52662

Loan Mo. 02-0466-0011056929 off-release the supplies will be provided a service of the se

where the performance of the consequence of the property of the performance of the perfor

If the county that a success expect the property persition to entropy applicable legs, three that are not reflected to the expect that the countries of applicables less. The countries of the countries of applicables less to an over the countries of applicables to an expect the countries of applicables to an expect the countries of applicables to a countries of a c aboal THIS DEED OF TRUST ("Security Instrument") is made on the damary 29, 1998

GREG D BUTIKOFER and JENNIPER M BUTIKOFER, HUSEAND AND WIFE Lenger and protectly collect to Borrawer upy 2 ("Borrower"). The trustee is AMERITITLE, a Oregon corporation

["Trustee"). The beneficiary is Washington Mutual Bank, which is organized and existing under the laws of Washington ,, and whose address is 1201 Third Avenue Seattle; WA 98101 to crossed content and in the ("Lender"). Borrower owes Lender the principal sum of Fighty-Two Thousand Six Jundred Forty-Four & 00/100

Dollars (U.S. \$82,644.00 This debt is evidenced by Borrower's note dated the same date as this Security Instrument ("Note"), which provides for monthly payments, with the full debt, if not paid earlier, due and payable on March 1, 2028. This Security Instrument secures to Lander: (a) the repayment of the debt evidenced by the Note, with interest, and all renewals, extensions and modifications of the Note; (b) the payment of all other sums, with interest, edvanced under paragraph, 7 to protect the security of this Security Instrument; and ici the performance of Borrower's covenants and egreements under this Security instrument and the Note. For this purpose, Borrower irrevocably grants and conveys to Trustee; in trust, with power of sale the following described property located in Klamath: well-delived colors of the Klamath: well-delived colors of the following colors of the Klamath: well-delived colors of

Williams and the commence of energy that it is depi-Lots 3 and 4; Block 20 of FIRST ADDITION TO THE CITY OF KLAMATH FALLS; according to the officer of the County Clerk of Klamath County, Oregon. neward ya ebamoni ekun ton il esal

Assertion of the service of the serv

recast, shower constraint follow year takend settly oblite of the constraint pages continued and to retain the constraint pages of the constraint page

uni est dil pus Egitomot atti yripgorit set se tibi sot se illimett savornoli il sensi to administra administra di limitato della constanti di constanti della constanti della constanti della constanti della in telligence of the second of

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appurtenances, and lixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property."

BORROVYER COVEYANTS that Borrower is lawfully selsed of the estate hereby conveyed and has the right to grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances u and progression desired to a constant and the constant of th

THIS SECURITY INSTRUMENT, combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property. sers to be served in the manigage insurance. Thes Proposed in Microscope is larger to the course of the course of the content of the course of

UMIFORN Process and interest Process and interest Process and late of larges are placed.

2. Funds for Taxes and interest Process and interest Process and late of larges are under the Note.

2. Funds for Taxes and interest Process and late of larges are under the Note.

2. Funds for Taxes and interest property and late of larges are under the Note.

3. Funds for Taxes and interest property insurance in the Note is paid in full, a sum ("Funds") for: (a) yearly taxes and assessments which may attain priority over this Security instrument as a little on the Property, if any; (c) yearly hazard or property insurance premiums, (d) jearly flood insurance premiums, if any; (e) yearly hazard or property insurance premiums, if any; and (f) any sums possible by Ecrover to Lands; in secondance with the provisions of paragraph 8, in few of the payment of mortgage insurance premiums. These items are called "Estrovy Items." Lands: may, at any time, collect and hold Funds account under the federal Real Estate Settlement Procedures Act of 1974 as a mended from time to time, 12 U.S.C. Section 2601 et seq. ("RESPA"), unless another law that applies to the Funds sets a lesser amount. If so, Lender may, at any time, collect and hold Funds account under the federal Real Estate Settlement Procedures Act of 1974 as a mended from time to time, 12 U.S.C. Section 2601 et seq. ("RESPA"), unless another law that applies to the Funds sets a lesser amount. If so, Lender may, at any time, collect and hold Funds estimates of exponditives of future Escrow Items or otherwise in accordance with applicable law.

The Funds shall be held in an institution whose deposits are insured by a federal agency, instrumentality, or entity (including the funds shall be held in an institution whose deposits are insured by a federal agency, instrumentality, or entity (including the funds shall be held in an institution whose deposits are insured by a federal agency, instrumentality.)

estimates of exponditures of future Escrow Items or otherwise in accordance with applicable law.

The Funds shall be held in an institution whose dejosite are insured by a federal agency, instrumentality, or entity (including tender, if Lender is such an institution) or in any Federal Home Loan Bank. Lender chall apply the Funds to pay the Escrow Items. Lender may not charge Borrower for holding and applying the Funds, annivally analyting the escrow account, or verifying the Escrow Items, unless Lender pays Borrower Interest on the Funds and applicable law permits Lender to make such a charge. However, Lender may require Borrower to pay it one-time charge for an independent real estate tax reporting service used by Lender in connection with this loan, unless applicable law provides otherwise. Unless an agreement is made or applicable law requires interest to be paid, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Borrower and Lender may agree in writing, however, that interest shall be paid on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds, showing credits and debits to the Funds and the purpose for which each debit to the Funds was made. The Funds are pledged as additional security for all sums secured by this Security Instrument.

be paid on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds, showing credits and debits to the Funds and the purpose for which each debit to the Funds was made. The Funds are pledged as additional security for all sums secured by this Security Instrument.

If the Funds held by Lender exceed the amounts permitted to be held by applicable law, Lender shall account to Borrower for the sexess Funds in accordance with the requirements of applicable law. If the amount of the Funds held by Lender at any time is not sufficient to pay the Escrow Items when due, Lender may so notify Borrower in writing, and, in such case Borrower shall pay to Lender the amount necessary to make up the deficiency. Borrower shall make up the deficiency in no more than twelve monthly payments, at Lender's sole discretion.

Upon payment in full of all sums secured by this Security Instrument, Lender shall promptly refund to Borrower any Funds held by Lender. If, under paragraph 21, Lender shall acquire or sell the Property, Len Jer, prior to the acquisition or sale of the Property, shall apply Lender. If, under paragraph 21, Lender shall acquire or sell the Property, Len Jer, prior to the acquisition or sale of the Property, shall apply any Funds held by Lender at the time of acquisition or sale as a credit against the sums secured by this Security Instrument.

3. Application of Payments. Unless applicable law provices otherwise, all payments received by Lender under paragraphs 1 and 2 shall be applied; first, to any prepayment charges due under the Nicte.

4. Charges: Lians. Borrower shall pay all taxes, assistants, charges, lines and Impositions attributable to the Property which may attain priority over this Security Instrument, in the manner, Borrower shall promptly furnish to Lender all notices of amounts to be paid under the peragraph. If Borrower shall pay these obligations in the manner, provided in paragraph 2, or if, not paid in that manner, Borrower shall promptly discharge any lien which

5. Hazard or Property Insurance. Sorrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term sected do the term section and any other hazards, including floods or fleeding, for which Lender requires insurance. This insurance shall be maintained in the enounts and for the periods that Lender requires. The insurance carrier providing the insurance shall be chosen by Borrower subject to Lender's approval which shall not be unreasonably withheld. If Barrower fails to maintain coverage described above, Lender may, at Lender's option, obtain coverage to protect Lender's

withheld. If Borrover feils to maintain coverage described above, Lender may, at Lender's option, obtain coverage to protect Lender's rights in the Property in accordance with paragraph 7.

All insurance policies and renewals shall be acceptable to Lender and shall include a standard mortgage clause. Lender shall have the right to hold the policies and renewals. If Lender requires, Sorrower shall promptly give to Lender all receipts of paid premiums and renewal notices. If the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by Borrower.

Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property damaged, if the restoration or repair is economically feasible and Lender's security is not lessened. If the restoration or repair is not economically feasible or Lender's security would be lessened, the insurance proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. If Borrower abandons the Property, or does not answer within 30 days a notice from Lender that the insurance carrier has offered to settle a claim, then Lender may collect the insurance proceeds. Lender may use the proceeds to repair or restore the Property or to pay sums secured by this Security Instrument, whether or not then due. The use the proceeds to repair or restore the Property or to pay sums secured by this Security Instrument, whether or not then due. The

may use the proceeds to repair or restore the Property or to pay sums secured by this Security Instrument, whether or not then due. The 30-day period will begin when the notice is given.

Unless Lender and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the due date of the monthly payments referred to in paragraphs 1 and 2 or change the amount of the payments. If under paragraph 21 the Froperty is acquired by Lender, Borrower's right to any insurance policies and proceeds resulting from demage to the Property prior to the acquisition shall pass to Lender to the extent of the sums secured by this Security Instrument immediately prior to the acquisition.

6. Occupanty, Preservation, Maintenance and Protection of the Property; Borrower's Loan Application; Leaseholde. Borrower shall continue to occupy the Property as Borrower's principal residence within aixty days after the execution of this Security Instrument and shell continue to occupy the Property as Borrower's principal residence for at least one year after the date of occupancy, unless Lender otherwise agrees in writing, which consent shall not be unreasonably withheld, or unless extenuating circumstances exist which are beyond Borrower's control. Borrower shall not destroy, damage or impair the Property, allow the Property to deteriorate, or commit Lender's good faith judgment could result in forfeiture of the Property or otherwise materially impair the lien created by this Security Instrument or Lender's security interest. Borrower may oure such a default and reinstate, as provided in paragraph 18, by causing the Property or other material impairment of the Borrower's interest in the Property or other material impairment of the Borrower's interest in the Property or other material impairment of the Borrower's interest in the Property or other material impairment of the Borrower's interest in the Property or other material impairment of the Borrower's interest in the Property or other material impa action or proceeding to be dismissed with a ruling that, in Lender's good faith determination, precludes forfeiture of the Borrower's interest in the Property or other material impairment of the lien created by this Security Instrument or Lender's security interest. Borrower shall also be in default if Borrower, during the loan application process, gave materially false or inaccurate information or statements to Lender representations concerning Borrower's occupancy of the Property as a principal residence. If this Security Instrument is on a leasehold, Borrower shall comply with all the provisions of the lease. If Eurrower acquires fee title to the Property, the leasehold and the fee title

representations concerning Borrower's occupancy of the Property is a principal residence. If this Security Instrument is on a leasehold, Borrower shall comply with all the provisions of the lease. If Eurrower acquires fee title to the Property, the leasehold and the fee title shall not merge unless Lender agrees to the merger in writing.

7. Frotuction of Lender's Rights in the Property. If Borrower fails to perform the covenants and agreements contained in this Security Instrument, or there is a legal proceeding that may significantly affect Lender's rights in the Property (such as a proceeding in bankruptcy, probate, for condemnation or forfeiture or to enforce laws or regulations), then Lender may do and pay for whatever is necessary to protect the value of the Property and Lender's rights in the Property. Lender's actions may include paying any sume secured by a lien which has priority over this Security Instrument, appearing in court, paying reasonable attorneys' fees and entening on the Property to make repairs. Although Lender may take action under this paragraph? To shall become a solution of make to do so.

Any amounts disbursed by Lender under this paragraph? To shall become additional debt of Borrower secured by this Security Instrument. Unless Borrower and Lander agree to other terms of payment, these amounts shall bear interest from the date of disbursement at the Hots rate and shall be payable; with interest, upon notice from Lander to Borrower requesting payment.

8. Mortiage Insurance. If Lender required mortigage insurance as a condition of making the loan secured by this Security insurance coverage required by Lender lapses or cases to be in effect. Borrower all pay the premiums required to obtain coverage insurance previously in effect, from an attender each mortigage insurance in effect. If, for any reason, the mortigage insurance previously in effect, from an attender each mortigage insurance previously in effect, from an attender each mortigage insurance previously in effect, from an atten

8. Inspection. Londer or its agent ms make reasonable entries upon and inspections of the Property. Lender shall give Borrower notice at the time of or prior to an industrial entries and industrial entries applicable law otherwise provides the proceeds shall be applied to the sums abouted by this Security Instrument whether or not the sums

are then due, and the victorial state of the state of the

Instrument, whather or not then due. The process is a resolution of process to principal shall not extend or postpone the Unless Lender and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the Unless Lender and Borrower otherwise agree in writing, any application of such payments.

due date of the monthly payments referred to in paragraphs 1 and 2 or change the amount of such payments.

11. Borrower Not Released: Forberrance By Lender Not a Weiver. Extension of the time for payment or modification of amortization of the sums secured by this Security Instrument granted by Lender to any successor in interest of Borrower shall not be required to commence proceedings to release the liability of the original Borrower or Borrower's successors in interest. Lender shall not be required to commence proceedings to release the liability of the original Borrower or Borrower's successors in interest. Lender shall not be required to commence proceedings to release the liability of the original Borrower or Refuse to extend time for payment or otherwise modific amortization of the sums secured by this

amortization of the sums secured by this Scourity Instrument (manted by Lender to any successor in interest of Borrower shall not be required to commence proceedings against any successor in interest or refuse to extend time for payment or atherwise modify amortization of the sums secured by this against any successor in interest or refuse to extend time for payment or atherwise modify amortization of the sums secured by this Security Instrument by reason of any damand made by the original Borrower or Borrower's successors in interest. Any forbearance by Lender in exercicing any right or remedy.

Lender in exercicing any right or remedy shall not be a waiver of or proclude the exercise of any right or remedy.

12. Successors and Assigns Sound; Joint and Several Labsity; Criediners. The covenante and agreements of this Security Instrument and assigns of Lander, and Borrower, subject to the provisions of paragraph 17. Instrument, shall, blind, and benefit the successors and assigns of Lander, and Borrower, who co-signs this Security Instrument but does not secure the Note; (a) is co-signing this Security Instrument only to mortgage, grant and convey that Borrower's interest in the Property under the terms of this Security Instrument; (b) is not personally obligated to pay the sums secured by this Security Instrument; and (c) under the terms of this Security Instrument; (b) is not personally obligated to pay the sums secured by this Security Instrument; and its finally interpreted so that the Borrower's consent.

13. Loan Charges. If the loan secured by this Security Instrument is subject to a law which sets maximum loan charges, and that law is finally interpreted so that the interest or other loar other house of the security Instrument is subject to a law which sets maximum loan charges, and (b) any sums already collected from Borrower which exceeded permitted limits will be refunded to Borrower. Lender may choose to make (b) any sums already collected from Borrower without any prepayment charge under the Note.

given to Borrower or Lender when given as provided in this paragraph.

15. (Boverning Law; Severability. This Security instrument shall be governed by federal law and the law of the jurisdiction in which the Property is located. In the event that any provision or clause of this Security instrument or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Security Instrument; or the Note which can be given effect without the conflicting provision. To this end the provisions of this Security Instrument and the Note are declared to be severable.

18. Noteward Conv. Secretary shall be given one conformed population and of this Security Instrument.

provision. To this end the provisions of this Security Instrument and the Note are declared to be severable.

18. Horrower's Copy. Borrower shall be given one conformed copy of the Note and of this Security Instrument.

17. Transfer of the Property or a Buneficial Interest in Borrower. If all or any part of the Property or any interest in it is sold or transferred and Borrower is sold or transferred and Borrower is not a natural person) without Lender's prior written consent, Lender may, at its option, require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if exercise is prohibited by federal law as of the date of this Security Instrument. Option shall not be exercised this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than If Londer exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is delivered or mailed within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

18. Borrower's Right to Reinstate. If Borrower meets certain conditions, Borrower shall have the right to have enforcement of

Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

18. Borrower's Right to Reinstet. If Borrower meets certain conditions, Borrower shall have the right to have enforcement of 18. Borrower's Right to Reinstet. If Borrower meets certain conditions, Borrower shall have the right to have enforcement of this Security Instrument. The property pursuant to the fact that the conditions are the state of the Property pursuant to the fact that the property pursuant to the fact that the fact that the property pursuant to the fact that the fac

remediation of any masardous substances arriving the research state of these substances defined as toxic or hazardous substances by As used in this paragraph 20, "Flazardous Substances, other illammable or toxic petroleum products, toxic pesticides and Environmental law and the following substances: gasoline, korosene, other illammable or toxic petroleum products, toxic pesticides and Environmental law and the following substances: gasoline, korosene, other illammable or toxic petroleum products, toxic pesticides and Environmental law materials containing assestos or formaldehyde, and radioactive materials. As used in this paragraph 20, herbicides, volutile solvents, materials containing assestos or formaldehyde, and radioactive materials to health, safety or "Environmental law" materials containing and laws of the jurisdiction where the Property is located that relate to health, safety or "Environmental law".

environmental protection.

NCN-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

NCN-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

21. **Loceleration: Remedies.** Lander shall give notice to Borrower prior to acceleration following Borrower's breach of any covenant or agreement in this Security Instrument (but) not prior to acceleration under paragraph 17 unless applicable law provides covenant or agreement in this Security Instrument (but) not prior to acceleration under the default; (b) the action required to cure the default; (c) a date, not less than 30 days from the otherwise). The notice shall specify: (a) the default; (b) the action required to cure the default; (c) a date, not less than 30 days from the otherwise). The notice shall specify: (a) the default must be cured in (d) that fellure to cure the default on or before the date specified in the specified in the shall further inform Borrower of the right to relected after acceleration, and the right to bring a court action to assert the non-existence of a default in any other defense of Borrower to acceleration and the right to bring a court action to assert the non-existence of a default in any other defense of Borrower to acceleration and each. If the default is not cured on or before the date specified in the advant in any other defense of Borrower to acceleration and the right to bring a court cuton to cured on or before the date appearance and may involve the power of rede and into other remedies permitted by applicable law. Lender shall be entitled to collect all expenses and may involve the power of rede and into other remedies permitted by applicable law. Lender shall be entitled to collect all expenses and may involve the power of rede and into other remedies permitted by applicable law. Lender shall be entitled to collect all expenses and may involve the power of rede and into other remedies permitted by applicable law.

li Lendar bayol	to the power of assistant	for some in a region of the specific state of the same of the source of the social state of the social sta
quest of delegat and	of Landaria sleetion 15 caus	the Property to be read and shall asses said notice to be recorded in sectional and
Sorrower and to other	r persons prescribed by a	oplicable isw. After the limit requires by applicable law, Trustee, without demand on
OF BUILDING ON DIO	a Barneia and in terms and in	the parties of the parties and the parties are a second to the parties of the par
vista Triales ches.	o current secures in 1612 feet	the principle assembly as the property as the property as the
implied. The registals i	13 the Terestante dand of all t	the state of the s
attomeya fass: (b) to	all succes spectrad by this &.	multiple and the second of the
Property and shull su	rrender this Esquiles to	and the desired the second of
lawi-Suon persor or n	property shall now and bearing	and be inclined at lalease too in an amount allowed by applicable
hereunder, Without co	MURURAGE OF the Decision	Trustee semointed
24. Attorneva	Foor Awarend in this C	<u>로 하고 있는 것은 한 한 한 한 경기 하는 것이 하는 것이 하는 것이 되었다. 그는 것은 하는 것이 없는 것이 없다. 기계 </u>
MOTO CZ5 at Midning to d	tinia dimension bananana	<u>로 11 1일만, 15 의회 이렇게 하는 것이라는 경우를 통합하여 하는 환경 사람들은 하는 경우를 하는 것은 함께 하는 경우를 하는 것이라고 하는 것이다. 그는 것이다는 것이다. 그는 것이다. 그는 것이다. 그는 것이다. 그는 것이다는 것이다면 하는 </u>
and screements of this	Sacrifico lastermane un il al	and supplement the covenents
· · · · · · · · · · · · · · · · · · ·	the second second second like in	到这点是是一般有限的的复数形式 网络巴格里斯拉斯特尼格斯特特特特 网络斯特特特特 医阿姆氏束 语的故障实现 导流 的复数数数数据数据 医脑外外偏离
Griguat	ble Rate Rider	100 Condomination Ricers to the James 1 and 1 family Rider: 2 (1)
VINECUN E BAICON	Rider	Rainred Unit Development Rider Rate improvement Rider Zent van ist zweetlij van de
to bracked Other(s) to entrope out lit bigger	(specify) va halibert zing this spacesporescopy voice	execute the terms of the Second Instantion. It is not potentially obligated in pay the Second strong strong the Second strong strong the Second strong stron
tim secondar and rus	divisors of an ideal defining a	Andance a rewinded tent to many without that Both well a Clarent and Compact the
and in any rider(it) ex	Protect by Romanan and	the letter its and coverants contained in this Security Instrument;
e maj cheese en meso Lendisces precioires, the	(2011년 6월 1일 4일 사이를 가는 경우를 표현하다)	TREET MET MET DE MET HET SKRIPER REPORTE BOTTON DRANG OFFICE DES SE DANS DE LANGE DE LA COMPANIE DE LA COMPANIE
Zanii y Mil guulami sa se	اده الاصلاب معاد المعاد	to to war afficial age are with the boulding resistance of fall of the property of fall of the second of the control of the co
X SOCKANION	Brother of	semble found in prison with the default return to we beginn and the result of an incompanion of the beginning the standard principle of the standard
	R aka GREGORY	D. BUTIBOFER JENGIERR A BUTIKOFER
ni antroband aridha w ekisangan dan dendad	the second of th	#2222대 2242 22일 4일 4일 2일
withbut the confidence	leello caraka me dudura	NEXT THE TEXT OF THE PROPERTY
Inger	livent it a social at the first	prevision. To the cash try properties of this seament man significant out to a root seed to the work.
delicity being a mieta inc	artine for the desirable as	THE SECTION OF THE PROPERTY OF
Control of the State of the Sta	inverseral actions and the last his comme	AND A COUNTY OF THE COUNTY OF THE PROPERTY OF
If Therefore and and fine 5	alaan ay bir bir bar barahayan M	The state of the s
	[17] [17] [17] [17] [17] [17] [17] [17]	的问题。2017年1月1日 智慧的 \$1. 2017年 1月 1日
101 chosas yan will old	winds in third made gods	The Porceal a Right to Relations of beautiful that the Relation of the Relatio
Fidi appar suk ok oloky	v navis itraliy evina 15 tea	the bank from this to the property of the same and the sa
done soder (ld bod can	granting statement of	beauti refract gette and the second of the second of the second of the second s
STATE OF ARPHONE	ng amag-trajunca nodd "pe ma armi er r yr paet Gue	indicated (b) they are a second of the secon
	County ser	我们是一个一个大笑,我就是这个好的话,我都没有看着,我想要说了,我就是我们的人,我们是我们的人,只有他的女子的女子,我就是一个好好,我就会一个那样的时候看着一个
Charas On this 12	day of JANUAN	
GREG D BUTTEOFE	R'and JENNIFER M	BULKOFER SOLUTION TO THE STATE OF THE STATE
	D. DOLINGRAS	等性的 智·克里特特的 网络斯里特斯 网络斯特特 医斯特尔氏征 医斯特氏病 医动物 医二种抗性 医胆管性 医胆管性 医胆管性 医胆管性 医胆管性 医胆管性 医胆管性 医胆管
Ta dolla WITNESS M	hand and atticked Labor.	be <u>his/her/their</u> yoluntary act and deed. Hixed the dry and year in this certificate above written.
- Altodon one paleoner	notation of the chair leticate	
(Official Seal)	The wind district the state	inologite in Setore me: / in notify agon V
My Commission expire		ACTION STATES AND ASSESSMENT MADE AND ASSESSMENT OF THE STATES AND ASSESSMENT OF THE ACTION OF THE A
Vd roundteeds nadamine		Notary Public for Classen
TO TRUSTEE PUT IN THE	ton reduce out to 19	IVEST FOR RECONVEYANCE seminated " (15 digenormy for all harm) and comment of the
	A IN COLD PROPERTY OF THE LIGHT	to of flutes abouted by mis light of thick Sold note by note.
MINI OR DOICE HINEDICE	mess secured by this De	egd of Trust, have been peld in full. You are hereby directed to cancel here delivered hereby, and to reconvey, without warranty, all the estate
TALL TOO DY JOU INVEST	rius read of fulfill to the	U Deteor of Detector Intilly intiliar phares
STATE OF OREGON CO	UNTY OF KLAMATH:	S.
Filed for record at request o	A CARLES COM CONTRACTOR AND REPORTED TO A SECRETARION OF THE CONTRACTOR AND ADDRESS OF THE CONTR	ititle the 4th day
of <u>February</u>		3:28 o'clock P. M., and duly recorded in Vol. M98
Mar received to		
FEE \$25.00		By Kettlian G. Letsch, County Clerk
n。自己的原理的說法是8月的開展的 用 的原始	1977年中中,日本大洋山湖路景源	