30428			No.	<sub>0-0</sub> 399
The Mark the said NeW (at 4045)	TRUS: DI	<b>ED</b>	Vol. <u>1996.</u>	still to the at the plant of the le
THIS TRUST DEED, made this 20TH	and a large	ricumort floriust 4	kh bringadabbani: :	*** DEC 1300 96
THOMAS E WILLIAMS AND ROS	ZANNA C: W	LLLIAMS;	IS TENANTS B	
( A particular of the section of the	emitude *ico	rade a miria i	List his inn let was a	atrix var tel debenblook
ASSOCIATION	in the second second second	manifestion and the second comments of the	the design of the base of the second of	as Trustee, a
ASSOCIATES FINAN	SERVICE SECONDO CENTRAL COMBO CENTRAL	S COMPANY O	F OREGON, INC.	ស្តីស្តីស្ត្រី។ សត្សិក ស៊ី! ស្តីស្តី ស្តី ស្ត្រីស្តី ស្ត្រីស្តី
in the state of th	esto sini to transco	Landard u o din i	ที่เห็นให้เปรียก ระวัดสอบสาร	iga isang kalang pang bersad
Grantor irrevocably grants, bargains, sells and conveys to trus	lee in trust, with po	we <b>r of sale, t</b> he pro	enty in <u>KLAMATI</u>	្រឹក្សានេះ ទើលនេះ ខេស្តី នូវ នៃសម្រាក់ សិក្សាស្រានបទរក
1-1-2 County O agon	, described Est 30	reach basely	and the second of the second o	anga jakar a asawa 13
LOT 6 IN BLOCK 29 OF KI MA	TH FATTE T	OPPET FOR	ATTO	194926 July 1949
UNIT, PLAT NO. 2, ACCORDIN				
(รับรับบาร b.co.cq น่องยี โรวนับ ของคำ กับ และนี้นี้สื่อที่เกิดที่เลี้ยนได้ได้ ที่ ที่ที่ สั	Element cont	-AMAL McCOU -Binsh nels (	NII, UREGON.	දි අර දේඛයන් දී ද සිංරකුණ ලබා නො අතර දේඛයන්ට දී සහසුණය ගත්
े हार्य वे हें प्राप्त के तालक के मार्ग होता है के अपने के किए हैं के किए हैं के अपने के किए हैं के अपने के स्			leine មួយដែលនៅក្រាប់នេះ។	
Tip Tiv. Se second and the light of the trick of the tipe. Second of the tipe to the tipe				reconstructor reasons and re- tion pulsars a playung for
Total le dijero era er voc és ciurcal er en cau la ir sat lucy Historica l'Ostiska amo con forcies isversi cristina, en				
				ำ วาร์เกิดเกียนส์
STAIT A transporte and part and act of the Mar That the standard of the standard standard of the Market Standard of the Standa	1 neutral durk O rig yok dikat	, Boyar (9.4) Fiores del c	rkarjög tok est. Vijeser uldom	t viewerten begieden. Erreia in enderen
				adari
Total State (\$500 processes a professional establishment of the state	file a proper at a section	. Joseph Committee of the second	National Agreement Control of the Co	a real market and the season was
which real property is not currently used for agricultural, imbe appurtenances and all other rights thereunto belonging or in a attached to or used in connection with said real estate:	nywise now apper	es, together with a taining, and the rer	il and singular the tene its, iscues and profits th	ments, hereditaments and rerect and all fixtures now
For the purpose of securing: (1) Payment of the indebt adno			والمراوي والمراوية وأجالها أناه المراوية	ndagas ar arabayan kara
by a loan agreement of even date herewith, made by granter,	payable to the orde	r of beneficiary at a	ll times, in monthly pay	ments, with the full debt, it
not paid earlier, due and payable on 0.7-01-14	and any exten	isions thereof,		and the second of the second o
(2) performance of each agreement of grantor herein ich taline the terms hereof, together with interest at the note rate the eom.	d; (3) payment of	ell sums expended	or advanced by benefi	iary under or pursuant to
To protect the security of this trust deed, grantor agreed:			144	
To keep said property in good condition and repair; not to and workmanlike manner any building which may be construct and metoricle furnished.				
commit or permit waste thereof; not to commit, suffer or perm	ig said property or i	requiring any altern	tions or improvements t	a blaile and a second second
2. To provide, maintain and keep the improvements now exi	, the specific snum: sting or herainsfer	erations herein not	excluding the general.	
in such amounts and for such periods as Beneficiary may requir	extended coverag	e endorsement, an	d such other hazards as	Beneficiary may require,
confers full power on Beneficiary to settle and compromise	mongage locs pay	oe and chall be in	a form acceptable to Be	neficiary. Grantor hereby
becoming payable thereunder, and, at Beneficiary's option, to a note. Any application of such proceeds toward paymen; of the note.	DOW SAME ICWALL	Office the rectars in	in or rangir of the meani	
<ol> <li>To pay all costs, fees and expenses of this trust including connection with or enforcing this obligation, and trustee's and at</li> </ol>	IOMAY'S fees actua	IV INCUITOR AS DAIN	illari hu law	and the first of the same and
4. To appear in and defend any action or proceeding purpor pay all costs and expenses, including costs of evidence of titl	ting to affect the se e and attorney's fe	ecurity hereof or the	rights or powers of ber sum as permitted by I	eficiary or trustee; and to
5. To pay at least ten (10) days prior to delinquancy at tays	Of Recognition	official the second		and it is also to the contract of the
and liens with interest on the property or any part thereof that at 6. If Grantor fails to perform the covenants and agreemen	any time appear to	be prior or superior	r hereto.	
process insurance, and protect against phor liens. Benefic ary m	BV at its option bu	t shall not be requir	ad to dishuma auch au	ma and sales and the sales
necessary to pay such taxes, procure such insurance, or other shall be an additional obligation of Beneficiary secured by this Taxable immediately by Granten was a secured by the Taxable immediately by Granten was a sec	fust Deed: Unless	Giantar and Ronal	iciani saraa athaaciina	باللماء بالمستوم والمساورة
isseer of the rate stated in the note or the highest rate por missi	O (-(Antor end ma	tu haur internet free	a the date of distance-	A free Property Co.
incur any expense or take any action whatsoever. It is mutually agreed that:		โดยเรา 115 - 14	TORREST AND A STREET OF THE STREET	นนี้ 8 ใน นักษณะ ก็ เรื่อง เมษา ได้ เ เรื่อง เรื่อง เรื่อง เรื่อง เมษา ได้ เ
7. Any award of damages in connection with any condo mast	on for public use of	or injury to said pro	perty or any part therec	f is hereby assigned and
disposition of proceeds of fire or other insurance.	nies received by it i	n the same manne	r and with the same effe	ct as above provided for
Doilver to ASSOCIATES FILLING	energy definitions of the first	计编辑设计符 有二张 计选择 1.	OREGON, INC.	
3926 SOUTH 6TH STREET KLAMA	TH FALLS,	OR 97603		
	(A.k.1659)**			
오는 그는 보고 있는 그리고 있는 것들이 그 사람들이 그 사람들이 가지를 받는 것을 하는 것을 했다.				

at any time, without notice, either in person or by agent, and without legal to the sequency of this security for the indebtedness secured, enter upon and take possession of the property or any part of it, and that the entening upon and taking post ession of the property shall not cure or waive any

- default or notice of default or invalidate any act done pursu ant to such notice 9. Upon default by granter in payment of any incebied less secured or in his performance of any agreement, the beneficiary may declare all sums secured immediately due and payable. In such event in neficiary at its of ation may proceed to foreclose this trust deed in equity in 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 cause 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 foreclose this trust deed in a manner provided by law.
- 10. If after default and prior to the time and date set in 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 excured 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.
- 11. Upon any default by grantor hereunder, grantor of all pay beneficiary for any reasonable alterney fees incurred by beneficiary consequent to grantor's default. Grantor will pay these fees upon demand fees to accomp
- 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 sals.
- 13. When the trustee salls pursuant to the powers or oxided, 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, see of the trustee attorney, (2) the obligations secured by this trust deed, (3) to all persons having recorded liens subsequent to the interest of the baneficiary 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 boneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has valid, unencumbered tile 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

This deed applies to, inures to the benefit of and binds all parties hereto, thair heirs, legaloes, devisees, administrators, executors, successors and assigns. The term beneficiary shall mean the holder and owner, including piedges, of the note secured hereby, whether or not named as a beneficiary herein. In construing this doud and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural, the few sources after (11b) (production) framework न हो जुला ज

IN WITNESS WHEREOF, the grantor has hereunto set his hand and seal the day and year first above written. 18 20 789 pathen a special and the total firm \_\_\_\_\_\_\_BC B [EI] ( \$100 to the first of the transfer of the teach of the transfer of t UL tientice what iteralate was it is anothe in bok toget dates in THOMAS E. WILLIAMS aryt. Leur maron, to capableto ar other property and intrond alomen i evaça satjaç tive of \$ mediatricus a serielo is but para voc of the a to as Sayou to book I med . . . ROSEANITA C.V WILLIAMS STATE OF OREGON of bit strong transfer to another by an isav figa distri g o to p la foli kan yia, action of law. OFFICIAL SEAL s enumerators store not base along una cenen SS. Sinantar minator in the premiare manche quint alons or memore suffice end James a scwler good and JOTARY PUBLIC-OREGON County of KLAMATHER County of the bare I tent to the sport of COMMINSION NO. 052168 diam'r. MA CONTROL CHESTAL COM urde : <mark>dan =</mark>04#**)**uen : \$ 300 Remonally appeared the above named inch no was the large see in the large ND Roseowic 10 g. 10 AND. oseanna C. V Section interrupts on the assembled and to be seen to not less from a production according instrument to be seen to the foregoing instrument to be and the yorks on a रिक्षा कर्ता कि केले. हे में केले हैं। विकास के प्राचन कर पर करा है voluntary act and deed. date as shift to nothin 28 0000 mer My commission expires: il on 3635 1 ... control in the state in the property of the state of the Pal prinagua (क्रिकेट के अ g fiber and and s I som spring the side nays we can passad made dura as permitted a tem carry and telest of formiet gabillen ber mingration in the control of 翻译 翻译 阿斯克 (100 年) 100 207 10日 sections of and that top try to pay the case and accommon one is an in-To be used only when oblight one been paid. oten come that the period to their releast come and the such act of น้ำโดง เล้าเรียนไปเกียน ว่าการ - น้ำๆ พัดบาวยาวจาก tect Benefician is man est. Any emain's short as by Secretically resent es of the mailing & soft some or a second mer and holder of all indebtedness secured by the foregoing in e in buy a day deed. All sums secured by a id trust deed have been fully paid and extisted. ted to cancel all evidences of indebtedness secured by said in st daix (which are delivered in you has with logar a with ealt trust death) and to reconvey, without warranty, to the parties ed by the terms of said trust clead the estate now held by you u ने हैं इस १० की र से कर e and documents to . pays and some their i bang-ine you in a lease transporter CHICAGOLA AND ALCOHOL Outed the council is souther mean of the southern from the transfer Promite the confidence of tari ( and a fine from the contract STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of 26th the day December A.D., 19 96 at 3:19 o'clock P. M., and duly recorded in Vol.

Mortgages

\$15.00

FEE

E &

M96

39971

Titlera

Bernethn G. Letsch, County Clerk

on Page