30266

10. EVENTS OF DEFAULT. The occurrence of a ty of the tollowing a large of the constitution of the constitu	wents shall, at Beneficiary's option, and at any ments shall, at Beneficiary's option, and all related loan
previous knowledgs on Beneficiary's part, constitue a default und a	wents shall, at Seneticiary's option, and a lay under any all related loss in terms of this Dead of trus, the Secured Obligation and all related loss need of principal of interest on the Secured Obligation is not made when need of principal of interest on the Secured Obligation is not made when need of principal of interest on the Secured Obligation is not made when need to principal of the secure of the
nocumbus. A second procupation of the procupation of the process o	克雷斯斯 网络黑衣沙漠 电控制电影 医乳腺 化氯化氯 医双侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧侧
due of PANTIDE TO PERFORM, Any tex, as a ssment, insurant	naid when due; or any other term covers in the Property, is not
contained in this Deed of Trust or in any other, better the promptly performed or satisfied. 11. REMEDIES UPON DEFAULT. If any default occurs and is continued to the promptly performed or satisfied.	uing, Beneticiary may, at its option:
TI. HEMEDIES STATE COLUMNITATION TO THE STATE OF	and they with all accrued interest, to be interest.
1142 MOUNTAIN TO THE PROPERTY OF STANKING STANKING STANKING	anagement insurance premium, non-
11.3 PAYMENTS Pay such sums as my be read estated	lich are expressive and the second of the property of the property of the property, without prejudice to Beneficiary's right to contract covering the Property, without prejudice to Beneficiary's right to contract covering the Property, without prejudice to Beneficiary, upon demand, for all such of Trust. Grantor shell relimburse Beneficiary, upon demand, for all such of Trust. Grantor shell relimburse that is, from time to time, applicable on such payment at the highest rate that is, from time to time, applicable on
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amounts paid by Att median hirsail amounts state of	this this best of this and have any provided at a sole by the
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this Deed of Trust and the obligations secured herby strain of the this Deed of Trust and the obligations secured herby strain from the same the secure of another strain assumption as a supersection assumption as a supersection assumption ass	le or transfer of Grantor's property.
11.5 COLLECTION OF PAYMENTS. To minate the licenses	and and collect all Payments, including the payments shall be applied first to
operate the Property and collecting the property and collecting the French and collecting the Property and Collect	Payments, and then to the Secured Obligations,
payment of the Cal E Direct the Trus 88, upon without	the second secon
laws of the State REMEDIES. Pursue all other available legist	Control Obligation, that Beneficiary must first resort
Deed of trust as attion good and any action of processing	Will Collection Sc
the case may be, shall be a same of the sa	and a hinding upon the respective month
13 SUCCESSORS AND ASSIGNS. This black the parties hereto.	Reneficiary in the State of Oregon. This Deed
administrators, executors, executors, and the same administrators, executors,	the of Oregon.
of trust shall be got Any Grantor who is not a bor ower under the	thin the teal property identified never relating to the Secured Obligation or Deed of
Orivisioning the Door Annual Manager Modify, to book and	The Truit De Autonsion Of Modifications
Trust without Grantor's consent and without releasing mitted by law Grantor without Grantor's consent and without releasing mitted by law Grantor without Grantor's consent and without releasing mitted by law Grantor without Grantor's consent and without releasing mitted by law Grantor without Grantor's consent and without releasing mitted by law Grantor without Grantor's consent and without grantor without Grantor's consent and without Grantor's	or make any other attacks on or modification. Deed of Trust, its extension or modification. Deed of Trust, its extension or modification. Into walves any right to plead any statute of limitations as a defense to any notion walves any right to plead any statute of the State where the property and benefits of the homestead exemption laws of the State where the property and benefits of the homestead exemption laws of the State where the property and benefits of the homestead exemption laws of the State where the property and benefits of the homestead exemption laws of the State where the property and benefits of the homestead exemption laws of the State where the property and benefits of the homestead exemption laws of the State where the property and benefits of the homestead exemption laws of the State where the property and benefits of the homestead exemption laws of the State where the property and benefits of the homestead exemption laws of the State where the property and benefits of the homestead exemption laws of the State where the property and benefits of the homestead exemption laws of the State where the property and benefits of the homestead exemption laws of the State where the property are the state of the state where the property are the state of the state
is located.	THE PERSON
THIS INSTRUMENT WILL NOT ALLOW FOR THE USE OF THE	E PROPERTY DESCRIBED IN THIS INSTRUMENT IN THE PERSON ORE SIGNING OR ACCEPTING THIS INSTRUMENT. THE PERSON WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT
APPLICABLE EE TITLE TO THE PROPERTY ! HOULD CHECK	WITH TOO M TOOM
Carl S to 2502 30	Kathleen M. Cozgoz
regions the or a poster our names to the first charter	
Separation of the second secon	
ACKNOWLE	DGMENT BY INDIVIDUAL
STATE OF OREGON	
ss. OREGON ss. Configuration of the Salistactory avicance that Carl St. 3.	ozgoz and Kathlean N. Bozgoz
Contify that I know or have satisfactory over	is/are the individual(s) who signed this instrument in my
presence and acknowledged it to be (his/her/thell) free and voluntary	act for the uses and curooses mentioned in the instrument
	Carl Green
Dated: DECEMBER 1	(NOTARY PUBLIC FOR THE STATE OF OREGON)
OFFICIAL SEAL PAUL L RECKNER	My appointment expires
I DESCRIPTION OF THE LIC-OREGON	
COMMESTON NO. 028169 W COMMISSIO : 201603 COMMESTON COMMISSIO : 201603 COMMISSIO : 2016	MENT IN A REPRESENTATIVE CAPACITY
STATE OF OREGON 1000	
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I certify that I know or have satisfactory ϵ vidence that	is/are the individual(s) who
the state of the s	he they was Avere authorized to execute the instrument and acknowledged it as
signed this instrument in my presence, on oa h stated that (h3/3	he/they) was/were authorized to execute the instrument and acknowledged it as
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(IIILE) to be the free and voluntary act of such party for the uses and pure	OCSAS CHRITICAL CO. T. T. C.
Dated.	(NOTARY PUBLIC FOR THE STATE OF OREGON)
- Dated:	My appointment expires
	ST FOR RECONVEYANCE
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	BLYKA KALLUS TO TAKE BUSTON
Dateds Activities Using College 15/19/1856	

The South 85 feet of Lot 14 of FIIR ACRES SUBDIVISION NO. 1, in the County of Klamath, State of Cregon, more particularly described as follows:

Beginning at the Southwest corner of said Lot 14; thence North along the East line of Mard Street, 85 feet; thence East at right angles to Wiard Street, 313 feet to the East line of said lot; thence South along said East line, 85 feet to the Southeast corner thereof; thence Test at right angles to Wiard Street, 313 feet to the class of peginning.

CODE 41 MAP 1809-35DE TI 3500

SIGN HERE

Kuthleen M. Bozen

J. J. OREGON: CO	UNITY OF KLAMATH: s				
Filed for record at request o	Apper	<u>: Title & Escro</u>			
of <u>December</u>	A.D., 19 96 at	2:45 C. Inc.	W ====================================	the <u>20th</u>	day
	of Mortgages	131.0 4130 10	M., and duly	y recorded in Vol. <u>M96</u> 595	
\$20.00			The second secon	etha G. Letsch, County (Varl
				Un Ross	ACIK.