

| second party, second | ID TO HOLD the same un arty, for first party and first party's heirs, successors ear of incumbrances except | st party's heirs and le and assigns, that the | egal representatives, does e first party is lawfully se | covenant to and with the ized in fee simple of the |
|--|--|--|---|---|
| | *************************************** | | | |
| that the first party was against the lawful class this deed is intended second party and eller or security of any kithat in executing this any duress, undue in attorneys; that this dis no person, co-part directly, in any manual The true and Thewever, the actual consideration (indical | will warrant and forever daims and demands of all plats as a conveyance, absoluted as a conveyance, absoluted as a conveyance, absoluted as a conveyance, and that possession of the same deed the first party is not fluence, or misrepresentationed as not given as a prefet the same actual consideration consists and consideration conside | defend the above grapersons whomsover, of the in legal effect as to the first party may be premises hereby it of acting under any strong by the second perence over other creater than the second set forth above. If or this transfer, step or includes other propersood and agreed the persons where the conditions are the conditions of the conditions of the conditions of the conditions of the conditions who can be conditioned and agreed the conditions who can be conditioned and agreed the conditions who can be conditioned and agreed the conditions who can be conditioned as the conditions where the conditions who can be conditioned as the conditions where the conditions who can be conditioned as the conditions where the con | nted premises, and every other than the liens above well as in form, of the tity have therein, and not as surrendered and delive misapprehension as to the litty, or second party's reditors of the first party all party, interested in the perty or value given or present the first party as well | r part and parcel thereof expressly excepted; that the to the premises to the sa mortgage, trust deered to the second party effect thereof or underpresentatives, agents and that at this time there premises directly or in 11eu of foreclosure the whole omised which is the whole as the second party ma |
| maticai changes shall | l be made, assumed and in | o requires the singular aplied to make the p | rovisions hereof apply eq | nutai and that all grain sally to corporations an |
| to individuals. | | | | |
| | S WHEREOF, the first par its name to be signed and | | | |
| do so by order of its l | board of directors. | no ocai, ii any, ama | eu by an onneer or other p | erson dary admonized t |
| Dated | April 23, 19. | 97 | 1 1 10000 | |
| SCRIBED IN THIS INSTRU | NOT ALLOW USE OF THE PROMENT IN VIOLATION OF APPLICATION OF APPLIC | CABLE LAND 7 7 66 | CEDU TO CEAUDIDE | <u> </u> |
| ISF LAWS AND REGULA | ITIONS REFORE SIGNING OR | ECCEPTING / TO | SEPH T. SAMPERE | |
| PROPERTY SHOULD CHI COUNTY PLANNING DEPA | PERSON ACQUIRING FEE TIT ECK WITH THE APPROPRIAT ARTMENT TO VERIFY APPROVE: | E CITY OF | RM SAMPERE/ | |
| | by JOSEPH 1 | was acknowledged b | nc may r | (15) Scrpere, 199 |
| | by | *************************************** | | |
| | asof | | | |
| | | 4 | 8) (16 | |
| | | | | <i>/</i> |
| | | | | was on |
| | | My com | mission expires MN | Notary Public for Section 200 |
| | | • | | Notary Public for Social 200 |
| NOI5The soutonce ketwee | en the symbols 0 , if net upplicabl | • | | Notary Public for Sec. 23 _ 200 |
| NOISThe soutence between | ien the symbols $^{f 0}$, if net upplicabl | • | | Notary Public for Social 200 |
| NOTEThe sontones between | en the symbols (), if net upplicabi | • | RS 93.030. | |
| NOISThe soutence between | en the symbols $^{f Q}$, if net upplicabl | • | RS 93.030. | Notary Public for Section 200 |
| NOISThe soutence between | en the symbols (), if net upplicabi | • | LOUISE COM | L EDWARDS |
| NOTEThe soutence between | en the symbols (), if net upplicabl | • | LOUISE COM | L EDWARDS |
| | | ie, should he deleted. See O | LOUISE COM | L EDWARDS |
| FATE OF OREGON : COL | UNTY OF KLAMATH: ss. | ie, should be deleted. See O | LOUISE COM | L EDWARDS |
| FATE OF OREGON : COL iled for record at request of | UNTY OF KLAMATH: ss. | ie, skould be deleted. See O | LOUISE COMING NOTARY PROMISE SAND My Comm. E | L EDWARDS L #1102367 GBUOCALFORNA ESOCOURTY The Ame 21, 2000 |
| FATE OF OREGON : COL | UNTY OF KLAMATH: ss. | ie, skould be deleted. See O | LOUISE COMMINGTANY PARAMETERS 93.030. LOUISE COMMINGTANY PARAMETERS SAND My Comm. E | L EDWARDS L #1102367 GBUOCALFORNA ESOCOURTY The Ame 21, 2000 |
| FATE OF OREGON : COL iled for record at request of May | UNTY OF KLAMATH: ss. ofAmeA.D., 19 <u>97</u> at | ie, skould be deleted. See O | LOUISE COMMINGTANY PROPERTY OF THE PARTY OF | Tth Vol. M97 |
| FATE OF OREGON : COL iled for record at request of | UNTY OF KLAMATH: ss. ofAmeA.D., 19 <u>97</u> at | ie, skould be deleted. See O | LOUISE COMMINGTANY PARAMETERS 93.030. LOUISE COMMINGTANY PARAMETERS SAND My Comm. E | Tth Vol. M97 |