	Vol. 1146_Page_39145
tepps and best the could descent at an Apple of the part HUS	
	day of DEC. ,1996.
entres a read view war so and with the manage of states ad money has t	
between <u>RAI HAMMOND</u>	in the second
APPRILLIL LIBE ALL STREET	a statistical second statistics and the second statistics and the second s
ASSOCIATES F. VANCIAL SE	RICES COMPANY OF OREGON, INC.
이 동안에서 여러 가지 않는 것이 아니는 것이 아이들에게 가지 않는 것이 없는 것이 않는 것이 없는 것이 없	(素) 编编编码编码编码编编编码编码编码 医子宫 化二硫化 教授的 医皮肤的 法法律的法法的 化丁乙烯化乙乙烯化 医软膜的 计分子
	M INESSETH.
st trial memory installantic visit to it can area volumity eldure states role to Grantor irrevocably grants, bargains, sells and conveys to trustee in trust.	with power of sele, the property in KLAMATH
terrestration les liste en liste en les los los County O egon described	Entending methods and the second second second stands and A. M.
· 是小城市的人,这是小时的人,你就要出版的人,要用的历史也不能的感 医脑结束 化硫化合物 有了的人,我感觉了,我们们能能了了	Laga gilla fir the real to the constant and the second become
经经验股份 医无间端 计可能问题 网络拉马马马马 经济市场保险 的复数形式 建筑的复数 化磷酸盐 整张的 海上 计可以推进行	DITION TO KELENE GARDENS,
a disc w of the backs according to the officia	1 and a set hereof con (fire in) a later sources
The office of the County	Clerk of Klimath County,
- 心影 法公理局 网络拉拉拉拉拉 Oregons 机器器器制度 制造的 清爽的 计子语言通知	to a meter and the track of an two protocols we wake out to the fit
is zav be now as a manager at or the manual posterious further as the write the	。] · · · · · · · · · · · · · · · · · · ·
	Coordinational 1 (1997) 1 (
ene fer neuna, de noier en several a se inter net i ar tras a severa das serveras de la severa de la severa de several de la severa de la severa de la severa de la severa de la severa serveras de la severa de la sever	one vaster i find v sesti sangi bis insinyoon ve di an tean ang solotigi kata kanan disevisi in staran ter shakarsa tean ang solotigi kata kanan disevisi in staran ter shakarsa
саят макиеваловата учерскаята на такиевания и учина али як ступана учина учерскаята на секона учина учина и учина и учина и учина учина учина учина учина учина учина учин	
计工程分离子 化丁基 法公司的 美国人的名词复数 医无关节的 网络马马斯马尔 医动脉管 医白喉 美国学家 医白细胞 医下颌 化相称增数	ann chic a sad tha à restaurda ser a san san san sa
which real presents is not currently used for soricultural timber of grazil	g purposes, together with all and singular the tenements, hereditaments and appentising, and the rents, issues and profits thereof and all foctures now
appurchances and all other rights thereafted belonging or in anywhere in attached to or used in connection with said real estate;	- 動物がない感染的などがないます。 引い おうがく ビン・コント ちょうしょうしい シャー・トレート
For the purpose of securing: (1) Payment of the indeptedness in the	in icipal sum of \$ 55,651.44 and all other lawful charges evidenced
by a loan agreement of even date herewith, made by grantor, payable to	a the order of beneficiary at all times, in monthly payments, with the full debt, if
not paid earlier, due and payable on $12/20/16$ ; and	ary extensions thereof;
(2) performance of each agreement of grantor horein contained; (3) pa the terms hereof, together with interest at the note rate il ereon.	yment of all sums expended or advanced by beneficiary under or pursuant to
To protect the security of this trust deed, grantor agre as:	
The second second second second field and reput to remove	ar demolish any building thereon; to complete or restore promptly and in good

1. To keep said property in good condition and reput; not to remove or demolish any building thereon; to complete or restore promptly and in good and workmanlike manner any building which may be constructed, damag ad or destroyed thereon and to pay when due all claims for labor performed and materials furnished therefor, to comply with all laws affecting said property or requiring any alterations or improvements to be made thereon; not to commit or permit waste thereof, not to commit, suffer or permit any act upon said property in violation of law; and do all other acts which from the character or use of said property may be reasonably na sessary; the specific enumerations herein not excluding the general.

2. To provide, maintain and keep the improvements now existing or hereinafter erected on the premises insured against loss or damage by fire and other hazards and perils included within the scope of a utandard extended coverage endorsement, and such other hazards as Beneficiary may require, in such amounts and for such periods as Beneficiary may require, and in an insurance company or insurance companies acceptable to Beneficiary. All insurance policies and renewals shall designate Beneficiary as mortgage loss payee and shall be in a form acceptable to Beneficiary. Granter hereby confers full power on Beneficiary to settle and componise all loss claims on all such policies; to demand, receive, and receipt for all proceeds becoming payable thereunder, and, at Beneficiary's option, to apply same toward either the restoration or repair of the premises or the payment of the note. Any application of such proceeds toward payment of the note shall not extend or postpone the due date of monthly installments due under the note.

3. To pay all costs, fees and expenses of this trust including the cost of title search as well as other costs and expenses of the trustee incurred in connection with or enforcing this obligation, and trustes's and attorney's fees actually incurred as permitted by law.

4. To appear in and defend any action or proceeding purporting to aik at the security hereof or the rights or powers of beneficiary or trustee; and to pay all costs and expenses, including costs of evidence of tille and attorney's fees in a reasonable sum as permitted by law, in any such action or proceeding in which beneficiary or trustee may appear.

5. To pay at least ten (10) days prior to delinquency all taxes or assessments affecting the property; to pay when due all encumbrances, charges and liens with interest on the property or any part thereof that at any time, oppear to be prior or superior hereto.

6. If Grantor fails to perform the covenants and ugreements contained in this Trust Deed, including, without limitation, covenants to pay taxes, procure insurance, and protect against prior liens, Beneficiary may at its option, but shall not be required to, disburse such sums and take such actions necessary to pay such taxes, procure such insurance, or otherwise to protect Beneficiary's interest. Any amount disbursed by Beneficiary hereunder shall be an additional obligation of Beneficiary secured by this Trust Dext, Unless Grantor and Beneficiary agree otherwise, all such amounts shall be payable immediately by Grantor upon notice from Beneficiary to Grantor, and may bear interest from the date of disbursement by Beneficiary at the lescer of the rate stated in the note or the highest rats permissible by it slicable law. Nothing contained in this paragraph shall require Beneficiary to incur any expense or take any action whatsoever. · · · · · \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*

It is mutually agreed that:

7. Any award of damages in connection with any condemnation for public use of or injury to stild property or any part thereof is hereby assigned and shall be paid to beneficiary who may apply or release such monies received by it in the same manner and with the same effect as above provided for disposition of proceeds of fire or other insurance.

	Deliv	- to					AS	SOCI	ATE	S	INA	NCIA	L SI	RVI	CES	COM	PAN	2 0	F (	ORE	SON,	INC	3.				
12				4.05 - 6HB			u. Ny INS		44		新聞とい													, i i i			
					30	926	So	uth	S1	xt]	<u>ÚS</u>	tree	et.	12	mat	hĒ	a1)	1.	0r	ngr	28	976	503				-
	Hereit	8		the light	214		.1.11:6914	1.1.1		的離了	1997 1997 1997	5.24,44	9-9-9- 1	Addi	(est)		-1091 					548 M ANN			enge Prisi		
	l - prod					1 mil 1 m Na kata kata kata kata kata kata kata ka					4																
Π.																	18				e di						
		1 i C				걸음					go tadel Series Series													n stal si Filip			
	1. 													NAL.												રેક્સ્ટ્રેક	
	6 mension	1 . L.	16 A E		1. S.S.	1342	1980 -			目蓋して	1811		IBOIT	S OWE	er cop	PY (1)		학교 문제	- J	2.87	1.1	12.11	1 1 1 1 A.	10 A.	00	ADRO	n,

RETENTION (1)

A CAC default or notice of default or invalidate any act done purs light to such notice

1:50

B opportany default by granics on it all or any pert of 1 e property is sol 1 or transferred by granic r without beneficiary's consent, the beneficiary may at any time, without notics, either in person or by signal, and without regar, to the adequecy of an / security for the indebtedness secured, enter upon at any price, winour notes, enter in person of or regoin, and minimate or a upon and taking postession of the property shall not cute or waive any and take postession of the property shall not cute or waive any

0:::0**39146** 

9. Upon default by grantor in payment of any incebtus ness secured or in his performance of any agreement, the beneficiary may declare all sums secured immediately due and payable. In such event t eneficiary at its t ection may proceed to forecides this trust deed in equity in the manner provided by law for mortgage foreclosures or direct the trustee to foreclose this trust deed by advert sement and sale. In the latter event the beneficiary or the trustee shall execute and cause to be recorded its written notice of default and its election to sail the said described real property to satisfy the obligations secured hereby and proceed to foreclose this rust deed in a manner provided by law.

10. If after default and prior to the time and date set Ly trustee for the trustee's sale, the granter or other person pays the entire amount then due under the terms of the trust deed and the obligation recured thereby, the grantor or other person making such payment shall also pay to the beneficiary all the costs and exponses actually incurred in enforcing the terms of the obligations as permitted by law.

11. Upon any default by grantor hereunder, grantor thall 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 of 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 scle.

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 the reasonable fees of the trust to's attorney, (2) the obligations secured by this trust deed, (3) to all persons having recorded liens subsequent to the interest of the 3 meliciary and tha trust deed as their interast may appear in the order of their priority, and (4) the surplus, if any, to the grantor or to his successor in intriest entitled to such surplus.

14. For any reason permitted by law, the beneficiary in sy 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 whomsoever

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

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legalees, devisees, administrators, executors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the cont : It so requires, the masculine gender lick des the feminine and the neuter, and the singular number includes the plural." atter filler faren congen. इन्होंने प्राप्त न 4

IN WITNESS WHEREOF, the granto			oove written.	
Dor William	La Le ( 2 ) Planta la	生1 (de 20 <b>22</b> (de) []	Harphan (1) and its manifestic	9 i - ;
in (Ne Visit and Xeres) (Mean	and the to bar ( dat ) at all trates	1 1 Aleral	An Arman and the Consider a casi	18 15
John Thethe		Varia ?!	aunoul	
N Witness		计初始编制的时间	Grantbr	1.00
TRAZIN o to the ymer hed /E mon	tained in larger kanne to it in	RAYHAMMOL	Difference in a second	6
			the nonthing assessment as the series and some	
u en se 🗸 en de la seconda de la s	· 萨姆根语 如香味 高小 李阳心。 · · · · · · · · · · · · · · · · · · ·		建立现金属加速管管理 计正式共同问题	-
Witness		"你们们,我们就是个人的意思,你们还是不是不能。"	Grantor	
ag re bró villaneta skuta i za a nicensa Plan a tadal (draminski seus nerve)	化化化物化 化电子子 化氯化氯化 医子宫的 化二苯基苯基 化分子法 化分子法 化分子	그는 토 동네에 가지? 양양양 동네 지역 부분에요.	書的計算時期的時期的目前的時間。	÷.
				1.1
Smool doolla bette saidh a's a't drac wa	the water of Prest in survey and inte	1 X X 2	COFFICIAL SEAL	0.000 1211-1
	vititie 200 flour en sins artigi		JANES A. COWLES NOTARY PUBLIC-OREGON	n geraan Alexan
Terlo Ligania a casi filisi da ar	i sastarent tolar: datost, stille	ss.	COM ABSION NO. 052863	n en en hañ. Tank
the utility as Benut cary and			COMMERCIAN EXPIRES MAR. 21, 2000	in di La ca
County ofKlamath	Lange to Li on the second		An and a standard the standard and a standard and a standard	n en ne Station
edentshin Quintent ( shint resp			승규는 이 이렇게 잘 하는 것이 같아요. 이 것이 가지 않는 것이 있는 것이 있는 것이 같이 있는 것이 같이 있는 것이 없다.	n Frite Maint
ersonally appeared the above named	Ray Hamtond	an lower to want they	the state of the second state in and	an
o in inved of to see it is a set to use	i gina aktimi ikan i Kharis i Buna	s i na je ge dra 1 av 14	spin 12 million (1906), and fight of the	: जन्म
cknowledged the foregoing instrument			voluntary act and	har St.
영화 가슴의 배수관 전화 전문을	0	学 13月1日報約月1日日	Animal A Rei and	
Before mo:	here and the second second		mmission expires: Mun. 28, 200	0
- 곳에는 말에 가지 (MAN)는 몸을 집을 받았다.	A LEAD TO BE AND DE TRAIN VIEW DA	and a second	Minission expires: //////	<u>TE</u> q
rit is clause a Constan Jaco prove to		to a sol to the sol to be to the	建造成 建苯基苯基乙酰 化乙酸乙酸乙酯	ŧ
natur du la vicini cost y fipa finced à	e mis page and an early	中国 建酸酮 网络林	建新教育和自己的 化自己输出的 化分子	
1 200 - 1 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 1 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 201 - 20	4.3.3.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.	· · · · · · · · · · · · · · · · · · ·	A Constant of the second of the second states of the second states of the second states of the second states of	
say in the discrete bian res. 4585				
금상은 이는 한 것 같은 방법은 가장은 것 같은 것이 가지. 같은 것은 것 같은 이 것은 말한 것 같았던 것 같은 것이 하는 것이다.	Colori 1000 BL ST FOR P	ULL RECONVEYANCE	建设数据启动的行用 医自己的过去式和	$[T_{i}]_{\mathcal{L}_{2}}$
way you at stange as adding the law	To be used only when	obligations have been paid.	1991年1月1日(1993年))。 1991年1月1日(1991年))。 1991年1月1日(1991年)(1991年)(1991年)(1991年)	
to fold why bas since hus is used	at han ups find : 1 144 - 1 Truste	化 单联中的保闭 制用目言	A SHE MANDE PRODUCT STATE AND A BE STU	22 C
the second second second and the second	od snal slær fami i gæmle melend	a. The second of the second	建着海洋和品牌 动物的 的复数形式	19671
the state of the state of the second state of	tion that the second parts		na series de la companya de la comp Na serie de la companya de la company Na serie de la companya de la company	
ATE OF OREGON : COUNTY OF KL	AMATH: 55	表 [ 翻訳 新聞 招 ] ]	#書館: 約約認定時間,可以有1.50%的約約%的。193% 請求的認識或認定的意思。193%的。193%	
		* · 特别 ### (1) [1]	<b>林家教育教师</b> 的分子的分子的 医外	110
ed for record at request of	Amerititle	A Heal and Heal A	the 17th	day
December A.D., 1	9 <u>96 at 11:32</u>	o'clock A. M. and	uly recorded in VolM96	
of	Mortgages			
	PARAMENTERS IN PERS	计标识 新闻者 (1)名1	County Clerk	
E \$15.00		21147-1343月1月月	by Bernetha Letsch	
			by Bernetha Letsch Kattlen Rasa	4
周期目前10月1日日本計算[[[]]][[]]][[]]][[]]][[]]][[]]][[]]][			nathern 1mm	
<u> 18 de la compañía (na compañía)</u>		3116日福田日日日	<u>体影响和特别的影响</u> 。在目前影响着中国	4 (1) (1) 6 (1) (2)
14年1月1日日本市场上了1月1日日本市		王 【216月1日前月1日月1	<u>特别,就是我们的问题,我们就是不是</u> 的问题。	
		度 计经验规则 经济利	建立的复数形式的复数形式	1933
			슬린 바람 전 영화 등 말을 하는 것?	
		2.111111月1日月1日日日	2월 18일 월월 19일 전 19일 - 19일 - 19일 - 19일 - 19 - 19일 - 19g - 19g - 1	
7649				
	10 7900 814	21261 No. 19 19 19 19 19 19 19 19 19 19 19 19 19	建氢乙酸钙 经过度的 计目标的 人名法尔	00069

33

្រា ព័រជា