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JUANN LOZANO & LA 4020 CARY ST. NE		NO				on the day
KEIZER, OR. 97303	5					M, and recorded in
GUNDORS NAME OF THE FILL OF TH	IN		SPACE FISE FDR RECORDERS		andfor	as fee/file/instru- on No.
DON/HZI- 08-97623-04	Address				r:l of	
After assorcing, rotten to (iteme, Addania,	, Zìp):			atāz		and see of County
TCH EFIT WETHER 7015 WIDGEON DIL	<u>IN</u>			B.	NAME	TITLE , Deputy.
DONANZA, OR 97623-9/10	0	Ø	4543 2			
THIS TRUST DEE		FIRST	day of!	MARCH	·	1998, between
JUANA LOZANO & DA	VID LOZA	110		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	••••••••••••••••••••••	as Constan
				فبمدية ومعضوه معيدهم عقابتهم		as Grenior,
ASPEN TITLE & ESC	ROW COMP	ILNIN TILLO				, as Grantor, , as Trustee, and
ASPEN TITLE & ESC ROBERT V. WETHERD	CROW COMP	ANY, JUC				
ROBERT V. WETHERN	CROW COMP.	ANY, JUC	TNESSE TH	<u>,   1   4   1   1   1   1   1   1   1   1</u>		, as Beneficiary,
ROBERT V. WETHERN Granter irrevocebly	CROW COMP N, SR. V giants, barga	ANY, JUC	rivesse rh conveys (o	<u>,   1   4   1   1   1   1   1   1   1   1</u>		, as Beneficiary,
ROBERT V. WETHERN Granter irrevocebly	CROW COMP N, SR. v gi'ants, Earge County,	ANY, JUC WIT nins, sells ind Oregon, descri	FIVESSE: FH conveys (o ibed <sup>i</sup> es:	I: frustee in trast,	with power of sa	, as Beneficiary, le, the property in

NOTE:

BUYER EXPRESSLY AGREES THAT HE WILL NOT CUT ANY TREES OR ALLOW ANY LOGGING ON THIS LOTWITHOUT WHE EXPRESS WRITTEN APPROVAL OF SELLER.

together with all and singular the tenemonts, hareditament's and appurtantness and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and prolife thereof and all fixtures now or hereafter attacked to or used in connection with the property.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum FIVE THOUSAND SIX HUNDRED FIFTY FIVE &22/100 oł

Dollars, with interest thereon according to the terms of a promissory nots of even date herewith, payable to herefiziery or other and made by grantor, the final payment of principal and interest hereof, if

no: scones paid, to be due and payable PER "FEFIAS. DF" NOTE, 19 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of the note becomes due and payable. Should the grantor either agree to, atteappt to, or scrually sell, convey, or assign all (or any part) of the prop-enty or all (or any part) of grantor's interest in it withe 't first obtaining the written consent or approval of the beneficiary, then, at the bereficiary's option\*, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be-come interdately due and payable. The execution by granter of an earliest increase agreement\* does not constitute a said, conveyance or assidered. assigntaent.

come intrinediately due and payable. The execution by primter of an earnest energy afterment\*\* does not constitute a sale, conveyance or essignment.
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3. To comply with all laws, ordinations, constants, condition and restrictions affecting the property; if the beneficiary any require and to restore promptly and in granter in the second theolog.
3. To comply with all laws, ordinations, constants, conditions and restrictions and estimates the property; if the beneficiary any require and to a granter public office or offlexs, as well as the cost of all line securities are been liked to restore the beneficiary any require and spinole by the baneficiary, with loss payable to the latter; all police i insurance shall be delivered to risk beneficiary to the beneficiary any require and spinole by the beneficiary may from the latter; all police i insurance shall be delivered to risk beneficiary upon any but denited ness the starts and prime prime of the second to the beneficiary may from the latter; all police i insurance shall be delivered to risk beneficiary upon equinated the starts and such order to be beneficiary may require, in as amount not less that Such as the beneficiary may require and spinole beneficiary and reason to produe any indeliver the policies to the beneficiary of the second to the the tending the property internet.
4. To protect thereby and in such order as bestificiary may cleanter, as essestents and oblights, the beneficiary upon the insurance and to deliver the policies to the beneficiary into a

8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-ticiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The Bust have the right, it is so elects, to require it it an or any portion or the monies payable as compensation for such failing, NOTE: The Bust Deed Act provides that the truties hiseballer must be after as a bring, who is the before reaching at the (regen State Bar, a back, trust company or savings and lean association nuthorized to do business under \$1: have of Orogon of the Ualted States, a file is proceeding any authorized to itsure file to real property of his state, its subsidiaries, affiliates, agents or branches, i e United States or my agency filered, or on usinew agent licensed under ORS (Millios to 691585, "VARIANCE, 12 USC 7705-3 mgalades and may publial exacts) of this option. "The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

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Which ne a tract or loan agreement between them, beneficiaty may purchase inturance at grantor's expense to protect bene-ficiary's interest. This insurance may, but need nor, also protect grantor's interest. If the collateral becomes damaged, the coverage by providing evidence that granter has obtained property coverage elsewhere. Granter is responsible for the cost of any insurance coverage purchased by beneficially, which cost may be added to grantor is responsible loan belince. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the dete grantor's prior coverage lapsed or the dete grantor fuiled to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance re-quirements imposed by applicable law. The grantor warrants that the proceeds of the loan tairesented by the above described note and this trust deed are: (a)" primitive for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes. This find applies to inverse to the benefit of end birds all parties there to the being latence devices administrators are average.

This deed applies to, increased to the benefit of and bird's all parties hereto, their heirs, legaters, devises, administrators, executors, personal representatives, successors and assigns. The term ber ificiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not numed as a beneficiary herein.

In constrained this trust doud, it is understood that the frantor, trusted ind/or beneficiary may each be more than one person; that if the context so tequires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provision hence apply equally to exportations and to individuals. IN WITNESS WHEREOF, the grantor has executed this infirtument the day and there the the the

* IMPOINANT NOTICE: Dalete, by initing out, which was warranty (a) to (b) is not applicable, if warranty (a) is applicable and the binefficienty is as to for (b) is as such word is defined in the Truth-In-Lending Act and Resultation is the day and LOZANT LOZANT LOZANT	fitst above written.
disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent.	•••••
STATE OF OREGON, Courry of Thur 200 ) 55.	
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by	
MIELISSIA A. CHOHUCT HOTARY PUBLIC - ORECKN COMMISSION NO. 300109 MY 1044NESION EXPIRES FEERULARY 3, 2002	
REQUEST FOR FULL RECONVEYANCE IL A STORAGE TO Ore for My Comm	vission expires 2 3-0:2
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B \$15.00 By _ Kit Ullin _ Also	County Clerk