ATTACK	91290385 18283174 552	Trees to the second pro-	numitaes baté été : ; ; ; (m réalibil) : en acc	The second of th
AFTER RECIDEDING	J.MALLTO	vis are but no result of	am elektrish esteri- Tretaut ool (strice)	en de
Washington Mutu	al Bank	a in abole on the late	PIFE STEWARD CO.	
LOAN HERWICING	Tapa Superior to	2011年1月22日 107日中间的	l it 1900-de arcialisare	to the Time of the Contract of
PO BOL 9 LOGG SKATT/E/ WA 981		"Summer rises" in arms back	State of the lack of the	et also and a set that and a
이 이 맛있는 아닌데요? 하는 말았다. 그 우리가 생각 내용한 근데가 하시지, 뭐니? 그것	civa albesikuje. Vojana koninat s	ilini birathiology pin 1971 A komzet	Pidawa Jiddense sosi Ny diamana amin'ny	et un one venier. Fungs Dreit rendep al der dy Dreit rendep al der dy
Thina second payed and pay	THE RESERVE TO SERVE	21/200	errec enduntaria de la Suma Anglanda de la Suma	rilla di este licha englis a est.
The neitronn	redenia oste endo 1; se direbegligatores edite		7 PIC FITSPEDS Abdivo	This Line For Recording Dat
Considered visites of Artisconer, 1981 to 2 country was part of the vice of th	" in plui selajat vid a r in plui namo seina p		ranske sam de en de Passa en estad	ptens on dono 2 vig crasw. Transtrasskizate meralia
mus he to i all as ils legicine	at the late of the late of the contract of the		P DO EMPARES AS LOS AND	tor via travorsia pin or co. E de con la casa do
				To Balance and Street Being in
THIS DIED OF THE JIMMY J GAUI and JA	NESS M Game 20	ent") is made on	February 2, 1	998
		" " " " " " " " " " " " " " " " " " "	To the late of the state of	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
"Borrower"). The trustee	und and 1 de pas ense citime a L'ant d'arrator addications de la	es estaplications a second side	AS reside to be a set	the section of the class
Borrower"). The trustee	A Verbasi Ser and Mary 1915	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Make Mar Anetal Lag	manuscript by annual to the
which	In proprietable and proprietable	The beneficiary is	Washington	Mutual Park
EVA LILLE GUDANNA C	로 후 함께 늘 말한 안입답답했다고 10 12 12 16 17 1	THE RESERVE OF THE PERSON NAMED IN	CALL LANCED FOR THE TOTAL COMPANY	the second of th
inicipal sum of Forty-	Five Thousand & 0	0/100	("Lander").	Borrower owes Lender th
his debt is evidenced by Enerthly payments, with the ecurity Instrument secured inewals, extensions and maragraph 7 to protect the greaments under this Securestee, in this with the protect of the prote	Strrower's note dated the full debt. If not paid at a full debt, if not paid at a full debt. If not paid at a full debt. If the world according to the Security of the Security instrument and their	e same date as this Se arlier, due and payable aymunt of the deor e (b) the payment of a instrument, and (c) the Vota Fur this purpose	on March videnced by the No il other sums, with performance of I	Note*), which provides for 1, which provides for 1, 2013. This pie, with interest, and a interest, advanced under sorrower's covenants and
his debt is evidenced by Enorthly payments, with the ecurity instrument secures mewals, extensions and margraph 7 to protect the preaments under this Secure ustee, in thist, with powenty, Oragon:	Strroyer's note dated the full debt. If not paid at a full debt, if not paid at a to Lender: (a) the reproductions of the Note security of the Security instrument and their et of sale, the conowing and the security instrument and their et of sale, the conowing and the security instrument and their et of sale, the conowing and the security in the sale.	e same date as this Se arlier, due and payable aymunt of the deor e (b) the payment of a instrument, and (c) the Vota Fur this purpose	on March videnced by the No il other sums, with performance of I	Note*), which provides for 1; 2013 This pie, with interest, and a interest, and a corrower's covenants and
his debt is evidenced by Enouthly payments, with the ecurity instrument secures mewals, extensions and margraph 7 to protect the premients under this Secure ustee, in trust, with powerty, Oragon:	Sorrower's note dated the full debt. If not paid at a full debt, if not paid at a to Lender: (a) the reproductions of the Note security of the Security instrument and their of sale, the following	e same date as this Seatler, due and payable arrived the deor election of the deor election of the payment of a lastrument, and (c) the Vota Furthis puriose glastribad property.	on March videnced by the No li other sums, with he performance of I Strower irrevocal ocated in	Note*), which provides for 1, 2013 This pie, with interest, and all interest, advanced undersorrower's covenants and conveys to klamath
his debt is evidenced by E- conthly payments, with the ecurity Instrument secure newals, extensions and m pregraph 7 to protect the predments under this Secur ustee, in thist, with pow- punty, Oregon: T S IN BLOCK 5. SC AT THERSOF ON FITE BCON.	Borrover's note dated the a full debt, if not paid at a full debt, if not paid at a to Lender: (a) the representations of the Note security of the Security instrument and their er of sale, the following the FOREST ESTATES	o same date as this Se arlier, due and payable by munt of the dear e (b) the payment of a instrument, and (b) the Vota openity of g described property; TEACT, NO. 1060	on March March Midenced by the No If other sums, with the performance of I Borrower irrevocal ocated in ACC-RDING	Note*), which provides fo 1, 2013 This ote, with interest, and all interest, advanced under Borrower's covenants and bly grants and conveys to klamath
his debt is evidenced by E- control payments, with the ecurity Instrument secures newals, extensions and m aregraph 7 to protect the preaments under this Secure ustee, in thist, with pow- nunty, Oregon: The Thereof on FII acon.	Sorrover's note dated the full debt. If not paid at a full debt. If not paid at a to Lender: (a) the reproductions of the Note security of the Security instrument and their of sale, the common of the Note of Sale, the Common o	e same date as this Se affler, due and payable dymunt of the deor e (b) the payment of a Instrument; and (c) if Vota For this puriose g described property.) TEACT, NO. 1060	on March March Videnced by the No If other sums, with the performance of I Sorrower irrevocal ocated in ACC RDING TO CLERKE OF KIL	Note*), which provides to 1, 2013 This te, with interest, and al interest, advanced under Borrower's covenants and bly grants and conveys to Klamath THE OFFICIAL
his debt is evidenced by Econthly payments, with the ecurity Instrument secures newals, extensions and manageaph 7 to protect the reaments under this Securestee, in thist, with powering, Oragon: Y S IN BLOCK 5. SC AT THERROF ON FIT BGON.	Sorroyer's note dated the a full debt, if not paid at a full debt, if a full debt at a fu	o same date as this Seatilet, due and payable by munt of the dear et (b) the payment of a instrument, and (c) the Seatilet projects of a stribed property (TEACT, NO. 106). TEACT, NO. 106) TEACT, NO. 1060	on March widenced by the No if other sums, with the performance of I Sorrower irrevocal ocated in CLERIC OF KL	Note*), which provides to 1, 2013 This the with interest, and all interest, advanced under Borrower's covenants and bly grants and conveys to Klameth THE OFFICIAL
his debt is evidenced by E- conthly payments, with the country Instrument secures newals, extensions and m tregraph 7 to protect the treaments under this Secure ustee, in thist, with pow- tentry, Oragon: T. S. IN BLOCK 5. SC AT THEREOF ON FIT BGON.	Borrover's note deted the a full debt, if not paid at a security of the Security of the Security of the Security of the Security in the full debt and the if a full debt at a full debt and the if a full debt at a full debt and the if a fu	o same date as this Seatile, due and payable by munt of the dear e (b) the payment of a instrument, and (c) it vota be of this purpose g destribed property. TEACT, NO. 11060 ON TRESCOUNTY	on March Videnced by the No Il other sums, with the performance of I Serrower irrevocal ocated in CLEPIC OF KL	Note*), which provides to 1; 2013 This te, with interest, and al interest, advanced under Sorrower's covenants and bly grants and conveys to Klameth THE OFFICIAL MATH COUNTY,
his debt is evidenced by Econthly payments, with the ecurity instrument secure newals, extensions and margraph 7 to protect the reaments under this Secure ustee, in thist, with powering the secure of the secure o	Sorroyer's note dated the full debt. If not paid at a full debt. If not paid at a to the conditions of the Note control of the Note control of the Note control of the Security instrument and then et of sale, the condition of the Note control of the Security in the COPPIC of the Security in the COPPIC of the Security in the Security	o same date as this Seatler, due and payable arrived to the deat of the deat of the deat of the payment of a strument, and (c) of the payment of a strument, and (c) of the payable property. TEACT, NO., 1960. Olf THE COUNTY	on March widenced by the No il other sums, with the performance of I Strower irrevocal ocated in CLERIC OF KL	Note*1, which provides to 1, 2013 This the with interest, and al interest, advanced under Borrower's covenants and sly grants and conveys to Klamath THE OFFICIAL MATH COURTY,
his debt is evidenced by Econthly payments, with the ecurity Instrument secure newals, extensions and margraph 7 to protect the reaments under this Secure ustae, in thist, with powering, Oregon: The IN BLOCK 5. SC AT - THEREOF ON FIT BCON.	Borrover's note dated the a full debt, if not paid at a full debt at a ful	o same date as this Searlier, due and payable by munt of the dear e (b) the payment of a instrument, and (c) the voice of this puriose g described property. TEACT, NO. 1060 OIT THE COUNTY	on March Widenced by the No If other sums, with the performance of I Borrower irrevocal ocated in CLERIC OF KL	Note*), which provides to 1; 2013 This ple, with interest, and all interest, advanced under Borrower's covenants and Silv grants and conveys to Clamath THE OFFICIAL MATH COUNTY, AMATH COUNTY,
his debt is evidenced by Enorthly payments, with the ecurity Instrument secures newals, extensions and margraph 7 to protect the preements under this Secure ustee, in this, with powering, Oragon: 27 S. IN BLOCK 5. SC AT - THEREOF ON FITERON.	Sorroyer's note dated the a full debt, if not paid at a security of the Security of the Security instrument and them at a full debt	o same date as this Seatler, due and payable by munt of the dept e (b) the payment of a instrument, and (c) the payment of a instrument, and (c) the payment of a instrument, and (c) the payable property (c) and (c)	on March widenced by the No if other sums, with the performance of the	Note*), which provides to 1, 2013 This ote, with interest, and all interest, advanced under Borrower's covenants and other of the conveys to Klamath THE OFFICIAL MATH COUNTY, M
his debt is evidenced by Enorthly payments, with the ecurity Instrument secures mewals, extensions and margraph 7 to protect the preaments under this Secure ustee, in thist, with powering, Oragon: Therefore, ON PIT SECURES SECURITY, Oragon:	Borrover's note deted the a full debt, if not paid at a security of the Se	o same date as this Searlier, due and payable by munt of the dear e (b) the payment of a line turnent, and (c) it vota by the control of a line turnent, and (c) it vota by the control of a line turnent, and (c) it vota by the control of a line turnent and	on March March Midenced by the Me if other sums, with the performance of I Borrower irrevocal ocated in CL COP KL	Note*), which provides to 1; 2013 This the with interest, and all interest, advanced under Borrower's covenants and bly grants and conveys to Clamath THE OFFICIAL MATH: COUNTY; Advanced and all Advanc
his debt is evidenced by Encenthy payments, with the ecurity instrument secures enewals, extensions and margraph 7 to protect the preements under this Secure ustee, in this, with powering the preements of the p	Sorroyer's note dated the a full debt, if not paid at a full debt, if a full d	o same date as this sealing, due and payable by munt of the deat et (b) the payment of a fisherment, and (c) the sealing and (c) the payment of a fisherment, and (c) the payment of a fisher payable	on March widenced by the No li other sums, with the performance of I Borrower irrevocal ocated in ACC RDING T ACC RDING	Note*), which provides to 1, 2013 This ote, with interest, and all interest, advanced under Borrower's covenants and othly grants and conveys to Klamath THE OFFICIAL MATH COUNTY, MATH COUN
his debt is evidenced by Enouthly payments, with the ecurity Instrument secures enewals, extensions and maragraph 7 to protect the greements under this Secure rustee, in this, with power that the power than the protect of the power than the protect of the power than the power	Borrover's note deted the a full debt, if not paid at a security of the Note security of the Security of S	o same date as this serial decree of the dear each payable by munt of the dear each payable by munt of the dear each payable the payment of a line of the dear each payable the payable that the	on March March Mi other sums, with Borrower irrevocal Case of Indiana	Note*), which provides to 1; 2013 This the with interest, and all interest, advanced under Borrower's covenants and Silv grants and conveys to Clameth THE OFFICIAL MATH: COUNTY,
his debt is evidenced by Enouthly payments, with the ecurity Instrument secures enewals, extensions and margraph 7 to protect the greenents under this Secure rustee, in thist, with power that the power of the powe	Borrover's note deted the a full debt, if not paid at a full debt, if not paid at a full debt, if not paid at a security of the Note security of the Security of Security	o same date as this seriller, due and payable arrived to the dear of the dear of the dear of the payment of a seriller and the payment of a seriller and the payment of a seriller and property. TEACT, NO. 1060 OIL THE COUNTY TEACT NO. 1060 OIL THE COUNTY TEACT NO. 1060 TEACT NO. 106	on March widenced by the No li other sums, with the performance of I Strower irrevocal ocated in ACC RDING ACC RDIN	Note**), which provides to 1; 2013 This ple, with interest, and all interest, advanced under Borrower's covenants and Sorrower's covenants and
his debt is evidenced by Enorthly payments, with the ecurity Instrument secures newals, extensions and margraph 7 to project the greaments under this Secure ustee, in thist, with power than the presence of	Borrover's note dated the a full debt, if not paid at a full debt, if a full debt at a full	o same date as this series due and payable by munt of the dear e (b) the payment of a first union and (c) the series of this purious of the series of this purious of the series of this purious of the series of th	on March widenced by the No li other sums, with le performance of I Borrower irrevocel occupant ACCRDING ACCRDI	Note**), which provides to 1; 2013 This provides to 1; 2013 This provides to 1; 2013 This provides to 2014 This provides to 2014 This provides and all interest, advanced under Sorrower's covenants and conveys to 12 and 14 and 15 and
This debt is evidenced by Enouthly payments, with the country Instrument secures enewals, extensions and maragraph 7 to project the greements under this Secure rustee, in this, with power that the country Oragon: OT S IN BLOCK S. SCLAT - THEREOF ON FITTERSOF. AT - THEREOF ON FITTERSOF.	Borrover's note dated the a full debt, if not paid at a full debt, if not paid at a full debt, if not paid at a second paid a	o same date as this series due and payable by munt of the dear e (b) the payment of a first union and (c) the payment of a	on March widenced by the No li other sums, with le performance of I Borrower irrevocel ogsted, in ACC RDING ACC RDI	Note** No
This debt is evidenced by Enouthly payments, with the country Instrument secures enewals, extensions and maragraph 7 to project the greements under this Secure rustee, in this, with power that the country Oragon: OT S IN BLOCK S. SCLAT - THEREOF ON FITTERSOF. AT - THEREOF ON FITTERSOF.	Borrover's note dated the a full debt, if not paid at a full debt, if not paid at a full debt, if not paid at a second paid a	o same date as this series due and payable by munt of the dear e (b) the payment of a first union and (c) the payment of a	on March widenced by the No li other sums, with le performance of I Borrower irrevocel ogsted, in ACC RDING ACC RDI	Note** No
This debt is evidenced by a nonthly payments, with the ecurity instrument secures enewals, extensions and margraph 7 to project the greements under this Secure rustee, in this, with powounty, Oragon. OT S IN BLOCK 5 SC LAT THEREOF ON FITTERSOF ON FITTERSOF	Sorroyer's note deted the a full debt, if not paid at a security of the Se	is some date as this serial and payable by munt of the dear et in	on March Videnced by the Ne Vidence of I Vidence	Note*), which provides to 1; 2013 This the with interest, and al interest, advanced under Sorrower's covenants and bly grants and conveys to Klameth THE OFFICIAL MATH COUNTY; Advanced under Sorrower's red conveys to Klameth THE OFFICIAL MATH COUNTY; Advanced under Sorrower's red conveys to Klameth THE OFFICIAL MATH COUNTY; Sorrower's red conveys to Klameth THE OFFICIAL MATH COUNTY; Sorrower's red conveys to Sorrower's red con

covered by this Security Instrument. All of the foregoing is referred to in this Security instrument as the "Property." property: All replacements and additions shall also be

BORROWER COVENANTS that Borrower is lewfully selsed of the district hereby conveyed and has the right to grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. Borrower werrants and will defend generally the title to the Property equinst all claims and demands, subject to any encumbrances.

THIS SECURITY INSTRUMENT combines uniform coverants for retional use and non-uniform coverants with limited variations by julgadiction to constitute a uniform security instrument lovering real property.

DORESON - Single Family - Famile Mac/Fredde State Uniform SESTRUMENT

**To BE RECORDED

Like And COURNAITS. Selectives and Lender coverant and agree as fatines.

1. Farm and of Principal and biseast, Prepayment and Liste Charles. Corrower shall promptly pay when due the principal of and 2. Junes for Taxes and biseasts, Prepayment and Liste Charles. Corrower shall promptly pay when due the principal of and 2. Junes for Taxes and biseastes. Subject to epiticistic law or 6; is, written waker by Lander, Somewer shall pay to Lender, on which may uttail, priority over this Security Instrument as is and in the Note, and the Note, and the Note, and the Note is ped in full, a sum (Principal (a) yearly taxes and measurements (Property, if any; (a) yearly hazard or property insurence promisens, if any; and (i) erry suns payable by Botrover to Lander, is secondance with the previous of payageins in a mount of nortgage insurance premiums. These items are called "Server Inters." Lender may, at any time, collect and hold funds account under the federal Real Estate Settlement Procedures Act of 1974, as amended from time to time, 12 U.S.C. Section 2601 estimates of expenditures of future Server thems of expensions. If we way the estimates of expenditures of future Server thems of expensions are server and to exceed the leaser amount. Lender may estimate the amount not to exceed the leaser amount. Lender may estimate the amount of Funds due on the basic of current data and reasonable estimates of expenditures of future Server terms of expensions of expensions of expensions of terms of expensions of expensions of expensions of expensions of expensions of terms of expensions of terms of expension

secured by the Security Instrument.

If the Funds held by Lander exceed the amounts permitted to be held by applicable law, Lender shall account to Borrower for the excess Funds in incoordance 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 dun, Lender may so notify Borrower in writing, and, in such case Borrower shall pay to Lender the amount nucesiary to make up the deficiency. Borrower shall make up the deficiency in no more than twelve mentally 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 ocquire or sell the Property, Lender, prior to the seculistion or sale of the Property, shall apply any Funds held by Lender at the time of acquisition or sale as a cradit against the sums secured by this Security instrument.

3. Application of Payments. Unless applicable law provides otherwise, all payments received by Lender under paragraphs 1 and 2 shall be applied: first, to any prepayment chirges due under the hote; second, to smourts payable under paragraph 2; third, to interest due; fourth, to principal due; and last, to any late charges due under the Note.

4. Chirgeir, Liene. Borrower shall pay all taxes, assessments, charges, fines and impositions attributable to the Property which may attain priority over this Security instrument; and leasehold payments or ground sents if any. Borrower shall pay these obligations in

4. Chargeir, Liens. Borrower shall pay ell taxes, astronomers, fines and impositions attributable to the Property which may attain priority over this Security Instrument, and leasabled payments or ground rane, if any. Sorrower shall pay these obligations in Borrower shall promptly furnish to Lender all notices of amounts to be paid under this paragraph. If Borrower makes these payments directly, Borrower shall promptly furnish to Lender excepts evidencing the payments.

Borrower shall promptly furnish to Lender secepts evidencing the payments.

Borrower shall promptly discharge any lien which has priority over this Security Instrument unless Borrower: (a) agrees in writing to against enforcement of the lien in, legal proceedings which in the Lender extinct operate to prevent the enforcement of the lien in, legal proceedings which in the Lender extinct operate to prevent the enforcement of the lien; or (c) determines that any part of the Property is subject to a lien, who may attile entority over this Security Instrument. If Lender the giving of notice.

the grang or notice.

8. Hazard or Property Insurance: Borrower shall teap the improvements now existing or hereafter eracted on the Property which Lender requires insurance. This insurance shall be maintained in the smounts 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 Porrower falls to maintain grantened shall be chosen by Borrower subject to Lender's approval which shall not be unreasonably if Borrower falls to maintain coverage described above, Lander may, at Lander's option, obtain coverage to protect Lender's rights in the Property in accordance with paragraph 7.

ngnts in the Property in accordance with paragraph /.

All Insurince policies and renewals shall be acceptable to Lunder and shall include a standard mortgage clause. Lender shall have the right to hold the policies and renewals. If Lender requires, Botrower shall promptly give to Lender all receipts of paid premiums and renewal netices. In the event of loss, Botrower shall give prompt notice to the indurance carrier and Lender. Lender may make proof of

Unless Lunder and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property

trained notices. In the system of loss, Borrowit shall give purret notice to the internance annexes and and a Lander may make proof of loss if not made promptly by Borrows.

Is the standard of the promptly by Borrows.

Is the promptly by Borrows.

Is the promptly by Borrows.

Is the promptly of the promptly by Borrows.

Is the promptly of the promptly of the promptly in the promptly of the promp

01-0296-001200795-1

8. https://doi.org/10. agent may make reasonable anyles upon and irepastions of the Flopacy. Lender shall give florower notice at the time of or polyr to an inspection specifying reasonable on the description.

10. Condamnistion. The proceeds of any award or union for demander, direct or consequential, in consequent, with any condemnation or other lating of any part of any Piopetry, or for conveyance in less or gundemnation, are hereby assigned and shall be read to Lender.

condemnation or other taking of any part of the Property, the products shell be abilied to the sums secured by the Security Instrument, in the event of a total taking of the Property. The products shell be abilied to the sums secured by the Security Instrument, whether or not then due, with any excelle baid to Borrower. In the event of a partial taking of the Property in which the fair market value of the Property Immediately before the taking is equal to or greater than the simount of the sums secured by this Security Instrument shall immediately before the taking, unless Borrower and Lender otherwise agree in writing, the sums secured by this Security Instrument shall be reduced by the amount of the proceeds multiplied by the following fraction. (a) the total amount of the sums secured immediately before the taking. Any balance shall be paid to before the taking, divided by (b) the fair market value of the Property Immediately before the taking is Borrower. In the event of a partial taking of the Property in which the fair market value of the Property immediately before the taking is Borrower. In the security is partial taking of the Property in which the fair market value of the Property immediately before the taking, unless than the amount of the sums secured immediately before the taking, unless the module of the the sums agree in writing or unless applicable law otherwise agree in writing or unless are then due.

are then due.

If the Property is abandoned by Borrower, of if, after hollow by Lender to Sorrower that the condemnor offers to make an award or settle a claim for damages, Borrower falls to respond to Lender within 30 days inter the date the notice is given. Lender is authorized to collect and apply the proceeds, at its option, littler to restoration of repair of the Property or to the sums secured by this Security Instrument, whether on not then due.

Instrument, whether of not then due.

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 proceeds to principal shall not extend or postpone the due date of the monthly paymente referred to in baregisphe's and 2 or change the amount of such payments.

11. Borrower Not Released: Forbearance By Lender Riot a Waiver. Extension of the time for payment or modification of the sums secured by this Security Instrument granted by Lender to any successor in interest of Borrower shall not operate to release the liability of the original Borrower of Borrower's successor in interest. Lender shell not be required to commence proceedings against any successor in interest or rofuse to batend times for payments or otherwise modify amortization of the sums secured by this against any successor in interest or rofuse to batend times for payments or otherwise modify amortization of the sums secured by this security instrument by reason of any demand made by the original Borrower or Borrower's successors in interest. Any forbearance by Lender in exercising any right or remedy shall not be a waiver of or preclude the exercise of any right or remedy.

12. Successors and Assigns Bound; John and Savardi Liability: Co-algraers. The covenants and agreements of this Security Instrument shall bind and benefit the successors and savardi Liability: Co-algraers. The overnants and agreements but does not execute the Note: (a) is co-signing this Security Instrument only to mortgage, grant and convey that 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 convey that Corrower in the terms of this Security Instrument; (b) is not personally obligated to pay the sums secured by this Security Instrument; (a) is consigning this Security Instrument, is subject to a law which sets maximum loan c

execute the Note: [a] is co-algining this Security instrument only to murtigage, great and convey that Euroway these proved properly under the terms of this Security instrument; [b] is not personally obtained and any other Borrower may agree to work convent.

In Security Instrument or the Note without any provided of the security instrument and the security instrument and the security instrument. It is also for the security instrument is subject to a few which set maximum, less charges, and that law is finding. In the security instrument is subject to a few which set maximum, less charges, and that law is finding that the set of the set is instrument and the set of the set

As used in this paragraph 20, mazerdous superances are those superances defined as toxic or nazerdous superances by Environmental Lay and the following substances: gasoline, kerosano, other flammable or toxic perfolsem products, toxic perfolses products, and radioactive materials. As used in this paragraph 20, harbicides, volatile solvents, metals containing asbestos or formaldehyde, and radioactive materials. As used in this paragraph 20, "Environmental Line" means federal laws and laws of the jurisdiction where the Property is located that relate to health, safety or

"Environmental Linw" means toderal taws and laws of the jurisdiction where the Property is located that relate to hastit, eafety or environmental projection.

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

21. Acceleration; Remediae. Lender shall give radice to Borrower prior to acceleration following Borrower's breach of any covenant or agreement in this Security Issument (but not prior to acceleration under paragraph 17 unless applicable law provides covenant or agreement in this Security Issument (but not prior to acceleration under paragraph 17 unless applicable law provides otherwise). The optice shall apply: (a) the default; (b) the action required to use the default; (c) a date, not less than 30 days from the date the notice also not provide the default; (a) the control of the current and cold of the Property. The notice appealled in the notice may result in acceleration of the curre operand by this Security instrument and eaks of the Property. The notice shall further inform Borrower of the right to relevant or of each of the representations and the right to bring a court action to accert the resemblance of the fight to indicate the prior of the respective of the date of the date of the date of the respective of the date of the default is not cured on or before the date appearance of the date of the date of the control of the control of the prior of sale and any other remedies permitted by applicable law. Lender shall be entitled to collect all expenses and may haveled in the prior of sale and any other remedies permitted by applicable law. Lender shall be entitled to collect all expenses and may haveled in the prior of sale and any other remedies permitted by applicable law. Lender shall be entitled to collect all expenses and may haveled the prior of sale and any other remedies permitted by applicable law. evidence.

\$(20)£

		01-0296-001200795-1
If Lender invokes the power of sain, Li count of dotable and of Lender's election to the which any part of the Property is loosted. I Borrower and to other parents proceeded by Borrower, shall sell the Property at public support of sale in one of more parcels and in any ord	the the property of the does are still exceeding the profile of each applicable law. After the time required on to the highest hidder of the time and places	is the number presented by epoticable law to applicable law. Trustee, without demand on a such moter the terms designated in the notice as such moter to be not not to the property by
public amouncement at the time and place of sate. Trustee shall deliver to the purchaser implied. The recitals in the Trustee's deed sha the proceeds of the sale in the tollowing ordi atterneys toss; (b) it all sums secured by this	into previously exhemised asse. Lories of Thinke's deed conveying the Property will be prime facile evidence of the truth of the right to all expenses of the sale, healthful lecuity instrument; and (c) any excess to the sale of the sa	ical my covenant or wintenty, expressed or statements made therein. Trustes shall seem but not limited to, seasonable Trustes's and e person or parsons legally entitled to it. Landor shall request Trustes to reconvey the
Property and shall surronder this Security In: Trustee shall reconvivy the Property without w law. Such person or persons shell pay any rec- 23. Substitute Trustee. Lender may f hereunder. Without ponveyance of the Proper Trustee herein and by applicable law.	strument, and all notes evidencing debt set urranty and Lendur shall charge Sorrower a ordation costs. The time to time is move Trustee and appointly, the successor trustee shall increed to the Security Instrument and in the Note, "att	t a successor trustee to any Trustee apparate all the tide, power and duties conferred upon orneys. See's shall include any attorneys' fees
25. Riders to this Security Instrument Instrument, the covenants and agreements of this Security Instrument as	If one or more riders are executed by Bor each such rider uhall be incorporated into a if the rider(s) were a part of this Security ins	rower and recorded together with this Security nd shell amend and supplement the covenants trument. [Check ecolicable box(es)]
Adjustable Rate Rider Gred lated Payment Rider Balloun Rider Others Ispectivi	Conforminum Rider	1-4 Family Riders er Biweekly Payment Rider Second Home Rider
and in any rider(s) executed by Borrower (cepts and agrees to the terms and cove and recorded with the ware established to notes on two extent outsined because the first	hants contained in this Security Instrument
La francisco	and mean general and the control of	STATE AND A STATE OF THE STATE
When he was a second of the se	tations this pale ye become the mutical models of smitch? It also contact AS ? weated as a serious contact Smiths of	yang sa dagir, meng tabud 10 meteru 2 (finesi) BIT (gilleman 10 met kantagan) BI BIK mina satu (kantagan 12 menghi an dagir BIK mina satu (palis da kantagan) dagir met
of the floorest teleproperty of the floorest or any adopted is it is selet or satter from a strong the direct and had the	ing near courty fact bundances the device	Elizario australia (1904) e il Messione (1904) Grand e la suscione della la colonia di colonia (1904) Reprodestratorio della colonia (1904) e il colonia (1904)
gost east ten in bod of kinds east of the same and a moreover of the light salt of the same and	As a programmer representation of a coloration of the coloration o	nie radioale aros on alle more les completes et la complete de la complete de la complete de la complete de la La complete de la co
set vine a cost will be disposed with infin- agement a transfer on their cost of costs and competitived lines of costs one of second disposement to the result in 1996.	Liebnal Age: 15 - Yes stock of all the back of a stocked land of the stocked land of the stocked	OFFICIAL SEAL KELLY J MILLER ALLANDER OF GREGON
STATE OF OREGION, County ss:	the production and the control of th	COMMISSION NO. A062171 MY CORRUSSION EXPRES MAR. 10, 2001
On this day of d	COMPAGE 1948	personally appeared the above named
and acknowledged the foregoing instruktion and acknowledged the foregoing instruktion to the following the professor will be professor and official and a professor and acknowledged the following and a professor and acknowledged the following and a professor and a profes	seal affixed the day and year in this cer	tificate above written.
My Commission expires: 3101	Have the same of the state of t	The same of the sa
STATE OF OREGON: COUNTY OF KLAM	REQUEST FOR RECONVEYANCE ATH: ss.	Sales (1) Fiorms of the Sales (1) Sa
Filed for record it request of	ne 11-10 ariork A M	and duly recorded in Vol. 1998

Filed for record at reque	st ofAmerititle	the 9th da
of February	A.D., 19 98 at 11:11 o'clock	A.M. ANG GREY POTOTOGO IN VOI
	THE TAKE IN THE PROPERTY OF TH	
		Bergeilia G. Leisch, Crunty Clerk KERWA Kosa
FEE \$25.00	Bi	Kessiva Kasa
Mail monautouotird	April 19 19 19 19 19 19 19 19 19 19 19 19 19	diginated Ulfra believed remember semigroup of Seminar
- Media (Anni I A Shaile a		

Caronizati ES OT