SACTOR PLANTS OF THE SACTOR OF	The state of the s
The second secon	wax sam Vol.WW_Page_37557 49
	day of June 19 95 between
TRISTRUST DAED, Maze the	and bufford and because of the contract of the
A CONTROL OF THE PROPERTY OF T	day of June
Klamath County Title Co.	Land and sich full rights of survivor
Livon & Restwood & Lites Res Westwood.	as Beneficiary,
	TVECSETH:
Eventor irrarrogalds brants, bartains, sells and	conveys to trustee in trust, with power of sale, the property in
Klamath County, Orojan, descr	ibed as
하는 그들은 살아가게 되는 것이 되었다. 그는 그들은 이번 바라를 보면 되었다면 되었다.	TO DOING IN CONTRACT SERVICE AND TO SERVICE AND THE SERVICE AN
Block 30, Lot 7, fo FIRST ADDITION TO	O KLAMATH FOREST ESTATES, In Klamath County,
그는 그 그는 그 그 그 그 아이들은 그는 아이들은 그는 그는 그를 보고 있다면 그 사람이 없어요? 그를 받는 것이 없는 것이다.	그런 사람들이 되었다. 그 그는 그는 사람들은 살아왔다면 살아 있다면 그는 사람들이 살아 있다면 살아 있다면 살아 없었다. 그는 사람들은 사람들은 사람들이 살아
Uregon.	네티크 : [화장 왕인 경기 : 10]
Para de la company de la compa	·용영· - 항송화 환경·경기 (1)
graphic and Constraint of the	gregoria (particular) de la formación Composito de la como en el como de la cada que el Composito de la como de la como de la como de la como de la
the design of the design of the confidence of the second o	d appartenances and all other rights thereunto belonging or in anywise now real and all listures now or horesiter attached to or used in connection with
on hampfier chresining. Ext in folia, tout a fer	7 T T 5 (T 100 10 10 10 10 10 10 10 10 10 10 10 10
the property.	NCE of each agreement of granter herein contained and payment of the cum
of Fighty Nine Hundred and 00/100	Victoria C de apresenta de la reconstancia
	and made by granter, the limit perment of principal and interest bereal, if
The date of platfill of the contraction of the	to the state of th
Lecomes due and payable. In the event the prontor without I sold, conveyed, smigned or allenated by the grantor without I	property, or any part recreet, or any treat an express of the beneficiary, then, irat having obtained the written consent or approval of the beneficiary, then, rument, irrespective of the maturity dates expressed therein, or herein, shall
at the beneficiary's opilon, an configuration	
To protect the security of this trust that the property in	Erect extension men
provement thereou; not to continue or permit any and in	shimble condition any building or improvement which may be commuted,
the said of the section of the secti	the state of the s
	wenents, conditions and restrictions affecting the purposes. ursuant to the Uniform Commercial Code as the beneficiary was require and are well as the cost of all lien searches made by filing officers or searching as well as the cost of all lien searches made by filing officers or searching as well as the cost of all lien searches made by filing officers or searching
to pay for filing some in the proper profit of the beneficiery.	t the second on the groundly abainst loss of
4. To provide and continuously maintain maintain	on the buildings now or hereafter erected on the property against loss or say from time to time require, in an amount not less than 3.
written in companies acceptable to the state fall for any season their fall for any season in the granter that fall for any season to the state of t	son to procure any such insurance and to deliver the policies to the predictory may pro-
ours the sense at granter a expense. any injectedness secured hereby and in such order as bessite any injectedness secured hereby and in such order.	ider any line of other interface voicy may be appeared by online as collected, fary may determine, or at option of beneficiary the entire amount so collected, attorine or release shall not come or vertro any default or notice of default bereation or release shall not come or vertro any default or notice of default bereation or release shall not come or vertro any default or notice of default or notice of default bereating to the control of the control
or any part thereof, may be released to grant to such notice.	s -the absence that may he levied at
5. To keep the property free trust community of	
promptly deliver receipts theretor to beaution, either by direct p	syment or by providing bereticiary with funds with which to make such pay-
	bed, as well as the gramor, shall be bottle to the and payable without notice, and all such payments shall be immediately due and payable without notice, and all such payments shall be immediately due and payabliciary, render all sums secured by this trust deed immediately due and payabliciary, render all sums secured by this trust deed immediately due and payable.
and the compayment thereof shall, at the open-	the other costs and expenses of the
7. To appear in and describe the particle the barrelicit	acy of trustee may appear, including any suit for the forecastic of the
the trial court, grantor lutring sgrees to pay	the trial court and in the event of an expansive any program in the event and in the event
former's test on such appeal.	the state of the s
the state of the second	eral be either an alternay, who is an active member or me cregon state and
HAS COMPANY OF SOVINGS ONE COME DESCRIPTION AND ADMINISTRATION	"Militaria" or and the first of
their to insure life to real property of this state, its secretary agent licented under ORS 696.505 to 195.635.	Company of the Compan
The state of the second st	STATE OF UKECUN,
TRUST DED	The state of the s
The state of the s	Acortily that the within instru-
Jesus & Matrina M. Gonzales	man bear sacrond for record our title
145 Connecticut ave as	der ct
Seption	BPACE RESERVED at o'cleck 16., and recorded
Lynn C & Lisa Ran Mentapod	
	ron imbook/resi/volume No
20 Box 924	neconormust page de as les/file/instru- ment/microfilm/reception No
The state of the s	ment microfilm recompliant
Rismath Falls, OR 97601	Resort of send County
Riggath Falls, OR 97601	Retoril of Street and Seal County. Witness my hand and seal of
Riggath Falls, OR 97601	Retart of the send County. Retart of Witness my hand and seal of
Rismath Falls, OR 97601	Resort of Witness my hand and seal of

V. 100

15

which we in closes of the service couling to prof. Mr. reasonable cash, expense and automorp's has services and the proceedings, should be not a country of the proceedings, and the closure and attempt's fees, both in the trial and expellate country, necessarily pold of the proceedings, and the closure applied upon the indebted coors recently heavily, and greater regions of the own supports, to their in such proceedings, and the closure applied upon the indebted coors recently heavily, and greater regions of the own supports, to their in such control of the closure applied upon the indebted coors recently heavily, and greater regions of the control of the con

社会经验

and that the grantor will warrant and lorover detend the same egainst all persons whomsoever.

The grantor warrants that the protects of the lean represented by the above described note and this trust deed are:
(a) primarily for granter's personal, family or household purposes (see Important Notice below),
(b) for an organisation, or (even if grantor is a natural person) are for Insiness or commercial purposes.

This doed applies to, instruct to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The tarm benefitiary shall mean the holder and owner, including pledgee, of the contract secured lovelry, whether or not named as a benefitiary because.

In vonstriting this mortgage, it is understood that the mortgager or mortgage may be more than one person; that if the context so requires, the singular shell be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written

itery MUST comply with the fair this service.	of is applicable and the beneficiery is a the Truth-in-leading Act and Regularier th the Act and Regulation by making i use Stevens-Nest form No. 7219, or see not required, disregard this riories.	required Katrina M. Conzales
etalije: 80 kg silvi i serenci 90 kg silvi i serenci	STATE OF OREGON, Coun This instrument was as by LESUS GONTA	cknowledged before me on No. 1671866 18 19. 14 Con 20 ES ocknowledged before me on 19. 19. 19. 19. 19. 19. 19. 19. 19. 19.
	by OFFICIAL SEAL 0	
uoden 🍪	A GEORGE C ROSE B NOT RY PUBLIC - OREGONA COMMISSION NO. 034727 &	Longe (Rose Water Public for Ore My commission expires MAY 15, 1998
	MY COMMISSION EXPRES MAY 18, 1998	Notary Public for Ore

Filed	for record at req	uest of	Lyon Vestwoo	et en e Malare		in the second
of	October	A.D., 19 9			d duly recorded in Vol. M98	day
		of	Mortgages	on Page	37557	
FIF	\$15.00			// Ben	netha G. Letsch, County Clerk	
Last 18	of least or line some of	and the second second	ientoen essa.	By Kertler	L Kasal	
12:35	Part of Burn Property and the	Contracts by Charles				