a constant a sector, con a reconstruction contract to the contract that the contract to	evaluate graphe and a management of the safety is a 12 to 12	se man man me : mar a la bracational sent la creation de biologic		100000
1 DAN N.C. 210 - ESTONY II. DEX D - BEC	OSTITUTE PORTER OF THE STATE OF			
NS				(SA)
48228	3	NOV 16 1 3:27	Vol. <u>/n47</u> Page 36795 (继
HOME			STATE OF OREGON,	
			County of} ss.	
Part Party's Hear	to sud A kings		I certify that the within instrumen was received for record on the day	
			of	y it
·			o'clockM., and recorded in	n
Sectord Party's Re	ame and Address		book/reel/volume No on page	
berneceding, ratum to Namo, Address red F. and Mart:ha		SPACE RESERVE FOR	and/or as fee/file/instru	1-
1744 CJAYTON	C.L.	RECORDER'S US	Records of said County.	-,
Yuba City, C	A 9599		Witness my hand and seal of Count	у:
till reques nd otherwise, send till tax s	statements to (Nome, Add: soz, Hp)		affixed.	
			NAME	-
	1 10 10 10 10 10 10 10 10 10 10 10 10 10	ter had an expense of	By, Deputy	<i>l</i> .
	ATC 2 250 1018	7 ESTABOLI DESA		\
	romani incidenta en la composición de la composición del composición de la composición de la composición de la composición de la composición del composición de la composición	OFFICALLE OF THUST DE	ED all and a second	
THIS INDENTURE	haberra Josephilline	Heck		
ereinafter called the first pa	arty, and Fred F. Co	oper and Martha	L. Cooper, husband and wife	.,
ereinafter called the second	I party; WITNESSETH:	A		
whereas, the title to	the real property hereins	ner desembed is vested	in fee simple in the first party, subject to the lien of a med, in book/seel/volume NoM9.5 on page	a
1313/ and/or as fee	e/file/instrument/microfil	m/recertion No. 11	082 (indicate which), reference to those Records	e
and the state of t				
ereby being made, and the	notes and indebtedness:	secured by the mortgage	or trust deed are now owned by the second party, or	s n
ereby being made, and the thich notes and indebtednes	notes and indebtedness : ss there is now owing and	secured by the mortgage	or trust deed are now owned by the second party, or	s N e
norigage or trust deed being	g now subject to immedi	secured by the mortgage I unpaid the sum of \$_1, at the sum of \$_1, at the sum of \$_1, at the sum of \$_1, and whe	or trust deed are now owned by the second party, or blog. the same being now in default and the teas the first party, being unable to pay the same, has	n e s
norigage or trust cleed being equested the second party to	g now subject to immedi o accept an absolt te dee	secured by the mortgage I unpaid the sum of \$_1_ ate fore: source; and whe d of conveyance of the p	or trust deed are now owned by the second party, or being now in default and the reas the first party, being unable to pay the same, has property in satisfaction of the indebtedness secured by	n e s
norigage or trust deed being equested the second party to the mortgage or trust deed, a	g now subject to immedi o accept an ubsolf te dee and the second party does	secured by the mortgage I unpaid the sum of \$i ate fore: losure; and whe d of conveyance of the p s now accede to that requ	or trust deed are now owned by the second party, or being, the same being now in default and the reas the first party, being unable to pay the same, has property in satisfaction of the indebtedness secured by just;	n e s y
equested the second party to the mortgage or trust deed, a NOW, THEREFORE tess secured by the mortgage	g now subject to anmeda o accept an absolt to dee and the second party does b, for the consideration he ge or trust deed and the s	secured by the mortgage I unpaid the sum of \$i ate fore: soure; and whe dof conveyance of the p s now accede to that requereinafter stated (which is surrender thereof market	or trust deed are now owned by the second party, or being, the same being now in default and the reas the first party, being unable to pay the same, has property in satisfaction of the indebtedness secured by nest; includes the cancellation of the notes and the indebted 1 "Paid in Full" to the first party), the first party does	n e s y
cortgage or trust cleed being equested the second party to the mortgage or trust deed, a NOW, THEREFORE ass secured by the mortgage ereby grant, bargain, soil an	g now subject to an medic o accept an absolt is dee and the second party does b, for the consideration has ge or trust deed and the second and convey unto the second	secured by the mortgage I unpaid the sum of \$i ate fore: losure; and whe d of conveyance of the p s now accede to that requereinafter stated (which i surrender thereof marked d party and to second pa	or trust deed are now owned by the second party, or he same being now in default and the reas the first party, being unable to pay the same, has property in satisfaction of the indebtedness secured by nest; includes the cancellation of the notes and the indebted if "Paid in Full" to the first party), the first party does not be being, successors and assigns, all of the following	n e s y - s
origage or trust cleed being quested the second party to e morigage or trust deed, a NOW, THEREFORE as secured by the morigage reby grant, bargain, sell an escribed real property, with	g now subject to a medic o accept an absolt is dee and the second party does by for the consideration has ge or trust deed and the second the tenements, he editar	secured by the mortgage I unpaid the sum of \$-L_i\$ ate fore: losure; and whe dof conveyance of the part and accede to that requereinafter stated (which is surrender thereof marked I party and to second part and appurenames	or trust deed are now owned by the second party, or being, the same being now in default and the reas the first party, being unable to pay the same, has property in satisfaction of the indebtedness secured by nest; includes the cancellation of the notes and the indebted if "Paid in Full" to the first party), the first party does not be being in the following there and belonging or in any way appearaining, situ-	n e s y - s
origage or trust cleed being quested the second party to e mortgage or trust deed, a NOW, THEREFORE as secured by the mortgage treby grant, bargain, sell an actibed real property, with ed inKlausth	g now subject to a medic o accept an absolt to dee and the second party does., for the consideration has ge or trust deed and the sad convey unto the second the tenements, he editar	secured by the mortgage I unpaid the sum of \$, ate fore: losure; and whe dof conveyance of the parenaste; stated (which is surrender thereof marked party and to second panents and appurtenances to of Oregan	or trust deed are now owned by the second party, or Diction, the same being now in default and the teas the first party, being unable to pay the same, has property in satisfaction of the indebtedness secured by test; and the cancellation of the notes and the indebted "Paid in Full" to the first party), the first party does rey's hairs, successors and assigns, all of the following thereinto belonging or in any way appertaining, situation.	n e s y - s
origage or trust cleed being quested the second party to e mortgage or trust deed, a NOW, THEREFORE as secured by the mortgage reby grant, bargain, sell an escribed real property, with ed in	g now subject to a medic o accept an absolt to dee and the second party does., for the consideration has go or trust deed and the said convey unto the second the tenements, he editar Coury, Sta	secured by the mortgage I unpaid the sum of \$, ate fore losure; and whe dof conveyance of the particular stated (which is surrender thereof marked party and to second panents and apputenances the of Cregon_	or trust deed are now owned by the second party, or Diction, the same being now in default and the teas the first party, being unable to pay the same, has property in satisfaction of the indebtedness secured by test; and the cancellation of the notes and the indebted "Paid in Full" to the first party), the first party does rey's being successors and assigns, all of the following thereinto belonging or in any way appertaining, situated to wit:	n e s y - s
origage or trust cleed being quested the second party to e montgage or trust deed, a NOW, THEREFORE ess secured by the mortgage reby grant, bargain, sell an escribed real property, with ed in	g now subject to a medic o accept an absolt to dee and the second party does., for the consideration has go or trust deed and the second convey unto the second the tenements, he editar Coury, Sta	secured by the mortgage I unpaid the sum of \$, ate fore: losure; and whe dof conveyance of the particular stated (which is surrender thereof marked party and to second panents and apputenances to of Cregon_	or trust deed are now owned by the second party, or Electric, the same being now in default and the teas the first party, being unable to pay the same, has property in satisfaction of the indebtedness secured by test; ancludes the cancellation of the notes and the indebtedd "Paid in Full" to the first party), the first party does may's beins, successors and assigns, all of the following thereinto belonging or in any way appertaining, situation of Klamath, State of Oregon.	n e s y
origage or trust cleed being quested the second party to e montgage or trust deed, a NOW, THEREFORE as secured by the mortgage reby grant, bargain, sell an escribed real property, with ed inKlauath	g now subject to a medic of accept an absolt to dee and the second party deer of the consideration has or trust deed and the second convey unto the second the tenements, he editared to the country, Star RAGUE RIVER VALLESCO TE 1000	secured by the mortgage I unpaid the sum of \$\frac{1}{2} \rightarrow{1}{2} \rightarr	or trust deed are now owned by the second party, or Electric, the same being now in default and the teas the first party, being unable to pay the same, has property in satisfaction of the indebtedness secured by jest; nelucion to the notes and the indebted i "Paid in Full" to the first party), the first party does rey's heirs, successors and assigns, all of the following thereunto belonging or in any way appertaining, situationary of Klamath, State of Oregon.	n e s y
origage or trust cleed being quested the second party to e mortgage or trust deed, a NOW, THEREFORE as secured by the mortgage reby grant, bargain, sell an escribed real property, with ed inKlauath	g now subject to a medic of accept an absolt to dee and the second party deers, for the consideration has or trust deed and the second convey unto the second the tenements, he editar ————————————————————————————————————	secured by the mortgage I unpaid the sum of \$\frac{1}{2} \rightarrow{1}{2} \rightarr	or trust deed are now owned by the second party, or Dicion, the same being now in default and the teas the first party, being unable to pay the same, has property in satisfaction of the indebtedness secured by jest; nelucies the cancellation of the notes and the indebted i "Paid in Full" to the first party), the first party does rey's heirs, successors and assigns, all of the following thereunto belonging or in any way appearaining, situto-wit: County of Klamath, State of Oregon.	n e s y
origage or trust cleed being quested the second party to e mortgage or trust deed, a NOW, THEREFORE as secured by the mortgage reby grant, bargain, sell an escribed real property, with ed inKlauath	g now subject to a medical of accept an absolt to dee and the second party does on the consideration has on the tenements, he editared to be expected by the second the tenements, he editared by the second the tenements of the second the sec	secured by the mortgage I unpaid the sum of \$\frac{1}{2} \rightarrow{1}{2} \rightarr	or trust deed are now owned by the second party, or Electric, the same being now in default and the teas the first party, being unable to pay the same, has property in satisfaction of the indebtedness secured by jest; nelucion to the notes and the indebted i "Paid in Full" to the first party), the first party does rey's heirs, successors and assigns, all of the following thereunto belonging or in any way appertaining, situationary of Klamath, State of Oregon.	n e s y
origage or frust cleed being quested the second party to e montgage or trust deed, a NOW, THEREFORE is secured by the montgage reby grant, bargain, sell an escribed real property, with ed inKlauath	g now subject to a medic of accept an absolt to dee and the second party deers, for the consideration has or trust deed and the second convey unto the second the tenements, he editar ————————————————————————————————————	secured by the mortgage I unpaid the sum of \$\frac{1}{2} \rightarrow{1}{2} \rightarrow{1}{2} ate fore: losure; and whe d of conveyance of the period of the	or trust deed are now owned by the second party, or Electric, the same being now in default and the teas the first party, being unable to pay the same, has property in satisfaction of the indebtedness secured by jest; nelucles the cancellation of the notes and the indebted i "Paid in Full" to the first party), the first party does rey's beirs, successors and assigns, all of the following thereunto belonging or in any way appearaining, situate of Klamath, State of Oregon.	n e s y
origage or frust cleed being quested the second party to e montgage or trust deed, a NOW, THEREFORE is secured by the montgage reby grant, bargain, sell an escribed real property, with ed inKlauath_ ot 21, Block 6, SP.	g now subject to a medical or accept an absolt to dee and the second party deets, for the consideration has or trust deed and the second convey unto the second the tenements, he editar ————————————————————————————————————	secured by the mortgage I unpaid the sum of \$\(\)i ate fore: losure; and whe d'of conveyance of the ps now accede to that requerenance; stated (which i surrender thereof marked d party and to second panents and appurtenances to of Oregon_CY ACRES, in the	or trust deed are now owned by the second party, or Delete, the same being now in default and the reas the first party, being unable to pay the same, has property in satisfaction of the indebtedness secured by jest; actuals the cancellation of the notes and the indebted in Paid in Full" to the first party), the first party does rey's heirs, successors and assigns, all of the following thereunto belonging or in any way appearaining, situation of Klamath, State of Oregon.	n e s y
origage or trust cleed being quested the second party to e montgage or trust deed, a NOW, THEREFORE is secured by the montgage reby grant, bargain, soll an escribed real property, with ed inKlauath_ ort 21, Block 6, SP.	g now subject to a medic of accept an absolt is dee and the second party deers, for the consideration has on the tenements, he editar ————————————————————————————————————	secured by the mortgage I unpaid the sum of \$\(\)i ate fore: soure; and whe d'of conveyance of the ps now accede to that requereinafter stated (which i surrender thereof marked d party and to second panents and appurtenances to of Oregon_ CY ACRES, in the	or trust deed are now owned by the second party, or Delete, the same being now in default and the reas the first party, being unable to pay the same, has property in satisfaction of the indebtedness secured by jest; includes the cancellation of the notes and the indebted i "Paid in Full" to the first party), the first party does the sirs, successors and assigns, all of the following thereunto belonging or in any way appearaining, situto-wit: County of Klamath, State of Oregon.	n e s s y
origage or frust cleed being quested the second party to e montgage or trust deed, a NOW, THEREFORE is secured by the montgage creby grant, bargain, soll an escribed real property, with ed in Klamath ot 21, Block 6, SP.	g now subject to a medic o accept an absolt is dee and the second party deers, for the consideration has or trust deed and the second convey unto the second the tenements, he editar ————————————————————————————————————	secured by the mortgage I unpaid the sum of \$\(\)i ate fore: losure; and whe d'of conveyance of the ps now accede to that requereinafter stated (which i surrender thereof marked d party and to second panents and appurtenances to of Oregon_CY ACRES, in the	or trust deed are now owned by the second party, or Delete, the same being now in default and the reas the first party, being unable to pay the same, has property in satisfaction of the indebtedness secured by jest; includes the cancellation of the notes and the indebted i "Paki in Full" to the first party), the first party does the series, successors and assigns, all of the following thereunto belonging or in any way appearaining, situationary of Klamath, State of Oregon.	n e s s y
origage or frust cleed being quested the second party to e montgage or trust deed, a NOW, THEREFORE is secured by the montgage creby grant, bargain, soll an escribed real property, with ed in Klamath ot 21, Block 6, SP.	g now subject to a medic o accept an absolt is dee and the second party deers, for the consideration has on the tenements, he editar ————————————————————————————————————	secured by the mortgage I unpaid the sum of \$\(\)i ate fore: losure; and whe d'of conveyance of the p s now accede to that requereinafter stated (which i surrender thereof marked d party and to second pa nents and appurtenances te of Oregon_ TY ACRES, in the	or trust deed are now owned by the second party, or Delete, the same being now in default and the reas the first party, being unable to pay the same, has property in satisfaction of the indebtedness secured by jest; includes the cancellation of the notes and the indebted i "Paid in Full" to the first party), the first party does may's beirs, successors and assigns, all of the following thereunto belonging or in any way appearaining, situationally of Klamath, State of Oregon.	n e s s y
origage or frust cleed being quested the second party to e mortgage or trust deed, a NOW, THEREFORE as secured by the mortgage areby grant, bargain, sell an escribed real property, with ed in Klamath ot 21, Block 6, SP, ode 221 Map 3512-3	g now subject to a medic o accept an absolt is dee and the second party deers, for the consideration has on the tenements, he editar ————————————————————————————————————	secured by the mortgage I unpaid the sum of \$\(\)i ate fore: losure; and whe d'of conveyance of the p s now accede to that requereinafter stated (which i surrender thereof marked d party and to second pa nents and appurtenances te of Oregon_ TY ACRES, in the	or trust deed are now owned by the second party, or Delete, the same being now in default and the reas the first party, being unable to pay the same, has property in satisfaction of the indebtedness secured by jest; includes the cancellation of the notes and the indebted i "Paid in Full" to the first party), the first party does the sirs, successors and assigns, all of the following thereunto belonging or in any way appearaining, situationary of Klamath, State of Oregon.	n e s s y
origage or frust cleed being quested the second party to e mortgage or trust deed, a NOW, THEREFORE as secured by the mortgage areby grant, bargain, sell an escribed real property, with ed in Klamath ot 21, Block 6, SP, ode 221 Map 3512-3	g now subject to a medic o accept an absolt is dee and the second party deers, for the consideration has on the tenements, he editar ————————————————————————————————————	secured by the mortgage I unpaid the sum of \$\(\)i ate fore: losure; and whe d'of conveyance of the ps now accede to that requerenance; stated (which i surrender thereof marked d party and to second panents and appurtenances to of Oregon_CY ACRES, in the	or trust deed are now owned by the second party, or Delete, the same being now in default and the reas the first party, being unable to pay the same, has property in satisfaction of the indebtedness secured by jest; includes the cancellation of the notes and the indebted i "Paid in Full" to the first party), the first party does may's beirs, successors and assigns, all of the following thereunto belonging or in any way appearaining, situationally of Klamath, State of Oregon.	n e s s y
origage or frust cleed being quested the second party to e mortgage or trust deed, a NOW, THEREFORE as secured by the mortgage areby grant, bargain, sell an escribed real property, with ed in Klamath ot 21, Block 6, SP, ode 221 Map 3512-3	g now subject to a medical of accept an absolt is deemed the second party deemed, for the consideration has or trust deed and the second convey unto the second the tenements, he editared the country, State RAGUE RIVER VALLESCO TIL 1000	secured by the mortgage I unpaid the sum of \$\(\)i ate fore: losure; and whe d'of conveyance of the ps now accede to that requerenance; stated (which i surrender thereof marked d party and to second panents and appurtenances to of Oregon_CY ACRES, in the	or trust deed are now owned by the second party, or Delete, the same being now in default and the teas the first party, being unable to pay the same, has property in satisfaction of the indebtedness secured by jest; ancludes the cancellation of the notes and the indebted it 'Paid in Full' to the first party), the first party does rey's beirs, successors and assigns, all of the following thereunto belonging or in any way appearaining, situation of Klamath, State of Oregon.	n e s s y
origage or frust cleed being quested the second party to e mortgage or trust deed, a NOW, THEREFORE ess secured by the mortgage reby grant, bargain, sell an escribed real property, with ed in	g now subject to a medical accept an absolt to dee and the second party does., for the consideration has go or trust deed and the second the tenements, he editar Courty, Sta	secured by the mortgage I unpaid the sum of \$, ate fore losure; and whe d of conveyance of the p s now accede to that requereinance; stated (which is currender thereof marked d party and to second paments and appurtenances te of Cregon_ EY ACRES, in the	or trust deed are now owned by the second party, or Delete, the same being now in default and the teas the first party, being unable to pay the same, has property in satisfaction of the indebtedness secured by jest; ancludes the cancellation of the notes and the indebted it 'Paid in Full' to the first party), the first party does rey's beirs, successors and assigns, all of the following thereunto belonging or in any way appearaining, situation of Klamath, State of Oregon.	n e s s y
origage or frust cleed being quested the second party to e mortgage or trust deed, a NOW, THEREFORE is secured by the mortgage reby grant, bargain, sell an escribed real property, with ed inKlamath_ ot 21, Block 6, SP.	g now subject to a medical accept an absolt to dee and the second party does. If for the consideration has go or trust deed and the second convey unto the second the tenements, he editar Courty, State RAGUE RIVER VALLE	secured by the mortgage I unpaid the sum of \$\frac{1}{2} \] ate fore: losure; and whe d of conveyance of the p s now accede to that requereinate; stated (which is currender thereof marked d party and to second pa ments and appurtenances te of	or trust deed are now owned by the second party, or Electric, the same being now in default and the teas the first party, being unable to pay the same, has property in satisfaction of the indebtedness secured by test; netwides the cancellation of the notes and the indebted in Paid in Full" to the first party), the first party does may be here, successors and assigns, all of the following there are belonging or in any way appertaining, situated to wit: County of Klamath, State of Oregon.	n e s s y
origage or frust cleed being quested the second party to errortgage or trust deed, a NOW, THEREFORE is secured by the mortgage ereby grant, bargain, sell an escribed real property, with ed in	g now subject to a medical accept an absolt to dee and the second party does. If the consideration has go or trust deed and the second convey unto the second the tenements, he editar Could y, State RAGUE RIVER VALLE	secured by the mortgage I unpaid the sum of \$\frac{1}{2} \] ate fore: losure; and whe d of conveyance of the p s now accede to that requereinate; stated (which is currender thereof marked d party and to second pa neuts and appurtenances te of	or trust deed are now owned by the second party, or Electric, the same being now in default and the teas the first party, being unable to pay the same, has property in satisfaction of the indebtedness secured by test; includes the cancellation of the notes and the indebted in Paid in Full" to the first party), the first party does may's being, successors and assigns, all of the following thereinto belonging or in any way appertaining, situated to wit: County of Klamath, State of Oregon.	n e s y
origage or frust cleed being quested the second party to e mortgage or trust deed, a NOW, THEREFORE ess secured by the mortgage ereby grant, bargain, sell an escribed real property, with ed in	g now subject to a medical accept an absolt to dee and the second party does., for the consideration has go or trust deed and the second convey unto the second the tenements, he editar Could y, State RAGUE RIVER VALLE	secured by the mortgage I unpaid the sum of \$\frac{1}{2} \] ate fore: losure; and whe d of conveyance of the p s now accede to that requereinate; stated (which is currender thereof marked d party and to second pa neuts and appurtenances te of	or trust deed are now owned by the second party, or Electric, the same being now in default and the teas the first party, being unable to pay the same, has property in satisfaction of the indebtedness secured by test; ancludes the cancellation of the notes and the indebted in Paid in Full" to the first party), the first party does may's being, successors and assigns, all of the following thereinto belonging or in any way appertaining, situated to wit: County of Klamath, State of Oregon.	n e s y
equested the second party to the mortgage or trust deed, a NOW, THEREFORE the secured by the mortgage ereby grant, bargain, sell an escribed real property, with the din Klamath of 21, Block 6, SP. Hode 221 Map 3512-3	g now subject to a medical accept an absolt to dee and the second party does., for the consideration has go or trust deed and the second convey unto the second the tenements, he editar Could y, State RAGUE RIVER VALLE	secured by the mortgage I unpaid the sum of \$\frac{1}{2} \] ate fore: losure; and whe d of conveyance of the p s now accede to that requereinate; stated (which is currender thereof marked d party and to second pa neuts and appurtenances te of	or trust deed are now owned by the second party, or Electric, the same being now in default and the teas the first party, being unable to pay the same, has property in satisfaction of the indebtedness secured by test; includes the cancellation of the notes and the indebted in Paid in Full" to the first party), the first party does may's being, successors and assigns, all of the following thereinto belonging or in any way appertaining, situated to wit: County of Klamath, State of Oregon.	n e s y

							36796
IU HA\	/E AND TO H	OLD the same in	to the second	party and second	party's heiri, st	ccessors and ass	
and second part	v's liein, succ	first party and fin	t party's hear	and legal repres	entalives does o	ovenant to and w	with the second
encumbrances e	xcept the mort	essors and assigns gage or trust deed	and not otheric	raity is law milly rise excent (is no	Serzed in fee sin	ple of the prope	rty, free and cle
*****					no, as siete)		
that the first par	ty will warran	t and Grane and delice	_ 1 .1				
claims and dema	ands of all per	t and forever defersons whomsoever	ad the above g	ranted premises,	and every part	ind parcel therec	of against the la
veyance, absolu-	te in legal effe	ct as well as in in	rm of the state	Tiens above ex	nessiv excepted	that this deed is	s intended as a
the first party m	ay have therein	n, and not as a mo	rtgage, trust de	ed or security o	f any kind: that i	ossession of the	mption rights w
to the effect the	delivered to th	ne second party; 1	at in executing	this deed the fi	est party is not a	cting under any	misammehensi
tives, agents or a	icul or under a	any duress, undue this deed is not of	influence, or r	nisrepresentatio	n by the second	party, or second	party's repres
is no person, par	taership or cor	this deed is not gir position, other the above.	ven as a pressu	ence over other	creditors of the f	ist party, and th	at at this time
whatsoever, exce	pt as set forth	above.	an the second	barry, interested	in the premises	firectly or indire	ctly, in any ma
In constr	aing this instru	unent, it is unders so requires the sin	tood and agnee	d that the first	party as well as	the second partu	may be more
one person; that	if the context s	so requires the sin	gular includes	the plural, and th	at all grammatic	al changes shall	be made, assu
IN WITN	ESS WHERE	ions hereof apply	equally to com	orations and to	individuals.	J ,	22 2000
o be signed and	its seal, if any	OF, the first pany affixed by an off	ices or other ne	nis uistninient.	If first party is a	corporation, it h	as caused its r
Dated	October	14	19.97	reon unit situo	nzed to do so by	order of its boa	rd of directors
			**		//	~ ·/	
HIS MISTRUMENT V HIS INSTRUMENT IN	VILL NOT ALLOW	USE OF THE PROFILE	TY DESCRIBED IN	X se	CE PRILLE	156	
ATIONS, BEFORE SI	GNING OIL ACCEP	THIS INSTRUMENT OF THE SHIP OF	NE, THE PERSON	JOSEPHINE	MECK	7	
					<u> </u>	<u></u>	
RACTICES AS DEFIN			MING OR FOREST	Ne de terre de la composition de la co La composition de la			
		ar estra é fig	dierra i eta	A Transfer			
	STAT	te of oregon,	County of	Landth	<u> </u>	22	
Diff. a		This instrument	was acknow le	dged before me	on Octo	sec	17th 100
1 11	ъу		£ £.19	-5.5			, 1)
	bv	ins eistume	was acknowle	dged before me	on no		, 19
	as	tial to write					
	of	the same and	21.1.2.23.22	<u>. 1 1-0-0 de p</u>			
	1 1 4 1.				12		
\$	gern starten	(4 STATE BELL STREETS (1922 MARS &) H		- Zam	: Dan	ett	
	4000	OFFICE	SEAL	Notary Public f	or Oregon		
	1、1	PAM BAH	-CIRIEGON	My commission	or Oregon or expires Civi	accept 24	2001
	Suz	N IXE NCIBELLINGS IN	O. 304133				
	CHES IS COMPANIED.	DESCRIPTION MANUEL IN	CO ACCUMENTAL			Maragement in Armania.	The state of the s
						1	
. Martinara -	S. Branding	The state of the s					
					The last		
n Partitor	W						- 174
		Sadard (II)		art Bildi		医外侧性 医	
		والمناه المتعارضين		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			Market State
TE OF OREGO	N: COUNTY (OF KLAMATH	ال المراد				
		- INTERNATION	35.				
d for record at re-	auest of	Acous T	4470 6 5.1				1

FEE \$35.00