<form></form>		TRUST DEED TO CONSUMPTION VO! M78 Page	22043
Minimizer 200 Title Insurance Company All Data Motor Investment. Company Minimizer 200 Title Insurance Company Minimizer 200 Title I		THIS TRUST DEED, made this	
<ul> <li>and Mctor Investment Company</li> <li>with TVRESSETH:</li> <li>as Brack</li> <li>Canatta investment Company</li> <li>with PRESSETH:</li> <li>A Parcel of Land siturated at investment and sources to trade in trust, with power of safe, the power of safe, the power of the will lamette Neridian Actor particularly described as follows:</li> <li>Cameencing at a 1 inch iron shaft with her nut marking the North-west conner of said SWMM, 514.12 feet; thence South 09605.</li> <li>Cameencing at a 1 inch iron shaft with her nut marking the North-west conner of said SWMM, 514.12 feet; thence South 09605.</li> <li>Cameencing at a 1 inch iron shaft with Aer nut marking the North-west conner of said SWMM, 514.12 feet; thence South 09605.</li> <li>Cameencing at a 1 inch iron shaft with Aer nut marking the North-west conner of said SWMM, 514.12 feet; thence South 00605.</li> <li>Cameencing at a 1 inch iron shaft with Aer nut marking the North-west conner of said SWMM, 514.12 feet; thence South 00605.</li> <li>Cameencing at a 1 inch iron shaft with Aer nut marking the North-west conner of said SWMM, 514.12 feet; thence South 00605.</li> <li>Cameencing at a 1 inch iron body of South South 1060 feet to a 1 inch iron iron inc. The nut of said SWMM, 514.62 feet to a 1 inch iron iron inc. The nut of said the run is an and said states are of deal states at the deal state states at the deal states are of the states states at the deal states are of the states states at the deal states are of the states states at the deal state states at the deal states at the</li></ul>			, 1978, bet
<ul> <li>The second second</li></ul>		and Motor Investment Company	, as Gran
Alexands County, Control of the observe to instate in trust, with power of safe, the power of safe with the base of the will member to ward indication of particularly described as follows: A parcel of Land situation hasts, with the new nut marking the North-west control of safe with the power of safe with the safe of the will member of safe with the power of safe safe of the will member of safe with the power of safe with the safe of the booth highes onthology. One safe with the power of safe safe with the safe of the booth highes onthology. The power of safe safe with the safe of the booth highes onthology. One was at along safe with the power of safe safe with the safe safe with the safe safe with the power of safe safe with the safe safe with the power of safe safe safe with the power of safe safe safe with the power of safe safe safe safe safe safe safe saf	-3	WITNESSETH:	, as Ind
<ul> <li>A Parcel of Land sinueds: In SMAMA of Section 5, Township 39 South, Renge 9 Dast of the Williamette Meridian, More particularly described as follows:</li> <li>A Parcel of Land sinueds: In SMAMA of Section 5, Township 39 South, Renge 19 Dast of the Williamette Meridian, More particularly described as follows:</li> <li>A Barcel of Land sinueds: In SMAMA of Section 5, Township 39 South, Renge 19 Dast of the Williamette Meridian, More particularly described as follows:</li> <li>A Barcel of Land sinueds: In SMAMA of Section 5, Township 39 South, Renge 19 Dast of the SMAMA, Stall Feet to the North 19955 '00' Bast 124.31 feet to the Point of Beginning for this south 19955 '00' Bast, 124.91 feet to the Point of Design 124.95 feet to a binch 120. South 39+55' 00' Mest 116.65 feet to the point of Design 120. The South 39+55' 00' Bast, 126.85 feet to a binch 120. The Section 30 Dast 120.05 feet to 10 Dast 12</li></ul>	. H.	In Klamath County Oregon and conveys to trustee in trust, with nower	of anti in
Commencing at a 1 inch irrs sheft with hex nut marking the North-west conner of said SWAWE, 514.12 feet; thence South0905: 00° East 124.31 feet to the point of said SWAWE, 514.12 feet; thence South0005: 00° East 124.31 feet to the point of said SWAWE, 514.12 feet; thence South0005: 00° East 124.31 feet to the point of said SWAWE, 514.12 feet; thence South 00° East 240.69 feet to the North right of way, a county could be and the said of the said SWAWE, 514.12 feet; thence North 100° Cast 240.69 feet to a 4 inch irrs pin; thence North 300° East 116.86 feet to the point of beginning. Thence North 80° 55' 00° East 116.86 feet to the point of beginning. Thence North 80° 55' 00° East 240.69 feet to a 4 inch irrs of an antip size and north stands and the rank isses and north stands		A Parcel of land starsport (or product or stars)	
Commencing at a 1 inch irrs sheft with hex nut marking the North-west conner of said SWAWE, 514.12 feet; thence South0905: 00° East 124.31 feet to the point of said SWAWE, 514.12 feet; thence South0005: 00° East 124.31 feet to the point of said SWAWE, 514.12 feet; thence South0005: 00° East 124.31 feet to the point of said SWAWE, 514.12 feet; thence South 00° East 240.69 feet to the North right of way, a county could be and the said of the said SWAWE, 514.12 feet; thence North 100° Cast 240.69 feet to a 4 inch irrs pin; thence North 300° East 116.86 feet to the point of beginning. Thence North 80° 55' 00° East 116.86 feet to the point of beginning. Thence North 80° 55' 00° East 240.69 feet to a 4 inch irrs of an antip size and north stands and the rank isses and north stands	-	9 East of the Willamette Meridian More	l. Rance
<ul> <li>of beginning for this access pitton viscon set of some set in a set of the point of the point in a set of the point of the point</li></ul>	1	Commencing at a 1 to 1 to 1	LIOWS:
<ul> <li>of beginning for this access pitton viscon set of some set in a set of the point of the point in a set of the point of the point</li></ul>	3	of said SWANW4; thence North 89 55 00" Fast plana the North-wes	st corner
<ul> <li>South 9955: 00° Best Lin 199 and North 100° 06' 00° Last, 249.66 feet to a 4 inch irron pin, thence North 89° 55' 00° East, 116.66 feet to the point of beginning.</li> <li>Together with all aff ingline its transmit, hereditarents and approtonances and all other pitches the second to used in come investigation and income to the second 200 million of the second 200 million 200 million of the second 200 million 200 milli</li></ul>	2	of boginging a solution of 100 most of the solution of the of	said
<ul> <li>Hinch iron pin; thence worth 00° 65' 00° East, 116.66 feet to 49.69 feet to 4 and 10. The feet to a pin, thence worth 00° 65' 00° East, 116.86 feet to the point of beginning.</li> <li>Bester with all sid singlify the tensors in horder and an equationance and all other rights therean belonging or in any bit provides of the total or and the point of beginning.</li> <li>Bester With all sid singlify the tensors in the day and worth 100° 65' 00° East, 116.86 feet to the point of beginning.</li> <li>Bester With all sid singlify the tensors in the day and worth 10° 670° 10° 10° 10° 10° 10° 10° 10° 10° 10° 1</li></ul>	é ]]	South South and a start fight of Way of Lindler the	0" East
<ul> <li>regetter with all and infailer the removal handlements and apparitements and apparitement of the summality intrallements of the summality intrallement of the summality of and apparitements and apparitements and apparitements and apparitements and apparitements and apparitement of the summality of and apparitement of a summality intrallement of a summality intrallement on a summality intrallement on a summality intrallement on a summality intrallement on a summality of an apparitement of a summality of a summality intrallement on a summality of a summality intrallement on a summality of a summality interest of summal</li></ul>		sinch imm pine the arong said North right of the line for the	thence
The definition of the second of the secon			cn iron
The shore described and provide on the log exclusive bianess of the granter herein contained and also securit fing direct in note of over also grants in most of the shore described of the herein the same day of the shore described of the herein the same day of the shore described of the herein the same day of the shore described of the sho	t n		າກາກແ
The shore described and provide on the log exclusive bianess of the granter herein contained and also securit fing direct in note of over also grants in most of the shore described of the herein the same day of the shore described of the herein the same day of the shore described of the herein the same day of the shore described of the sho		on with said real estate, FOR THE PURPOSE OF SECURING ADDATES and profits thereof and all fixtures now or hereafter attached	longing or in anywis
<ul> <li>and the instrument with inferent to be beneficiary in</li></ul>	1	FERFORMANCE of each advertised	accu in connec
<ul> <li>The same day of each possible on the</li></ul>	ea	s given his note of even date payable with interest to the beneticiary in the beneticiary to the grantor for w	hich sum the granto
<ul> <li>actions of \$300, bot not not not work and these-quarter percent per month out the per month out the per to the unpaid principal balance of the unpaid principal balance of add and one-quarter percent at the horizon of the unpaid principal balance of add and the outpaid of the outpaid of the outpaid principal balance of add and the outpaid of the outpaid o</li></ul>			
<ul> <li>In the order of the interset just mentioned, the 0.8,000; however it the orderal answer all part of the unpaid principal balance and the interset and as paid rate of one and one-hall percent and the interset and as paid rate of one and one-hall percent due to maintain by applied that to interset and as a paid rate of one and one-hall percent and the interset and as a paid rate of one and one-hall percent and the interset and as a paid rate of one and one-hall percent and be and paid that to interset and as a paid rate of one-hall be applied that to interset and as a paid rate of one and one-hall percent and one and one-hall percent and be and paid that be applied that to interset and as a paid rate of one and one-hall percent and one and one-hall percent and one and an end one-hall percent and one and annot be interset and one paid in the output of the interset and one part may be made at any time. The above described real property in the custom of a pair percent between any theorem and the paid one of the holder thereot, upon demands with a part of the transfer percent and part of the transfer percent and part of the transfer percent and part of the advect and the advect and part of the ad</li></ul>	in sai	rates: If the original amount of said loan is \$5,000, or less, three percent normality paid; the final installment d note not in excess of \$300 and an is \$5,000, or less, three percent normality is add note bears	on said note in the
<ul> <li>In the order of the interset just mentioned, the 0.8,000; however it the orderal answer all part of the unpaid principal balance and the interset and as paid rate of one and one-hall percent and the interset and as paid rate of one and one-hall percent due to maintain by applied that to interset and as a paid rate of one and one-hall percent and the interset and as a paid rate of one and one-hall percent and the interset and as a paid rate of one and one-hall percent and be and paid that to interset and as a paid rate of one-hall be applied that to interset and as a paid rate of one and one-hall percent and one and one-hall percent and be and paid that be applied that to interset and as a paid rate of one and one-hall percent and one and one-hall percent and one and an end one-hall percent and one and annot be interset and one paid in the output of the interset and one part may be made at any time. The above described real property in the custom of a pair percent between any theorem and the paid one of the holder thereot, upon demands with a part of the transfer percent and part of the transfer percent and part of the transfer percent and part of the advect and the advect and part of the ad</li></ul>	of	ess of \$300, but not in excess of \$1,000, and one and one-quarter percent per month on that part of the unpaid said note in excess of \$1,000, but not in excess of \$1,000 and one and one-quarter percent per month of the unpaid principal bal	principal balance of ance of said pote
The date of maturity of the debt secured by this instruments in any to make at any time. The date of maturity of the debt secured by this instruments in the date, stated above, on which the linal installment of said note so the which described property. If the date, stated above, on which the linal installment of said note so the date of th	Ter Der	tead of the rates of interest just mentioned the web \$5,000; however if the original amount on that part of the unput	aid principal balance access of \$5,000, then
<ul> <li>and a consume and payable. In the event the withing limit intrament is the date, stated above, on which the linal installment of said note presed therein as add a the option of the holder thereol, upon demand, shall become immediately due to the induction of the holder thereol, upon demand, shall become immediately due to the induction of the holder thereol, upon demand, shall become immediately due to the holder of the security of this tratt dead, grant or detection of the adequacy of an process of the security of this tratt dead, grant or detection of the adequacy of any building or in flood constraints, which due to the security of the adequacy of any building or in flood constraints, and the adequacy of any building or in flood constraints, and the security of the adequacy of any building or inflood constraints, and the security of the adequacy of any building or inflood constraints, and the security of the adequacy of any building or inflood constraints, and the security of the</li></ul>		The second second stand note in full or in part may be seen and, as paid, shall be an	nlied first i
The above described real property [] is not (state which) currently used to adjust the security of this trust dead, franter devices (state which) currently used to adjust the security of this trust dead, franter devices (state which) currently used to adjust the security of the indebted of adjust of participation adjust of the security of the secur	1 00/0	and payable. In the event the within instrument is the date, stated above	
<ul> <li>A product the security of this trust dead grants grants</li> <li>and regard product the security of this trust dead for the product security of the inducted security of the security of the</li></ul>		The above described real presents and the holder thereof, upon demand, shall become immediately due and	s sold, agreed to be maturity dates ex-
<ul> <li>The status permit any waite of and of hundred of improvement thereon;</li> <li>The status permit any waite of and by building of improvement thereon;</li> <li>The status permit any waite of and by building of improvement thereon;</li> <li>The status permit any waite of and by building of improvement thereon;</li> <li>The status permit any waite of and by building of improvement thereon;</li> <li>The status permit any waite of and by building of improvement thereon;</li> <li>The status permit any waite of and by building of improvement thereon;</li> <li>The status permit any waite of and by building and and works permits;</li> <li>The status permits any waite of and by building and and works permits;</li> <li>The status permits any waite of and by building and and works permits.</li> <li>The status permits any waite of and by building and and works permits.</li> <li>The status permits any waite of and by building and and works permits.</li> <li>The status permits any waite of and by building and and works permits.</li> <li>The status permits any waite of and by building and by building</li></ul>		To protect the security of the	
<ul> <li>2. 2. 2. 1. To the number property when due all costs include dimension of the second part second part of the second part of the second part of the seco</li></ul>	not-t	o commit or permit any waished and any outdang or improvement thereon; any perty secured, enter upon and take possession 2. To, complete or events of said property.	urity lor the indebted-
<ul> <li>Letton <i>b1 Life sectors b2 Life sectors b3 Life sectors b4 </i></li></ul>	- Anna	The interest and pay when due all cost they be constructed, damaged or determine. After grantor's default and the such orc or J, To comply with all laws orcives incured therefor.	, and apply the energy
<ul> <li>The provide and continuously maintain humane a think the building theory of the proceeds of insurance policies?</li> <li>The provide and contrast provide and contrast provide the building theory of the provide and contrast of the provide and con</li></ul>	Cial ( Dioce	ode as the beneticiary may martine pursuant to the Uniform Comment Insting 10. The entering upon and table a	and they have h
<ul> <li>without notices that not its then s. S. A none of the second se</li></ul>	лож с	.4. To provide and continuously maintain insurance on the time application or awards for any olits, of the proceeds to application thereof as already taking or damage to	the property, and the
for any reason to procure any such as soon as insured; it the grantor shall have the proceed of a such any policy of the policy of the anomal proceed of a such any policy of the policy of the anomal proceed of a such any policy of the anomal pol	writte	attended coverage in an amount not low in a strange by fire 11. Upon delault by denote any act done pursuan	t to such an notice
and edicat the amounts so thorized, pay the prenumums on all dimetits beneficiary and sail. In the latter the forecase to be corded his written beneficiary or the beneficiary to astick default and samuely paid from the proceeds of the banners provided by law or direct provided by a written beneficiary or the beneficiary to astick default and second and sail in the latter the beneficiary to astick default and second and sail in the latter the beneficiary to astick default and second his detained and sail in the latter the beneficiary to astick default and second his detained and sail in the latter the beneficiary or the second his detained and sail in the latter the beneficiary to astick default and second his detained and sail in the latter the beneficiary to astick default and second his detained and sail in the latter the beneficiary to astick default and second his detained and sail in the latter the beneficiary to astick default and second his detained and sail in the latter the beneficiary to astick default and second his detained as the reaction of second the second his detained as the second his detained his detained his detained		y reason to procure any such insured; if the grantor shall [n] the frantor shall [n]	payable. In such an
and deduct it is may have authorized, pay the proceeds of its lock insured and authorized, pay the process distance is a contrast provided in the conset of the process of the beneficiary of the solution of a conset of the condet his described real propertyliten notice of default and beneficiary or at optimized product of beneficiary of the solution of the process of the protoness of the protoness of the solution of the solution of the solution of the protoness of the solution of the soluti	the sa	s' now or hereafter placed on said buildings, the beneticiary may procure in the beneticiary may procure in the beneticiary may procure as a mortfage location may proceed to pr	proceed to foreclose provided by law for of so currently used,
<ul> <li>the applied by indepletences accured hereby and if y may be applied by iterestion the truste of the beneficiary elect to be applied to be truste of the trust of the trust</li></ul>	and de	stantor may have authorized, pay the creat life and disability insur-	o toreclose this
<ul> <li>invalidation and a toff or waive any default or adjustive such application or insure or, to press done pursuant to such noise. Should all all the reuter application or the performance of the collecter and add the famount's so waive any time prior of the function of the partial performance of the collecter at the rates application or proceeding around the function or proceeding around the dealuit at any time prior of the function of t</li></ul>	Inclad	may determine, or at option of beneficiary the aptie and in such order as bene- of any net there it and the second beneficiary the aptie and the second beneficiary the second beneficiary the aptie and the second beneficiary the s	e and place of sale
<ul> <li>The phair principal balance to beart inferent at the beneficiary may pay to the beneficiary of the person so principal balance to beart inferent at an one so principal balance to be person so principal balance to be person so principal balance to person so principal balance to be person so principal balance to be person so principal balance to person so principal balance to person so principal balance to be person so principal balance to person so person so principal balance to person so persoperson person so person so person so person so person so pers</li></ul>	invalida	the any act done pursuant to such anotic oid default hereinder or sale then after default at service with the original default at the such as the service of	this trust
adjamate inside that groperiy belore any part of such targes into one the properiy belore any part of such targes, assessments and other all foreclosure proceedings that may be there in the properiy belore any part of such targes, assessments and other all foreclosure proceedings that be and the time and there is the target of the properiy there are included on the date and at the time and the time and the properiy there are included any action or proceeding purporting to the properiy and the time and the properiy there are included on the date and at the time of sale. There are any sell said property either and the properiy and the proceed on the date and at the time of sale. There are any sell said property either any portion of all of said property shall be taken and the right, if it any all or any portion of the monies payable as compared to require that, all or any portion of the monies payable as compared by grantor in sits, spenses and attorneys tee, meaning the target and thereas are the sale that any portion of the monies payable as compared by grantor in sits, spenses and attorneys tees meaning required to be anglicary. All the protect or the provided herein, trustee the provided herein, trustee the provided herein, trustee the trust of all proves have and there and attorneys tees meaning the target and the role to be any portion of the monies apayable as compared to the independing which were the right, all here and attorneys tees and attorneys tees and attorneys tees and attorneys the same tereation of the provided herein, trustee terms all attorneys tees and attorneys tees any anot attore any and teed at	unpaid	winnance of those duties and add than, including angle of the then the then the angle the duties and the grantic or other per- principal balance to be the service and the theory of the theory the theory of the balance to be the service and the successory	son so privileged by
6. To appear in and delend any action or proceeding purporting to allect the security rights or powers of beneficiary or trustee. It is mutually agreed that: 7. In the event that any portion of all of asid property shall be trained in the route parcels and shall self the parcel or parcels and the parcels and shall self the parcel or parcels and the parcels and shall self the parcel or parcels and the parcels and shall self the parcel or parcels and the parcels and shall self the parcel or parcels and the parcels and shall self the parcel or parcels and the parcels and shall self the parcel or parcels and the parcels and shall self the parcel or parcels and the parcels and shall self the parcel or parcels and the parcels and shall self the parcel or parcels and the parcels and the parcels and the parcel or parcels and the parcels and the parcel or parcels and the parcels and the parcel or parcels and the parcels and the parcel or parcels and the parcels of the parcels of parcels and the parcel or parcels and the parcels of parcels and the parcel or parcels and the parcels of parcels and the parcel or parcels and the parcels of pa	Adaimat.	participation of the charges that may be defined and to pay all which more due had no default occurs and portion of the add property before any part of another by the do assessed upon or which event all foreclosure properties and thereby c	principal as would
It is mutually agreed that: 7. In the event that any portion of all of said property shall be taken and the right of eminent domain, beneficiary shall have the right, if termstic, to require that all or any portion of the first the right, if termstic, to require that all or any portion of the first the right, if termstic, to require that all or any portion of the first the right, if termstic, to require that all or any portion of the first the right, if termstic, to require that all or any portion of the first termstic, and accurate the first termstic termstic, to require that all or any portion of the first termstic termstic, to require that all or any portion of the first termstic termstic, to require that all or any portion of the first termstic termstic, to require that all or any portion of the first termstic termsti		ciary. To appear in and delend any action or proceeding purporting to security rights or powers of heart station or proceeding purporting to accurate the station of the highest hidden in the station to the highest hidden in the station is the station in the station in the highest hidden in the station is the station in the station in the highest hidden in the station is the station in the highest hidden is the station in the station is the station	nd at the time and said property either
selects, to require the independence truster and property shall be taked to the fruit of the fru	1	t is mutually agreed that: "I smutually agreed that:	ne of sale. Trustee
meured by grantice in such activities and attories's test necessaring during to the truits of all persons having recorded links which be paid to be analyzed to be the truit of all persons having recorded links which be paid to be analyzed to be the truit of all persons having recorded links which be paid to be analyzed be the truit of all persons having recorded links which be paid to be analyzed be the truit of all persons having recorded links which be paid to be analyzed be the truit of all persons having recorded links which be paid to be analyzed be the truit of all persons having recorded links which be paid to be analyzed be the truit of all persons having recorded links which be analyzed as their interests and be analyzed be analyze	onger ti so elects pensation	Tight of eminent domain is and property shall be tet.	be conclusive proof
clary and presentation of this deed and the note to render sequel of bene- il reconveyance, for cancellation), without allecting the liability of any per- orienting any restriction therein (6) foil in any aubordination or ot any do any map or plat of asid storparty; (b) foin any aubordination or ot any creating any restriction the line or charge thereoil; (d) reconvey, space may be described as the "person or persons lefally entiles, provided thereoil; "built during the statistics of tacks shall be conclusive, provided thereoil; "built during the statistics of tacks shall be conclusive, provided thereoil; "built during the statistics of tacks shall be conclusive, provided thereoil; "built during the statistics of tacks shall be conclusive, provided thereoil; "built during the statistics of tacks shall be conclusive, provided thereoil; "built during the statistics of tacks shall be conclusive, provided thereoil; "built and thereoil; "built and the person of persons lefally entiles of the proportion of the statistics of the proportion of the statistics of the provided thereoil; "built and thereoil; "built and the person of persons lefally entiles of the tree and the thereoil; "built and th	pay nil incurred plied by	by grantor in such proceedings that the stress necessarily paid or the frust deed, (2), to all persons having of (1) the objects	ided herein, trustee
clary and presentation of this deed and the note to render sequel of bene- il reconveyance, for cancellation), without allecting the liability of any per- orienting any restriction therein (6) foil in any aubordination or ot any do any map or plat of asid storparty; (b) foin any aubordination or ot any creating any restriction the line or charge thereoil; (d) reconvey, space may be described as the "person or persons lefally entiles, provided thereoil; "built during the statistics of tacks shall be conclusive, provided thereoil; "built during the statistics of tacks shall be conclusive, provided thereoil; "built during the statistics of tacks shall be conclusive, provided thereoil; "built during the statistics of tacks shall be conclusive, provided thereoil; "built during the statistics of tacks shall be conclusive, provided thereoil; "built during the statistics of tacks shall be conclusive, provided thereoil; "built and thereoil; "built and the person of persons lefally entiles of the proportion of the statistics of the proportion of the statistics of the provided thereoil; "built and thereoil; "built and the person of persons lefally entiles of the tree and the thereoil; "built and th			frantor or to his
beening any restriction thereon; (c) the function of parting any essement intout warranty, all or any part of the property. The grantee in any recomment thous warranty, all or any part of the property. The grantee in any recomment intout warranty, all or any part of the property. The grantee in any recomment intout warranty, all or any part of the property. The grantee in any recomment intout warranty, all or any part of the property. The grantee in any recomment intout warranty, all or any part of the property. The grantee in any recomment in the precipies of acts shall be constructed on the other the property is situated in the precipies of acts shall be constructed on the other the property is situated without notice, either in person, by agent or by a court appointed re- me. without notice, either in person, by agent or by a court appointed re- me. without notice, either in person, by agent or by a court appointed re- me. Without notice, either in person, by agent or by a court appointed re- me. Without notice, either in person, by agent or by a court appointed re- me. Without notice, either in person, by agent or by a court appointed re- me. Without notice, either in person, by agent or by a court appointed re- me. Without notice, either in person, by agent or by a court appointed re- me. Without notice, either in person, by agent or by a court appointed re- me. Without notice, either in person, by agent or by a court appointed re- me. Without notice, either in person, by agent or by a court appointed re- me. Without notice, either in person, by agent or by a court appointed re- ment appointed re- met appointed re- me	ull recon	d presentation of this deed and the note for endorsement of bener success rules and the note for endorsement of bener success rules and the note for endorsement of bener success rules are access to any trustee parts	herein or to any
is the precise free of any matter of acts shall be conclusive proof of the etc." 9. Upon any default by grantor hereunder, beneliciary may at any without notice, either in person, by agent or by a court appointed re- without notice, either in person, by agent or by a court appointed re- without notice, either in person, by agent or by a court appointed re- without notice, either in person, by agent or by a court appointed re- without notice, either in person, by agent or by a court appointed re- without notice, either in person, by agent or by a court appointed re- without notice, either in person, by agent or by a court appointed re- without notice, either in person, by agent or by a court appointed re- without notice, either in person, by agent or by a court appointed re- without notice, either in person, by agent or by a court appointed re- with or of any action or proceeding in which the property is situated and be a new for the person by a court appointed re- with or of any action or proceeding in which the property is situated be a court appointed re- with or of any action or proceeding in which the property is situated be a court appointed re- with or of any action or proceeding in which the property is situated be a court of the person because	greement	a my restriction thereon; (o) ion in an anning any essement instrument such such appointment with instruction name allocing this deed or the period addition of the the such as a such as the such as	med of appointed
9. Upon any default by grantor hereunder, beneficiary may at any without notice, either in person, by agent or by a court appointed re-	nd the D		this trust deed
The Trust Deed Act provides that the trustee hereunder must be either on attorney, who is an active member of the Oregon State Bar, a bank, trust company able for the state is to be a state in the trustee hereunder must be either on attorney, who is an active member of the Oregon State Bar, a bank, trust company able for the state is ubsidiaries, affiliates, agents of Oregon ar the United States or any agency thereof. The license is alway, outbailed to insure tills to real for a Kongage to Consumer Finance Licensee, see Stevens-Ness form No. 951.	ne with	a thereof; Upon any default by grantor hereunder, beneficiary may at any obligated to notify any party hereto of a provided by law ut notice, either in person, by adapt of the beneficiary may at any truth the state of the stat	ly executed and
petty of this state, its subsidiaries, additional and the setter of open attorney, who is an active member of the Oregon State Bar, a bank, fruit company able for tages testitani \$2,000, country state; adding of branches, or the United States or any agency thread. The insurance company authorized to insure ritle to real for a Montgage to Consumer Finance Liconsee, see Stevens-Ness form No. 951.	DTE: The	Truit Deed Act provides that the trustee hereunder and the state of the shall be a party unless such action or proceeding in which grantur, bene	ny other dead of ficiary or trustee by trustee.
The literate in consumer finance licensee, see Sievens-Ness form No. 951.	table for	his store, its subsidiarion jouthorized to do business under the offer on attorney, who is an active member of the Oregon State Bar, a bar legns jessthar \$2,000 Gustates offiliates; agents of branches or the United States or another astille insurance company without the Bar, a bar	ik, trust company
	-, -, N-N	organise to consumer Finance Liconsee, see Stevens-Ness form No. 951.	y. This form not
	금방 문		

	22044				
The grantor covenants and agrees to and v fully seized in fee simple of said described real pr	vith the beneficiary and those claiming under him, that he is <b>law</b> - operty and has a valid, unencumbered title thereto				
and that he will warrant and forever defend the s	ame against all persons whomsoever.				
(a), primarily, tor. grantor's personal, tamily, hous (b) taman ordanization, or <u>terrar if grantor is a m</u> purposes.	n represented by the above described note and this trust deed are: ehold or agricultural purposes (see Important Notice below), at <u>ural person) are for business or commercial purposes other them agricultural</u>				
or not named as a beneficiary therein. In construing this feminine and the neuter, and the singular number includes	d binds all parties hereto, their heirs, legatees, devisees, administrators, execu- an the holder and owner, including pledgee, of the note secured hereby, whether deed and whenever, the context so requires, the masculine gender includes the he plural. has hereunto set his hand the day and year first above written.				
alles the statically active to be considered to the state of the state	Algean Masan				
IMPORTANT, NOTICE: Delete, by lining out, whichever warranty (a is not applicable; if warranty (a) is applicable and the beneficio creditor as such word is defined in the Truth-in-Lending Act and fon Z, the beneficiary should make the required disclosures.					
University was an appendix an experiment of the second sec	exer existence of the second second Second second second Second second second Second second second Second second s Second second second Second second second Second second s				
STATE OF OREGON, THE SECOND	STATE OF OREGON, County of				
STATE OF OREGON, )ss. )ss. )ss. Personally appeared the above named	Personally appeared				
H. Dean Mason and Joan C. Mason	each for himself and not one for the other, did say that the former is the president and that the later is the secretary of				
ment to bell 1/15 a voluntary act and deed. (OFFICIAL SEAD) I LA IT & Method Michaeller Notary Public for Oregon 10-20.90	and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be- half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed.				
Notary Public for Oregon PUDLIC Mr commission expire 0-30-80 State	Belore me:				
المارين مي والي اليور والسيور مرود من الماري ومعرفي مع معمولاً ما <b>تصحيح مع</b> ون العامة العامية عن المراجع المعاصية ا الرواب ويرود والى اليور والسيور مرود من الماري ومعرفي مع معمولاً ما تصحيح مع من العامة العامين الماري والمعاصية	Notary Public for Oregon My commission expires:				
l phái mairtear a suitear a laibharta dh' Na tairtear a Smaileanna M. Ian laibh a' bha bha an tairtear at lin failte suitear suite Smaileanna M.	n de la constant de Mantena de la constant de la constant Mantena de la constant				
And man and an its internet in the last balance of a contraining and the second	e staat tulke i 27 tulke been staat i 100 tule in t				
	ord on record on 1 Count record 0ffic 97601				
TO THE STATE OF TH	m record M. and 1 age 2206 56064 Company Company x 309 gon 97				
	i Octobi i Octobi i Octobi i Octobi i My hanc i rigages of i rigag				
ATE OF (LINUME)					
Such the put tiges with a second s	Ment Martin Bay County The County with a standard with the coord of the county of the coord of t				
249.69 fect to the North right of South 89*55' 00" West along said 1					
SWANNA, 514,12 foet there southo	0 <u>e0evi00.</u> Ever status services industra				
Lo: Configure of a ling incu sait of said States, then the second structure of the second states of the second structure of the second	, <b>ACLONATION CONTRACTOR CONTRACTOR AND AND AND AND AND AND AND AND AND AND</b>				
The undersigned is the legal owner and holder at all	indeptedness secured by the loregoing trust deed. All sums secured by said				
(which are delivered to you herewith together with said tru	tre directed to cancel all evidences of indebtedness secured by said trust deed ist deed) and to reconvey, without warranty, to the parties designated by the				
	the same. Mail reconvoyance and documents to				
DALED: Truncantaricos Tricht Institut 10-1					
방법을 하는 것이는 것을 많이 못 잘 몰랐는데. 그 가지 않는 것 같은 것을 하는 것이 없다.	(10) Bonoticiary				
Do not loss or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.					
<u>2000</u>					