payable 2) performance of each agreer is terms hereof, together with it. To protect the security of this 1. To keep said property in g and workmanlike manner any b and workmanlike manner any b and materials furnished therefor ommit or permit waste free- heracter or use of said property 2. To provide maintain and he amount collected under any is beneficiary many eletaminate polication or release shall not of 3. To pay all costs, fees and connection with or enforcing this 4. To appear in and defend any all costs and expenses, in	ment of grantor herein contained; (3) payment of all summent of grantor herein contained; (3) payment of all summent of grantor herein contained; (3) payment of all summent of grantor herein contained; (3) payment of all summent of the payment of	building thereon; to complete or restored in thereon and to pay when due all clied any alterations or improvements to entry in violation of law; and do all one thereon not excluding the general or the beneficiary and with loss party upon any indebtedness secured in the or any part, thereof may be related or any part, thereof may be related or any part, thereof may be related as permitted by law.	ore promptly and in gains for labor perfor be made thereon; in their acts which from tyable to the benefic hereby and in such a based to grantor. Such notice.
ot paid earlier, due and payable 2) performance of each agreer ine terms hereof, together with it. To protect the security of this. 1. To keep said property in gund workmanlike manner any bund materials furnished therefor sommit or permit waste free otheracter or use of said property. 2. To provide maintain and the manual collected under any is beneficiarly many eleteratives application or release shall not of the said and the connection with or enforcing this say all costs and expenses, in proceeding in which beneficiary 5. To pay at least ten (10) of	ment of grantor herein contained; (3) payment of all summent of grantor herein contained; (3) payment of all summent of grantor herein contained; (3) payment of all summent of grantor herein contained; (3) payment of all summent of the payment of	building thereon; to complete or restored thereon and to pay when due all clies are to entry in violation of law; and do all of the total or the beneficiary and with loss party upon any indebtedness secured it ted or any part thereof may be related by law.	ary under or pursual ore promptly and in gains for labor perfor be made thereon; in her acts which from tyable to the benefic hereby and in such obased to grantor. Such notice. of the trustee in currently, in any such action, in any such actions.
ot paid earlier, due and payable 2) performance of each agreer is terms hereof, together with it. To protect the security of this. 1. To keep said property in gund workmanlike manner any bund materials furnished therefor commit or permit waste therefor the protect of the same of spit gropes. 2. To provide maintain and the amount collected under any is beneficiarly may determine application or release shall not connection with or enforcing this 4. To appear in and defend any all costs and expenses, in proceeding in which beneficiary. 5. To pay at least ten (10) durid liens with interest on the product of the second connection with interest on the product of the second connection with interest on the product of the second connection with interest on the product of the second connection with interest on the product of the second connection with interest on the product of the second connection with interest on the product of the second connection with interest on the product of the second connection with interest on the product of the second connection with interest on the product of the second connection with interest on the product of the second connection with interest on the product of the second connection with interest on the product of the second connection with interest on the product of the second connection with t	ment of grantor herein contained; (3) payment of all summents of grantor herein contained; (3) payment of all summents at the note rate thereon. It trust deed, grantor agrees: good condition and repair, not to remove or demolish any coulding which may be constructed, damaged or destroyed in the comply with all laws affecting said property or requiring the reason of the permit any act upon said property to comply with all laws affecting said property or requiring the reason of the permit any act upon said property to permit any act upon said property. The precision of the permit any act upon said property the entire amount so collecture or waive any default or notice of default hereunder or at expenses of this trust including the cost of title search as so obligation, and trustee's and attorney's fees actually incurant action or proceeding purporting to affect the security including costs of evidence of title and attorney's fees in a contrustee may appear.	building thereon; to complete or restored in thereon and to pay when due all of thereon and to pay when due all of the pay the state of the pay the state of the pay the state of the pay to the beneficiary and with loss part upon any indebtedness secured in the pay to the beneficiary and with loss part upon any indebtedness secured in the pay the part thereof may be related or any part thereof may be related or any part thereof may be related or any part thereof may be related to the pursuant to so the pay	ary under or pursual ore promptly and in gains for labor perfor be made thereon; in their acts which from tyable to the benefic pereby and in such obased to grantor. Such notice. of the trustee in currently, in any such action any such action encumbrances, chains, and in the pursuances.
ot paid earlier, due and payable 2) performance of each agreeme terms hereof, together with it. To protect the security of this 1. To keep said property in guid workmanlike manner any bund materials furnished therefor commit or permit waste free otheracter or use of said property. 2. To provide maintain and therefor the amount collected under any bust beneficiary any all costs, fees and connection with or enforcing this day all costs and expenses, in proceeding in which beneficiary 5. To pay at least ten (10) dand liens with interest on the proceeding in with the perform obligation to do so and without	ment of grantor herein contained; (3) payment of all summent of grantor herein contained; (3) payment of all summent of grantor herein contained; (3) payment of all summent of grantor herein contained; (3) payment of all summent of grantor herein contained; (3) payment of all summent of grantor herein contained; (3) payment of all summent of condition and repair, not to remove or demolish any partition with all laws affecting said property or required; (3) payment any act upon said property or may be reason the permit any act upon said property or required; (4) payment and permit any act upon said property or reason that the property of the payment of the property of the payment of dexpenses of this trust including the cost of title search as sobligation, and trustee's and attorney's fees actually incurant action or proceeding purporting to affect the security is cluding costs of evidence of title and attorney's fees in a contrast of the payment of the	building thereon; to complete or restored thereon and to pay when due all cling any alterations or improvements to entry in violation of law; and do all of the herein not excluding the general, by to the beneficiary and with loss party upon any indebtedness secured it ted or any part, thereof may be relatively and with loss party upon any indebtedness secured it ted or any part, thereof may be relatively and expenses of the secured as permitted by law. Thereof or the rights or powers of benefits and any action and the secure of the rights of powers of benefits and any action and the secure of the rights or powers of benefits and any action and the secure of the sec	ary under or pursual ore promptly and in gains for labor performed thereon; in the racts which from the pereby and in such consistency and in such consistency or trustee; are with any such action any such action or cause to perform or cause to pursuant and the performed the pursuant action to the performed the performed the pursuant action to the performed
cot paid carrier, due and payable cot paid carrier, due and payable 2) performance of each agreement in the common of each agreement in the common of the co	in and any extensions it ment of grantor herein contained; (3) payment of all summinterest at the note rate thereon. It trust deed, grantor agrees: good condition and repair, not to remove or demolish any property or requiring the comply with all laws affecting said property or requiring the reason of the permit any act upon said property or requiring the reason of the premises satisfacted the comply with all laws affecting said property or requiring the reason of the premises satisfacted the complex of the property of the property of the same and the property of the same and the property of the same and trustee's and attorney's fees actually incured the property of the property of the same and trustee and attorney's fees actually incured the property of the same and the property of the	building thereon; to complete or restored in thereon and to pay when due all of grany attentions or improvements to serty in violation of law; and do all of the sherein not excluding the general only to the beneficiary and with loss pay upon any indebtedness secured it ted or any part thereof may be related as permitted by law. Thereof or the rights or powers of benefit areasonable sum as permitted by law are contained by law. The property to pay when due all or or superior hereto. The matter of this trust deed, then benefits and or proceeding purpored and any action or proceeding purpored.	ary under or pursual ore promptly and in a saims for labor perfor be made thereon; in their acts which from a saims for a saims from the acts which from a said to grantor. Such notice, of the trustee in curre with any such action and a said to grantor or trustne; are with any such action and a said to grantor or cause the said to gra
ot paid earlier, due and payable 2) performance of each agreement in the payable 2) performance of each agreement in the payable 2) performance of each agreement in the payable 2. To keep said property in gund workmanlike manner any bund materials furnished therefor commit or permit waste therefor ment or permit waste therefor the amount collected under any is beneficiarly many detarmined policition or release shall not concern the payable 2. To pay all costs, fees and connection with or enforcing this 4. To appear in and defend any all costs and expenses, in proceeding in which beneficiarly 5. To pay at least ten (10) during the payable 2. If granter fails to perform obligation to do so and without performed the same in such mourpose of exercising said powersers of the rights and powersers.	ment of grantor herein contained; (3) payment of all summent of grantor herein contained; (3) payment of all summent of grantor herein contained; (3) payment of all summent of grantor herein contained; (3) payment of all summent of grantor herein contained; (3) payment of all summent of grantor herein contained; (3) payment of all summent of grantor and repair; not to remove or demolish any property or requiring the comply with all laws affecting said property or requiring the reason of permit any act upon said property. The president is payment of permit any act upon said property to grantor and property the entire amount so collecture or waive any default or notice of default hereunder or any action or proceeding purporting to affect the security is cluding costs of evidence of title and attorney's fees in a contraste may appear. It is a payment of the property of any permit any of the above duties to insure or preserve the subject notice to or demand on grantor and without releasing grantor and to such extent as beneficiary may demined the property; commence, appear in or defined the property.	building thereon; to complete or restored is thereon and to pay when due all of the thereon and to pay when due all of the thereon and to pay when due all of the thereon and to pay when due all of the thereon or improvements to get the thereon of the thereon or the the thereon or the thereon or the thereon or the thereon or the the thereon or the thereon or the thereon or the thereon or the the thereon or the thereon or the thereon or the thereon or the the thereon or the thereon or the thereon or the thereon or the the thereon or the thereon or the thereon or the thereon or the the thereon or the thereon or the thereon or the thereon or the t	ary under or pursual ore promptly and in gains for labor perfor be made thereon; in their acts which from tyable to the beneficial part of the trustee in currently of the trustee in currently, in any such action encumbrances, characteristiciary may, but with perform or cause the Beneficiary may, to thing to affect the secreticiary may, to thing to affect the secreticiary that is the secretic of
ot paid earlier, due and payable 2) performance of each agreer is terms hereof, together with it. To protect the security of this. 1. To keep said property in gund workmanlike manner any bund materials furnished therefor commit or permit waste free otheracter or use of said property. 2. To provide maintain and the amount collected under any is beneficiarly analy eleterative application or release shall not connection with or enforcing this and costs and expenses, in proceeding in which beneficiarly 5. To pay at least ten (10) durid liens with interest on the proceeding in which beneficiarly and liens with interest on the proceeding to the connection of exercising said powers of exercising said powers energiciarly appears to be prior as absolute discretion it may describe the control of the rights and powers as absolute discretion it may describe the control of t	ment of grantor herein contained; (3) payment of all summinterest at the note rate thereon. It trust deed, grantor agrees: good condition and repair, not to remove or demolish any indication and repair, not to remove or demolish any indication and repair, not to remove or demolish any indication and repair, not to remove or demolish any indication and repair, not to remove or demolish any indication and repair, not to remove or demolish any indication and permit any act upon said property indicated the permit any act upon said property in the reason of the premises satisfacted the permit of the premises satisfacted the permit of the property or may be applied by beneficially benefici	building thereon; to complete or restored thereon and to pay when due all of gray attentions or improvements to certy in violation of law, and do all of the tendency and with loss party upon any indebtedness secured in the or any part thereof may be related by law. Thereof or the rights or powers of beneared or the rights of the part of the results of the part of the p	ary under or pursual ore promptly and in a sims for labor performed thereon; in their acts which from the acts which from the performed to the beneficiary or trustne; are within any such action of the trustee incurrent with any such action of the trustee incurrent within any such action or cause to be the performed or cause to be the performed or cause to the performed the purpose of the performed the performance of the p
ot paid earlier, due and psyable 2) performance of each agreeme terms hereof, together with it. To protect the security of this. 1. To keep said property in gund workmanlike manner any bund materials furnished therefor commit or permit waste free otheracter or use of said property. 2. To provide maintain and the ending the amount collected under any is beneficiarly among electronic and connection with or enforcing this and costs and expenses, increaseding in which beneficiarly. 5. To pay at least ten (10) durid liens with interest on the proceeding in which beneficiarly and liens with interest on the proceeding to the same in such mourpose of exercising said power eneficiarly appears to be prior as absolute discretion it may devenants to repay immediately expenses.	ment of grantor herein contained; (3) payment of all summent of grantor herein contained; (3) payment of all summent of grantor herein contained; (3) payment of all summent of grantor herein contained; (3) payment of all summent of grantor herein contained; (3) payment of all summent of grantor herein; to comply with all laws affecting said property or requiring the tocomply with all laws affecting said property or requiring the tocomply with all laws affecting said property or requiring the tocomply with all laws affecting said property or said property. The premises satisfacted the premises satisfacted the second of the premises of the premises and attorney's fees actually incured the second of the property of the second of the seco	building thereon; to complete or restored in thereon and to pay when due all clarge any alterations or improvements to entry in violation of law; and do all of a herein not excluding the general any upon any indebtedness secured it ted or any part thereof may be related as permitted by law. Thereof or the rights or powers of benefit and the property, to pay when due all or or superior hereto. It matter of this trust deed, then beneficiarly may incur any liability, expendite, and any action or proceeding purpor any enclimbrance. Charge or lien, when the permitted or one country to protect the security hereof, end any action or proceeding purpor any enclimbrance. Charge or lien, when the permitted or or superior hereof the security hereof, end any action or proceeding purpor any enclimbrance. Charge or lien, when the permitted or the permitt	ary under or pursual ore promptly and in gains for labor performable thereon; in their acts which from tyable to the beneficiarereby and in such classed to grantor. Such notice, of the trustee incurred with any such action and whatever amount as onable fees. Grand which in the judgment of whatever amount as onable fees. Grand in the second of the seco
cot paid carrier, due and payable cot paid carrier, due and payable 2) performance of each agreement in the second of each agreement in the second of each agreement in the second of th	ment of grantor herein contained; (3) payment of all summent of grantor herein contained; (3) payment of all summent of grantor herein contained; (3) payment of all summent of grantor herein contained; (3) payment of all summent of grantor herein contained; (3) payment of all summent of grantor herein; to comply with all laws affecting said property or requiring the tocomply with all laws affecting said property or requiring the tocomply with all laws affecting said property or requiring the tocomply with all laws affecting said property or said property. The permit any act upon said property the premises satisfacted by the office of the premises satisfacted by the office of the premises and property or waive any default or notice of default hereunder or all expenses of this trust including the cost of title search as soligation, and trustee's and attorney's fees actually incured any action or proceeding purporting to affect the security is cluding costs of evidence of title and attorney's fees in a contrustee may appear. It days prior to delinquency all taxes or assessments affecting operty or any part thereof that at any time appear to be prior any of the above duties to insure or preserve the subject notice to or demand on grantor and without releasing granner and to such extent as beneficiary may deem necessary therefor including cost of evidence of the property; commence, appear in or defers of beneficiary; pay, purchase, contest or compromise or superior hereto; and in exercising any such powers be deem necessary therefor including cost of evidence of the payment of such sums are secured hereby.	building thereon; to complete or restored in thereon and to pay when due all of the thereon and to pay when due all of the thereon and to pay when due all of the thereon and to pay when due all of the thereon and the thereon of the	ary under or pursual ore promptly and in a sims for labor perfor be made thereon; in their acts which from tyable to the beneficiareby and in such coased to grantor. Such notice, of the trustee incurred w, in any such action encumbrances, characteristicary may, but with perform or cause to Beneficiary may, to ting to affect the second in the judgment of whatever amount asonable fees. Grant date of expenditure and whatever amount asonable fees.
ot paid carrier, due and payable of paid carrier, due and payable 2) performance of each agreeme terms hereof, together with it. To keep said property in gund workmanlike manner any bund materials furnished therefor commit or permit waste freedoment or release shall not on the amount codes and connection with or enforcing this said and liens with interest on the propose of exercising said power peneficiary appears to be prior to absolute discretion it may do covenants to repay immediately the interest or that. 7. Any award of damages in the same in such motor rate until paid, and the lit is mutually agreed that:	ment of grantor herein contained; (3) payment of all summinterest at the note rate thereon. It trust deed, grantor agrees: good condition and repair, not to remove or demolish any cuiding which may be constructed, damaged or destroyed in the comply with all laws affecting said property or requiring the reason of the permit any act upon said property or permit any act upon said property the reason of the premises satisfacted which the permit appears on the premises satisfacted by the original of the permit and the premises satisfacted by the original of the permit and the premises satisfacted by the original of the permit and the premises of the premise and attorney's fees actually incured any action or proceeding purporting to affect the security is cluding costs of evidence of title and attorney's fees in a contraste or any appear. It is also be premised and attorney is fees in a contraste or any part thereof that at any time appear to be price any of the above duties to insure or preserve the subject in notice to or demand on grantor and without releasing granter and to such extent as beneficiary may deem necessary therefor including cost of evidence of the property; commence, appear in or defined merces and without demand all sums expended hereunder by repayment of such sums are secured hereby.	building thereon; to complete or restored thereon and to pay when due all of the thereon and to pay when due all of the thereon and to pay when due all of the thereon and to pay when due all of the thereon and to pay when due all of the thereon and to pay thereon and the peneral of the thereon and the thereon and the thereon and thereon and thereon and thereon and the peneral of the peneral of the thereon and t	ary under or pursual ore promptly and in a sims for labor perfor be made thereon; in her acts which from tyable to the beneficiareby and in such classed to grantor. Such notice, of the trustee incurred w, in any such action encumbrances, characteristiciary may, but with perform or cause the Beneficiary may, to ting to affect the second in the judgment of whatever amount asonable fees. Grant date of expenditure of is hereby assigned.
not paid carlier, due and payable carlier, due and payable 2) performance of each agreement in the second of the	ment of grantor herein contained; (3) payment of all summinterest at the note rate thereon. It trust deed, grantor agrees: good condition and repair, not to remove or demolish any cuiding which may be constructed, damaged or destroyed in the comply with all laws affecting said property or requiring the reason of the permit any act upon said property or permit any act upon said property the permit any act upon said property or may be reason of the premises satisfacted by the confidence of the premises satisfacted by the confidence of the premises of this trust including the cost of title search as soligation, and trustee's and attorney's fees actually incured any action or proceeding purporting to affect the security is cluding costs of evidence of title and attorney's fees in a confidence of the analysis of the above duties to insure or preserve the subject and the above duties to insure or preserve the subject in notice to or demand on grantor and without releasing granter and to such extent as beneficiary may deem necessary therefor including cost of evidence of the property; commence, appear in or defined in the subject of the property; pay, purchase, contest or compromise or superior hereto; and in exercising any such powers be deem necessary therefor including cost of evidence of the payment of such sums are secured hereby.	building thereon; to complete or restored thereon and to pay when due all of the thereon and to pay when due all of the thereon and to pay when due all of the thereon and to pay when due all of the thereon and to pay when due all of the thereon and to pay thereon and the peneral of the thereon and the thereon and the thereon and thereon and thereon and thereon and the peneral of the peneral of the thereon and t	ary under or pursual ore promptly and in gaims for labor performed thereon; in the made thereon; in the acts which from tyable to the beneficiareby and in such obased to grantor. Such notice. In the trustee incurred the such performed trustee incurred with any such action encumbrances, characteristics and the second of the trustee incurred the second of the secon
cot paid cartier, due and payable cot paid cartier, due and payable 2) performance of each agreement in the second of the second o	ment of grantor herein contained; (3) payment of all summinterest at the note rate thereon. It trust deed, grantor agrees: good condition and repair, not to remove or demolish any cuilding which may be constructed, damaged or destroyed in the comply with all laws affecting said property or requiring the reason of the permit any act upon said property or permit any act upon said property or may be reason of the permit amount so collection of the permit appears of this trust including the cost of title search as so bligation, and trustee's and attorney's fees actually incured any action or proceeding purporting to affect the security is cluding costs of evidence of title and attorney's fees in a contraste may appear. It is prior to delinquency all taxes or assessments affecting operity or any part thereof that at any time appear to be price any of the above duties to insure or preserve the subject in notice to or demand on grantor and without releasing granter and to such extent as beneficiary may deem necessary therefor including cost of evidence of the property; commence, appear in or defined in a contrast or compromise or superior hereto; and in exercising any such powers be deem necessary therefor including cost of evidence of the payment of such sums are secured hereby. It connection with any condemnation for public use of or injunction or other insurance.	building thereon; to complete or restored thereon and to pay when due all of the thereon and to pay when due all of the thereon and to pay when due all of the thereon and to pay when due all of the thereon and to pay when due all of the thereon and to pay thereon and the peneral and peneral an	ary under or pursual ore promptly and in gaims for labor performed thereon; in the made thereon; in the acts which from tyable to the beneficiareby and in such obased to grantor. Such notice. In the trustee incurred the such performed trustee incurred with any such action encumbrances, characteristics and the second of the trustee incurred the second of the secon
cot paid cartier, due and payable cot paid cartier, due and payable 2) performance of each agreement in the second of the second o	ment of grantor herein contained; (3) payment of all summinterest at the note rate thereon. It trust deed, grantor agrees: good condition and repair, not to remove or demolish any cuiding which may be constructed, damaged or destroyed in the comply with all laws affecting said property or requiring the reason of the permit any act upon said property or permit any act upon said property the permit any act upon said property or may be reason of the premises satisfacted by the confidence of the premises satisfacted by the confidence of the premises of this trust including the cost of title search as soligation, and trustee's and attorney's fees actually incured any action or proceeding purporting to affect the security is cluding costs of evidence of title and attorney's fees in a confidence of the analysis of the above duties to insure or preserve the subject and the above duties to insure or preserve the subject in notice to or demand on grantor and without releasing granter and to such extent as beneficiary may deem necessary therefor including cost of evidence of the property; commence, appear in or defined in the subject of the property; pay, purchase, contest or compromise or superior hereto; and in exercising any such powers be deem necessary therefor including cost of evidence of the payment of such sums are secured hereby.	building thereon; to complete or restored in thereon and to pay when due all of the pay when the pay upon any indebtedness secured it the dor any part thereof may be related or any part thereof may be related as permitted by law. Thereof or the rights or powers of benefit or the rights or powers of benefit and applied the pay when due all the pay when due to or superior hereto. The pay when due to pay the pay when due to pay the pay to pay to pay to pay to pay to pay pay to pay pay to pay pay to pay to pay to pay pay to pay to pay to pay to pay pay to pay to pay to	ary under or pursual ore promptly and in gaims for labor performed thereon; in the made thereon; in the acts which from tyable to the beneficiareby and in such obased to grantor. Such notice. In the trustee incurred the such performed trustee incurred with any such action encumbrances, characteristics and the second of the trustee incurred the second of the secon
cot paid cartier, due and payable cot paid cartier, due and payable 2) performance of each agreement in the second of the second o	ment of grantor herein contained; (3) payment of all summents of grantor herein contained; (3) payment of all summents of grantor herein contained; (3) payment of all summents of grantor herein contained; (3) payment of all summents of grantor herein contained; (3) payment of all summents of grantor and repair; not to remove or demolish any property or requiring the payments of the prompt of the payments of payments of the prompt of the payments of payments of the prompt of the payments of the prompt of the payments of payments	building thereor, to complete or restored in thereon and to pay when due all of gany alterations or improvements to entry in violation of law, and do all of a herein not excluding the general. By to the beneficiary and with loss part upon any indebtedness secured in the dor any part, thereof may be related or any part, thereof may be related or any part, thereof may be related as permitted by law. Thereof or the rights or powers of beneficiary and the part when the analysis and any and the part of the security hereof, and any action or proceeding purpor any encumbrance, charge or lien, we mentionly to protect the security hereof, and any action or proceeding purpor any encumbrance, charge or lien, we mentionly to protect the security hereof, and any action or proceeding purpor any encumbrance, charge or lien, we mentionly to gother with interest from the pay whe entitless or improve the part thereof any to protect the security hereof, the pay whe entitless or improve the pay and to pay whe entitless or improve the pay and the pay whe entitless or improve the pay and the pay whe entitless or improve the pay and the pay whe entitless or improve the pay and the pay whe entitless or improve the pay and the pay whe entitless or improve the pay and the pay whe entitless or improve the pay and the pay when the pay and the pay when the pay and th	ary under or pursual ore promptly and in gaims for labor performed thereon; in the made thereon; in the acts which from tyable to the beneficiareby and in such obased to grantor. Such notice. In the trustee incurred the such performed trustee incurred with any such action encumbrances, characteristics and the second of the trustee incurred the second of the secon
not paid earlier, due and payable 2) performance of each agreement terms hereof, together with it. To protect the security of this 1. To keep said property in gand workmanlike manner any band materials furnished therefor commit or permit waste freedocharacter or use of spid property. 2. To provide maintain and the earlier of the amount collected under any as beneficiarly anne aletamine application or release shall not on the amount collected under any as beneficiarly anne aletamine application or release shall not on the amount collected under any all costs, fees and connection with or enforcing this 4. To appear in and defend any all costs and expenses, improceeding in which beneficiarly 5. To pay at least ten (10) dand liens with interest on the proceeding in which beneficiarly of the rights and power beneficiarly appears to be prior as absolute discretion it may decreamit to repay immediately the note rate until paid, and the it is mutually agreed that: 7. Any award of damages in shall be paid to beneficiarly who disposition of proceeds of fire or Deliver to	ment of grantor herein contained; (3) payment of all summinterest at the note rate thereon. It trust deed, grantor agrees: good condition and repair; not to remove or demolish any building which may be constructed, damaged or destroyed; to comply with all laws affecting said property or requiring the reason of the premises satisfacted by the control of the property of the prope	building thereon; to complete or restored in thereon and to pay when due all of grany alterations or improvements to entry in violation of law, and do all of a herein not excluding the general. By to the beneficiary and with loss pay upon any indebtedness secured it ted or any part thereof may be related or any part thereof may be related or any part thereof may be related as permitted by law. By the property to pay when due all or or superior hereto. By the property to pay when due all or or superior hereto. By the property to pay when due all or or superior hereto. By the property to pay when due all or or superior hereto. By the property to pay when due all or or superior hereto. By the property of grany part thereof any action or proceeding purpor any enclinibrance, charge or lien, when the property of grany part thereof in the pay when the pay when the pay when any together with interest from the pay when the pay wh	ary under or pursuant or promptly and in gaims for labor perform be made thereon; number acts which from a cass which from a cass of the trustee incurred in the second in the second of t
not paid cartier, due and payable cartier, due and payable cartier, due and payable cartier, due and payable cartier in the terms hereof, together with in the terms of the t	ment of grantor herein contained; (3) payment of all summinterest at the note rate thereon. It trust deed, grantor agrees: good condition and repair; not to remove or demolish any building which may be constructed, damaged or destroyed; to comply with all laws affecting said property or requiring the reason of the premises satisfacted by the control of the property of the prope	building thereon; to complete or restored in thereon and to pay when due all of the pay when any upon any indebtedness secured it the dor any part thereof may be related or any part thereof may be related as permitted by law. Thereof or the rights or powers of benefit as permitted by law. Thereof or the rights or powers of benefit as permitted by law. Thereof or the rights or powers of benefit as a pay when due all the pay when due to or superior hereto. The pay when due to pay the pay in the pay when due to pay	ary under or pursuar or promptly and in gaims for labor perfort be made thereon; number acts which from tyable to the beneficiarereby and in such obased to grantor. Such notice. of the trustee incurred in the such perform or trustee; and in any such action encumbrances, chart eficiary may, but with perform or cause to Beneficiary may, for ting to affect the secretary may for thich in the judgmern of whatever amount asonable fees. Gram date of expendicular is hereby assigned.
not paid cartier, due and payable 2) performance of each agreement terms hereof, together with it. To protect the security of this 1. To keep said property in gand workmanlike manner any by and materials furnished therefor commit or permit wasts flereof character or use of said property. 2. To provide maintain stripped the amount collected under any as beneficiary range statements application or release shall not connection with or enforcing this 4. To appear in and defend any all costs and expenses, increasing the said liens with interest on the proceeding in which beneficiary of the rights and power beneficiary appears to be prior absolute discretion it may be covenants to repay immediately the note rate until paid, and the it is mutually agreed that: 7. Any award of damages in shall be paid to beneficiary who disposition of proceeds of fire or believer to	in and any extensions it ment of grantor herein contained; (3) payment of all summinterest at the note rate thereon. It trust deed, grantor agrees: good condition and repair, not to remove or demolish any property or requiring the comply with all laws affecting said property or requiring the reason of the premises satisfactory be reason to be premised by the same and the premises satisfactory to be reason to be premised by the same and the remove or default hereunder or the premise of this trust including the cost of title search as soligation, and trustee's and attorney's fees actually incurrence on the premises of this trust including the cost of title search as soligation, and trustee's and attorney's fees actually incurrence or proceeding purporting to affect the security is cluding costs of evidence of title and attorney's fees in a correct or any part thereof that at any time appear to be price any of the above duties to insure or preserve the subject anner and to such extent as beneficiary may deem necessary therefor including cost of evidence of the property; commence, appear in or define or superior hereto; and in exercising any such powers be deem necessary therefor including cost of evidence of the year of the sum of such sums are secured hereby. Connection with any condemnation for public use of or injure or may apply or release such monies received by it in the a connection with any condemnation for public use of or injure or may apply or release such monies received by it in the a connection with any condemnation for public use of or injure or may apply or release such monies received by it in the a connection with any condemnation for public use of or injure or may apply or release such monies received by it in the a connection with any condemnation for public use of or injure or other insurance. ASSOCIATES FINANCIAL SERVICES CONDESCINAL (1)	building thereon; to complete or restored in thereon and to pay when due all of grany alterations or improvements to entry in violation of law; and do all of a herein not excluding the general. By to the beneficiary and with loss pay upon any indebtedness secured it ted or any part thereof may be related or any part thereof may be related or any part thereof may be related as permitted by law. By the property to powers of beneficiary and the property to protect the security hereof. By the property of pay when due all or or superior hereto. By the property of the security hereof. By the property of the security hereof. By the property of any part thereof any action or proceeding purpor any enclimbrance, charge or lien, when the property of the with interest from the property of any part thereof the property of the powers of the power	ary under or pursuant or promptly and in gaims for labor perform be made thereon; number acts which from a cass which from a cass of the trustee incurred in the second in the second of t
not paid earlier, due and payable 2) performance of each agreement terms hereof, together with it. To protect the security of this 1. To keep said property in gand workmanlike manner any band materials furnished therefor commit or permit waste freedocharacter or use of spid property. 2. To provide maintain and the earlier of the amount collected under any as beneficiarly anne aletamine application or release shall not on the amount collected under any as beneficiarly anne aletamine application or release shall not on the amount collected under any all costs, fees and connection with or enforcing this 4. To appear in and defend any all costs and expenses, improceeding in which beneficiarly 5. To pay at least ten (10) dand liens with interest on the proceeding in which beneficiarly of the rights and power beneficiarly appears to be prior as absolute discretion it may decreamit to repay immediately the note rate until paid, and the it is mutually agreed that: 7. Any award of damages in shall be paid to beneficiarly who disposition of proceeds of fire or Deliver to	ment of grantor herein contained; (3) payment of all summinterest at the note rate thereon. It trust deed, grantor agrees: good condition and repair; not to remove or demolish any production and repair; not to remove or demolish any production and repair; not to remove or demolish any production with may be constructed, damaged or destroyed; to comply with all laws affecting said property or requiring the reason of the premises satisfacted by the confidence policy may be applied by beneficially the confidence policy may be applied by beneficially the confidence policy may be applied by beneficially the confidence of this trust including the cost of title search as a collegation, and trustee's and attorney's fees actually incurred any action or proceeding purporting to affect the security is cluding costs of evidence of title and attorney's fees in a contrastee may appear. If any of the above duties to insure or preserve the subject annotes to delinquency all taxes or assessments affecting any of the above duties to insure or preserve the subject annotes to or demand on grantor and without releasing granter and to such extent as beneficiary may deem necessary therefor including cost of compromise or superior hereto; and in exercising any such powers be or superior hereto; and in exercising any such powers be a connection with any condemnation for public use of or injury and without demand all sums expended hereunder by a repayment of such sums are secured hereby. ASSOCIATES FINANCIAL SERVICES CON 259 Barnett Rd, Suite J Medford (Address)	building thereon; to complete or restored thereon and to pay when due all of gary alterations or improvements to entry in violation of law, and do all of a herein not excluding the general. By to the beneficiary and with loss parary upon any indebtedness secured it ted or any part thereof may be related by law. By the property to powers of beneficiary and the security beneficiary to protect the security hereof any action or proceeding purposed to compute the security beneficiary together with interest from the computer of the purposed of t	ary under or pursuar or promptly and in gaims for labor perfort be made thereon; number acts which from tyable to the beneficiarereby and in such obased to grantor. Such notice. of the trustee incurred in the such perform or trustee; and in any such action encumbrances, chart eficiary may, but with perform or cause to Beneficiary may, for ting to affect the secretary may for thich in the judgmern of whatever amount asonable fees. Gram date of expendicular is hereby assigned.

'8. Upon any default by grantor of the property seeds to the property seeds to the adequacy of any security for the indebtedness secured, enter upon and take possession of the property of any pair of it, and that the entering upon and taking possession of the property of any pair of it, and that the entering upon and taking possession of the property shall not cure or waive any default or invalidate any act done pursuant to such notice.

K-48782

o les processes visa de penale

- 9. Upon default by grantor in payment of any indebtedness secured or in his performance of any agreement, the beneficiary may declare all sums secured immediately due and payable. In succession, and the manner provided by law for mortgage foreclosures or direct the trustee to foreclose this trust deed by advertisement and sale. In the latter event the beneficiary or the trustee shall execute and caires to be recorded its written notice of default and its election to sell the said described real property to satisfy the obligations secured hereby and proceed to to eclose this trust deed in a manner provided by law.
- 10. If after default and prior to the time and date set by trustee for the trustee's sale, the grantor or other person pays the entire amount then due under the terms of the trust deed and the obligation secured thereby, the grantor or other person making such payment shall also pay to the beneficiary all the costs and expenses actually incurred in enforcing the terms of the obligations as permitted by law.
- s transmitted free fermines.

 11. Upon any default by grantor hereunder grantor shall pay beneficiary for any reasonable attorney fees incurred by beneficiary consequent to grantor's default. Grantor will pay these fees upon demand.
- 12. After a lawful lapse of time following the recordation of the notice of default and the giving of notice of sale the trustee shall sell the property as provided by law at public auction to the highest bidder for cash payable at the time of sale. Trustee shall deliver to the purchaser a deed without express or implied covenants or warranty. Any person excluding the trustee may purchase at the sale.
- 13. When the trustee sells pursuant to the powers provided, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the lawful fees of the trustee and this reasonable fees of the trustee's attorney, (2) the obligations secured by this trust deed, (3) to all persons having recorded liens subsequent to the interest of the beneficiary and the trust deed as their interest may appear in the order of their priority, and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.
- 14. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder.

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 valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons

THIS INSTRUMENT DOES NOT GUARANTEE THAT ANY PARTICULAR USE MAY BE MADE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT. A BUYER SHOULD CHECK! WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES data est la la

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledges, of the note secured hereby, whether or not named as a beneficiary

number includes the plural.	a min minera and contact so require	, u.e ma	ecumia Aaugeri	romes de lette		no, an are sugues
::::IN:WITNESS-WHEREOF, #	e grantor has hereunto set his hand an	d seal the	day and year fin	st above written.		
s recht bereicht werten bei g	70 A	er en	eturije i slubeliji			
	18 10 1890	en e	. M. 1	1.1	\mathcal{A}	15
////////	William	Onal	Antene Do	ugherty G	rantor	signing.
	STATE OF VENERAL	Opar		ateret an an an a	eg e	
$\bigcup_{i} V_i$	and the state of t		;	erin til norm		
a fuga et Bara la esta a de la	Witness	-	- MK (1) - 1 (1)	G	irantor	
in the tipe wine to the complete	The Carting of Company and Application of					
STATE OF CREGON	A CONTRACTOR OF THE STATE OF TH	, .	8.0		2222222	5555557
	्राम्या <u>त्रकेत्रसम्</u> गणन्तरः । १००० वर्षः ।				OFFICIAL SEAL	%
, strengerer	5 (1.5 (1.5 (1.5 (1.5 (1.5 (1.5 (1.5 (1.) SS.	36	NOTAL MOTAL	RY PUBLIC-ORE	GON (/)
Same of the second	ការប្រជុំ និងដល់ទី១៩១ ទី១៩ ១ បានប្រកាស់		8)		MSSION NO. 05 BRONEXPIRES JUI	
County of Klamath	se tradical type you so at the second of the)	8.		COCOUNTS OF	eccess)
Personally appeared the above		Dough	ertv	*		and
Personally appeared the above	マルJAF 4代1 的 4.6 B 201 4 (株) 1 (4		Service of the service of			
acknowledged the foregoing in	strumen to be Her				v	oluntary act and deed.
ra itadour ribida virib 🖊 wisi 🤘 s	Account to the second	7.4°°1.	وأحداثه أعلمه والمحادث	that is the continue		
Before me:			N	ly commission ex	pires: -14LY	Notary Public
វាមន្តរង់ពេល មេប៉ះនៅដៅម៉ោងមានម៉ែង ទេច។	. กุลทัพโสทีย 61 มู่ใหญ่ม ัน อ าเทา (25) กา	ir smallys.				
V	represent to a comment		មានីក្រាន់ទី កាមានិក			
	THE PROPERTY OF THE PROPERTY O	T SPATE				
STATE OF OREGON:	COUNTY OF KLAMATH: ss	1				
	uest ofKlamath Cou					
of <u>August</u>	A.D., 19 <u>96</u> at <u>2</u>	:59	o'clockP_	M., and duly	recorded in Vo	ı. <u>196</u> ,
	of <u>Mortgages</u>	rneth	G. Letsci	ige _26796_	County Clerk	
FEE \$15.00		P	Bv	Kathlir	n Non	ر م
,	And the second s		-,			
I DATED:		<u></u> <u></u>	and the company of th	and some a management of the second		
	e propinsi in revolet a	100 000	a diska akari			
,			 	D	Scieny	
	A THE TOTAL STATE OF THE STATE				y	
Do not lose or destroy t	his Trust Dood Oft THE NOTE which it secures. B	ioth must be	delivered to the trust	tee for cancellation be	dore reconveyance w	ill be made.
<u> </u>						
	。在4.8的特别的基础是	,	1			

(f) Jaytha Col.

(2) 1995 (1995)

的结合性 建铁铁