ny e consent the penofecery may endered the special of the special	granter without beneficia y of any security for the a no possadasion of the pro		10V or any part of the prom Doctoon or by agent, and	M99 Page 47120
THIS TRUST DEED, made this		22nd person daun	ny or eny pais or it ean . Jese any act done pursuant to	edord ear to norsee the control
(Damael)	DAKDAKA' .I. H	ANSEN	- casi Condonn Var. 10 106/0/2	a Upon defend by gippler (c.e.
ASPE			dostria of dae a ino inistes i	as Gra Parot organismo and volve sately as as Trustee,
ous neit Indonitatione eit sess h psynant chai <mark>t, vishtened an</mark>	e grando or service other person making serv other personaled by law	e <u>d for the rustaers eals, in</u> Libereby, the grantor of C Libereby, the selection	COMPANY OF OREGON COMPANY OF OREGON COMPANY OF OREGON COMPANY OF OREGON COMPANY OF THE COMPANY O	ng bita yan jad bankaan diselagiid • INC. • The Sana Skales seta 11.01 • The Sana Skales seta 11.01
Grantor irrevocably grants, barg	ichn had variath eidar ains, sells and conveys to	WITNESSET VIDEO TO THE LEGISLE OF TH	H: of sale, the property in . K	enshous will fine contract and security
That portion of the Willamette around in the County of (a) the will amette around in the County of (a) the wint will be so our in the CODE 52 MAP 3810-	LL CONTRACTOR CONTRACTOR	4 of SEction 25, g"Easterly of th of Oregon and entite on bought but the visit	Township 38 South	, Range 10 East ad right of way,
am involce named herein of to any e, the later shall be vested with all	cessor or successors in a constant in a cons	n: time to lima appoint a sur ent. and without convuyant	in ten: Adea enth eponing	ne autoess a entrace 14. For ary to cob pelmitro 1921: 2021 briology coposition fron
whilly eazed in the simple of suid and the same obsaint all persons	under hite, that he is lav varrant and torsver dele	licary and those claiming thereto and that he will v	agrees to and wife the bene is value intengunbered tile	Pational selection of the Collections The alconavor street and The alconavor street being and
PROPERTY DESCRIBED IN THIS RELIGIOUS TO VERIEY APPROVED STATULE, EXPEDITE SUCCEPTION AND			in - in dataosha tibu	OHE FEYNER INELICATION
bos mostsuburi straudexa abatanti valorand a se bantan ton to salls to which real property is not current appurtenances and all other right attached to or used in connection	ly used for agricultural, ti is thereunto belonging or with said real estate:	mber or grazing purposes, in anywise now appertaini	together with all and singular ng, and the rents, issues and	the tenements, hereditaments ar
For the purpose of securing: (1 by a loan agreement of even date not paid earlier, due and payable	herewith, made by grant on 12/05/09	or, payable to the order of	peneficiary at all times, in mon	
(2) performance of each agreeme the terms hereof, together with inte To protect the security of this tru	ust deed greater serves	ained; (3) payment of all su on.	ms expended or advanced b	
commit of permit was a the property in characterior use of said property in 2. To provide Main it was 2. To provide Main it was 2.	ocomply with all laws affer or post in the commit suffer or post in the co	cting said property or requi ermit any act upon said pro ary; the specific enumeration	ring any alterations or improve operty in violation of law; and ns herein not excluding the ge	do all other acts which from the
insurance policies and renewals she confers full power on Beneficiary becoming payable thereunder; and note. Any application of such procupor, and application of such procupor,	nal designate Beneficiary may reveal to settle and compromise to settle and compromise to a settle and compromise to settle and payment of the set of the	quire, and in an insurance of as mortgage loss payee ar se all loss claims on all su to apply same toward either the note shall not extend o	ompany or insurance compan ad shall be in a form acceptab ch policies; to demand, rece the restoration or repair of th r postpone the due date of m	les acceptable to Beneficiary. All les to Beneficiary. Grantor hereby ive, and receipt for all proceeds e premises or the payment of the conthly installments due under the
To pay all costs, fees and ex- connection with or enforcing this ob- 4. To appear in and defend any pay all costs and expenses, includ proceeding in which beneficiary or to	penses of this trust including the second of	ling the cost of title search attorney's fees actually inc porting to affect the security title and attorney's fees in	as well as other costs and ex urred as permitted by law. hereof or the rights or powers a reasonable sum as permits	penses of the trustee incurred in
and liens with interest on the proper 6. If Grantor fails to perform the	prior to delinquency all to ty or any part thereof that	axes or assessments affect at any time appear to be pr	ing the property; to pay when or or superior hereto.	due all encumbrances, charges
shall be an additional obligation of B payable immediately by Grantor up lesser of the rate stated in the note incur any expense or take any action It is mutually agreed that:	are such insurance, or other seneral parties of the connection of the permit or the highest rate permit whatsoever.	erwise to protect Beneficia s Trust Deed. Unless Gran y to Grantor, and may be ssible by applicable law. N	ry's interest. Any amount disk for and Beneficiary agree othe ir interest from the date of dis othing contained in this parag	pursed by Beneficiary hereunder brwise, all such amounts shall be bursement by Beneficiary at the traph shall require Beneficiary to
 Any award of damages in conn shall be paid to beneficiary who may disposition of proceeds of fire or othe 	r insurance.		a committee sa	me effect as above provided for
Deliver to interest and A	SSOCIATES FYNAN	CIAL SERVICES CON		NC.
epon cucatury; con ball to mode.	to the true so to ecocoffedon ar	(Address) for cylint selfaum (Ball menusac)	delevitori del porte del porte del	Montain or business on
07649 REV. 10-99		ORIGINAL (1) BORROWER CORY (1)		

RETENTION (1)

00069A.05

8. Upon any default by grantor or it all or any part of the property is sold or transferred by grantor without beneficiary's consent, the beneficiary may at any time, without notice, either in person or by agent, and without regard to the adequacy of any security for the indebtedness secured, enter upon and take possession of the property or any part of it, and that the entering upon and taking possession of the property shall not cure or waive any default or notice of default or invalidate any act done pursuant to such notice. Dut

- 9. Upon default by grantor in payment of any indebtedness secured or in his performance of any agreement, the beneficiary may declare all sums secured immediately due and payable. In such event beneficiary at its election may proceed to foreclose this trust deed in equity in the manner provided by law for mortgage foreclosures or direct the trustee to foreclose this trust deed by advertisement and sale. In the latter event the beneficiary or the trustee shall execute and cause to be recorded its written notice of default and its election to sell the said described real property to satisfy the obligations secured hereby and proceed to foreclose this trust deed in a manner provided by law.
- 10. If after default and prior to the time and date set by trustee for the trustee's sale, the grantor or other person pays the entire amount then due under the terms of the trust deed and the obligation secured thereby, the grantor or other person making such payment shall also pay to the beneficiary all the costs and expenses actually incurred in enforcing the terms of the obligations as permitted by law.
- 11. Upon any default by grantor hereunder, grantor shall pay beneficiary for any reasonable attorney fees incurred by beneficiary consequent to grantor's default. Grantor will pay these fees upon demand.
- 12. After a lawful lapse of time following the recordation of the notice of default and the giving of notice of sale the trustee shall sell the property as provided by law at public auction to the highest bidder for cash payable at the time of sale. Trustee shall deliver to the purchaser a deed without express or implied covenants or warranty. Any person excluding the trustee may purchase at the sale.
- 13. When the trustee sells pursuant to the powers provided, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the lawful fees of the trustee and the reasonable fees of the trustee's attorney, (2) the obligations secured by this trust deed, (3) to all persons having recorded liens subsequent to the interest of the beneficiary and the trust deed as their interest may appear in the order of their priority, and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.
- 14. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever.

INSTRUMENT. A BUYER SHOULD CHECK WITH THE APPRIUSES.	OPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED
assigns. The term beneficiary shall mean the holder and owner, i	es hereto, their heirs, legatees, devisees, administrators, executors, successors and including pledgee, of the note secured hereby, whether or not named as a beneficiary quires; the masculine gender includes the feminine and the neuter, and the singular the que was an energy to properly did not the beneficiary quires.
IN WITNESS WHEREOF, the grantor has hereunto set his han	d and seal the day and year first above written. d and seal the day and year first above written. b legioning and we seamed septimited the framework of escretary and not a
b Ide literate at a state of the Idea of t	roand and out and over the state of the stat
is autos expanded or advinced by benefic any under or pursuant lo	하고 있다. 그는 이 경기를 보면 하면 하면 하면 하면 하면 하는데 사람들은 사람들이 되었다. 그는 이 사람들이 되었다.
the year thereon and to pay when due all claims for laber performed any alterations as improvements to IGOREGON TATE to properly in velation of law, and do all other acts which Iron the property in velation of law, and do all other acts which Iron the acts in not excluding the general. The property is a such other that the property is an actor of the end of the interest of the i	instance that the first in the
REQUEST: cupierior hareto no beau ed or communication for each malinding, without finitation, for entired to pay tax it und used more for each finite to be required to distance such sums and take such softial beautiful ferrounder and secretarian or each each each each each each each each	ny the foregoing trust deed. All sums secured by said trust deed have been fully paid and saitsfied. You hereby You have production of the desirable decimposaics (Robbe 1980) and the first trust in the Society of the first in the Society of the Society
of vare directed to cancel all evidences of Indebtedness secured by said trust deed (will designated by the terms of said trust deed the estate now held by you under the san	hich are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties neMail reconveyance and documents to
p. pantitist Admin of the parties of the partition of the	7. Any araid of demages in consecurit with any condeminagm for public use of called be maded to bondleady who that specificate and the best specificated by it in describe the of enderedge of the original flavorings.
COMPANY OF OREGON, INC. Is, OR 97663	lo 7 dismoliă (vev niudăsă NAOS) By: nigo (socialisă NAOS)
Do not lose or destray this Trust Doed OR THE NOTE which it secur	(Name and Title) sa. Both must be delivered to the trustee for cancellation before reconveyance will be made.
	State of Oregon, County of Klamath

In Vol. M99 Page_4 Linda Smith, Fee\$ /ら County Clerk

00069B.04