55013 THIS TRUST DEED, made this 2nd. day of REX.W. HUNT. and JACALYN.J. H	RUST DEED	Vol. <u>79</u> Pa	
THIS TRUST DEED made this 2nd day of	7	••• <del>/•••/•••••</del> •	10 1007
THIS TRUST DEED, made this 2nd. day of		상태 영화 문화 방송 가지 않는다.	19.7.9 betwe
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	HUNT. NUSDAIW.A	nd. wite	····
동안이라는 것을 가지 않는 것이 것 같아. 안을 많이 생각해야 할 수 있는		, as grantor, William	Sisemore, as trustee, a
MATH FIRST FEDERAL SAVINGS AND LOAN A	SSOCIATION, a corpora	tion organized and exist	ng under the laws of t
			and the second
the second store occupies are conducted in a proper press are	WITNESSETH	Contraction of the second sec second second sec	Charles and the second states
The grantor irrevocably grants, bargains, sells	and conveys to the tru	stee, in trust, with powe	r of sale, the property
-turthe at a point couth 89	50' West. 720	feet from the	Quarter section
orner between Sections 9 and	10 mormabines	South Range	11 East of th
rner between Sections 9 and	IO, IOWNSHIP 55	there Couth 9	00 5A West
llamette Meridian, Klamath?.Co	ounty, Oregon;	chence South o	je ju neso, int. thereo N
the second shance couth	∩º 08• East. 30	DU IGET TO a PU	THC: CHANCE W
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int of beginning being in t	he NEXSEX of Se	etion 9, Towns	hin 39 South.
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AND LOAN ASSOCIATION AND LOAN ASSOCIATION Read Bauer To Read Bauer To Re	NAKU' JILL MARKS FYDER IN COND AND INCOMPANY	matu Conică.	LCYUM

together with all and singular the appurtenances, tenements, hereditaments, rents, issues, profits, water rights, easements or privileges now or hereafter belonging to, derived from or in anywise appertaining to the above described premises, and all plumbing, lighting, heating, venti-lating; ar conditioning, refrigerating, watering and irrigation apparatus, equipment and fixtures; together with all awnings, venetian blinds, floor which said gi hi covering in place such as wall-to-wall carpeting and incleum, shades and built-in appliances now or hereafter installed in or used in connection 

This trust deed shall further secure the payment of such additional money, if any, as may be loaned hereafter by the beneficiary to the grantor or others having an interest in the above described property, as may be evidenced by note, or notes. If the indebtedness secured by this trust deed is evidenced by mote ithan one note, the beneficiary may credit payments received by it upon any of said notes, or part of, any payment on one note and part, on another, as the beneficiary may elect.

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While the grantor is to pay any and all taxes, assessments and other clarges leded or assessed against said property, or any part thereof, before the same begin to bear interest, and also to pay premiums on all insurance policies upon said property, such pay-ments are to be made through the beneficiary, as aforesaid. The grantor hereby, authorizes the beneficiary to pay any gand all taxes, assessments and, other charges levied or monosed is a set of the same transformer and the same property and the pay-ments are to be made through the beneficiary, as aforesaid. The grantor hereby, authorizes the beneficiary to pay any gand all taxes, assessments and, other charges levied or imposed against said property in the amounts as shown by the statements thereof, furnished, by the constraints shown on the statements submitted by, the insurance privers or there charges, and is pay, the insurance privers are resentailized for that purpose. The grantor agrees in no event to hold the buenclicary responsible for failure to hare any insurance written of for any loss or damage growing out of a defect in any insurance witten of the any loss, and to apply any such insurance receipts upon the obligations secured by this trust deed. In computing the amount of the indebedness for payment, and satisfaction in full or upon sale or other

acquisition of the projecty by the beneficiary after default, any balance remaining in the reserve account shall be credited to the indebicances. If any authorized reserve account for taxes, assessments, insurance premiums and other charges is not sufficient shall deau lime, for the payment of such charges as they become due, the granter shall may tho deficit to the beneficiary upon demand, and if not paid within ten days after such demand, the the teneficiary is option add the amount of such deficit to the principal of the obligation secured hereby.

as the beneficiary may circl. The grantor hereby covenants to and with the trustee and the beneficiary [X, T & Should the grantor full to keep any of the foregoing covenants, then the herein that the grantor with the trust deed are beneficiary [X, T & Should the grantor full to keep any of the foregoing covenants, then the herein that the grantor with the trust deed are beneficiary [X, T & Should the grantor full to keep any of the foregoing covenants, then the herein that the grantor will and his said the thereto against the claims of all persons whomsoever. The grantor covenants and agrees to pay said note according to the terms thered and, when due hall the said said note according to the terms property as in its sole discretion it may deem necessary or advisable.

property as in its sole discretion it may deem necessary or suvisable. Theygrantor jurtherragrees to comply with all haws, ordinances, regulations, covenants; conditions and restrictions affecting said property; to pay all costs, fees and expenses of this trust, including the cost of title search, as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation, and trustee's and attorney's fees actually incurred; in enforcing this obligation or proceeding purporting to affect the secur-ticy hereof or the rights or powers of the beneficiary or trustee; and to pay all costs' and expenses, including cost of evidence, of title and attorney's fees in a costs' and expenses, including cost of evidence, of title and attorney's fees in a which the beneficiary or trustee may appear and in any such action or proceeding in which the beneficiary or trustee may appear and in any such brought by bene-ficiary to forcelose this decd, and all said sums shall be secured by this trust deed. which ficiary deed.

The beneficiary will furnish to the grantor on written request therefor an annual statement of account but shall not be obligated or required to furnish any further statements of account.

## It is mutually agreed that:

It is mutually agreed that: 1. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, the beneficiary shall have the right to commence, prosecute in improvements or settlement in connection with such taking and, if it so elects, the taking, which are in excess of the amount re-spayable as compensation for such, taking, which are in excess of the amount re-payable as compensation for such taking, which are the excess of the amount re-guired to gay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by the grantor in any presonable costs and expenses and attorney's fees, necessarily paid or incurred by the beneficiary in such proceedings, and the palance applied upon the indebtedness secured hereby; and the grantor agrees, at its own expense, to take such actions and excet such instruments as shall be necessary. In obtaining such compensation, promptly upon the beneficiary's request.

truthfulness thereof. Trustee's fees for any of the services in this paragraph shall be \$5.00. 3. As additional security, grantor hereby assigns to beneficiary during the continuance of these trusts all rents, issues, royalites and profits of the pro-perty affected by this deed and of any personal property located thereon. Until granton shall idenuit in the payment of any indebtedness secured hereby or in the performance of any agreement hereunder, grantor shall have the right to col-lect all such rents, issues, troyalites and profits parator because the the bene-ficiary image any any detaut by the grantor hereunder, the bene-ficiary may at any time without notice, either in person, by agent or by a re-selver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possesion of said property, or any part thered, in its own part due and unpaid, and apply the same, less costs and expenses of operation and collection, inusding reason-able attorney's fees, upon any indebtedness secured hereby, dual unpaid, and apply all attorney's fees, upon any indebtedness secured hereby, dual unpaid, and apply

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<ul> <li>The network when were boundary of a static of the static of</li></ul>	and the second and the second of the second s	14、19月1日,19月11日,19月1日,19月1日,19月1日,19月1日,19月1日,19月1日,19月1日,19月1日,19月11日,19月1日,1	nouncement at the time fixed by the preceding postponement. The trustee shall deliver to the purchaser his deed in form as required by law, conveying the pro- perty so sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters or facts shall be conclusive proof of the
<ul> <li>Name with the same of the same of</li></ul>	h notice.		All and a second se
High and the first product with a marked of the second se	service charge.	t dered had mit	the expenses of the sale including the compensation of the trustee, and a reasonable charge by the attorney. (2) To the obligation accured by the trust deed. (3) To all persons having recorded liens subsequent to the interests of the trustee in the trust deed as their interests appear in the order of their priority. (4) The surplus, if any, to the grantor of the trust
<ul> <li>And the state and activity is in the state with the state is and activity is in the state is a state state is a state is a state i</li></ul>	antor in payment of any indebtedness secured hereby or in reement hereunder, the beneficiary may declare all sums diately due and payable by delivery to the trustee of writ d election to sell the trust property, which notice trust to find the record Thom delivery of said notice of default	secured hereby im- ten notice of default and election to sell.	the hereficiary may from time to
And a shard of a general state of the form and and a shard a shard a share of the share of	lauea nà 1944.	WELLIA CONTRACT PLACE	and duties conterred upon any trustee herein hand of appointed net coulder back such appointment and substitution shall be made by written instrument executed by the beneficiary, containing reference to this trust deed and its place to be the black the second of the affice of the court clerk of recorder of the
<pre>texture and and a construction of the intervention of the int</pre>	e obligations secured thereby (including costs and expenses)	and attorney's fees	county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 11. Trustee accepts this trust when this deed, duly executed and acknow ledged is made a public record, as provided by law. The trustee is not obligated
New Hulk and and a more frame in and a low of the second of the secon	t, exceeding solution each other than such points of the education of the solution of the solu	red by law following d notice of sale, the	to notify any party hered or penuing said under any ontra theed of the said of any action or proceeding in which the grantor, beneficiary or trustee shall be z party, unless such action or proceeding is brought by the trustee.
In within the to the interactor may perform the rate of performance of the interactor may perform	ustee shall sell said property at the time and pince fixed sale, either as a whole or in separate parcels, and in such mine, at public auction to the highest bidder for cash, in aited States, payable at the time of sale. Trustee may spo w, morton of said property by public announcement at su	order as he may de- lawful money of the stpone sale of all or ch, time and place of	hereto, their heirs, legates, devisees, administrators, executors, successors and assigns. The term "heneficiary" shall mean the holder and owner, includin pledgee, of the noto secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the max- culline gender includes the feminine and/or neuter, and the singular number in
ATE OF OREGON     and of OREGON     and to determine the second of	ile and from time to time increates may possible	igenieg zengen ford ( Volgen Brittenkernen)	ciudes the plurat, a statistical statisticae statisticae statistic
ATE OF OREGON and and the second of the sec	(1) TOTAL AND	ung alang dan dan an ang pangang dan an ing pangang an panghing an ang an panghing an an an ang ang an an ang ang ang ang an ang ang ang ang ang ang ang ang ang ang	REX W. HUNT (SEAL
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Other is mild for mild	ounty of <u>Klamath</u> ss	ay or	, 19 million Met inte undersigned;
Check Heading up imme upsky and Johnson 19       John 19       John 19       John 19       John 19       John 19         REX W. HUNT and JACALYN J. HUNT, NABDBAH and Witssaw       19       Magnetic Strain 19       13       John 19       John 19         REX W. HUNT and JACALYN J. HUNT, NABDBAH and Witssaw       19       Magnetic Strain 19       13       John 19         REX W. HUNT and JACALYN J. HUNT, NABDBAH and Witssaw       19       Magnetic Strain 19       13         Name of the strain 19       19       Magnetic Strain 19       13       13         Name of the strain 19       19       10       13       13       13         New of the strain 19       19       10       10       13       13       13       13       13       13       13       14       14       14       14       14       14       14       10       14       14       14       10       14       14       14       10       14       10       10       13       13       13       14<	otary Public in and for said county and state.	ALYN J. HU	the within named NT, husband and wife
ALL DEFINITION CARACT AND			
New Hurst and JacAhrsy J.     And JacAhrsy J.       Name     Ind     April       Name     Ind     Ind       Name     Ind     Ind <td>IN TESTIMONY WHEREOF. I have hereunio set</td> <td>my hand and affi</td> <td>red my notarial seal the elest and year last above written.</td>	IN TESTIMONY WHEREOF. I have hereunio set	my hand and affi	red my notarial seal the elest and year last above written.
Output     Std     April     April       Intermediation     200     200     200       Intermediation     200     200     200     200	NOINTE	<b>.</b>	A purch Bert Alamilton
Output     And     April     April       Output     19     April     73       Intermediation     10     April     73       Intermediation     10     10     10     10       Intermediation     10     10     10     10     10       Intermediation     10     10     10     10     10     10       Intermediation     10     10     10     10     10     10       Intermediation     10     10     10     10     10     10     10       Intermediation     10     10     10     10     10     10     10       Intermediation     10     10		ran Alexandra an Se barangen arman	My commission expires: 3/30/0/
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County of       Sud       April       73         ALED THE ALL OF ALL AND ALLARY J. HUNT, NUCEDENG AND ALLARY ALLAR	and the second state of the second state of the second state of the	e la crime di sont s	
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Alternative for the second of the second	nace the color by 2 of 40 sector 1000 of 10 of 10	영상 이 것 같은 것 같은 것 같은 것 같이 많이 많이 했다.	Countr of Klamath } ss.
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Count of the second of the		a adalar arang sorra	County of <u>Klamath</u> SS.
Control	TRUST DEED	a adalar arang sorra	County of <u>Klemath</u> I certify that the within instrument was received for record on the <u>4th</u>
LO     April     April     April       REX W, HUNT and JACALYN J, HUNT, Numbrand and Wife     REX W, HUNT and JACALYN J, HUNT, Numbrand and Wife       REX W, HUNT and JACALYN J, HUNT, Numbrand and Wife     Rex W, HUNT and JACALYN J, HUNT, Numbrand and Wife       REX W, HUNT and JACALYN J, HUNT, Numbrand and Wife     Rex W, HUNT and JACALYN J, HUNT, Numbrand and Wife       Rex W, HUNT and JACALYN J, HUNT, Numbrand and Wife     Rex W, HUNT and JACALYN J, HUNT, Numbrand and Wife       Rex W, HUNT and JACALYN J, HUNT, Numbrand and Wife     Rex W, HUNT and JACALYN J, HUNT, Numbrand and Wife       Rex W, HUNT and JACALYN J, HUNT, Numbrand and Wife     Rex W, HUNT and JACALYN J, HUNT, Numbrand and Wife       Rex W, HUNT and JACALYN J, HUNT, Numbrand and Wife     Rex W, HUNT and JACALYN J, HUNT, Numbrand and Wife       Rex W, HUNT and JACALYN J, HUNT, Numbrand and Wife     Rex W, HUNT and JACALYN J, HUNT, Numbrand and Wife       Rex W, HUNT and JACALYN J, HUNT, Numbrand and Wife     Rex W, HUNT and JACALYN J, HUNT, Numbrand and Wife       Rex W, HUNT and JACALYN J, HUNT, Numbrand and Wife     Rex W, HUNT, AND DOCHLYN J, HUNT, Numbrand and Wife       Rex W, HUNT and JACALYN J, HUNT, Association and Provide Antoneon and Provide Antoneon and Provide Antoneon and Provide Antoneon Ant		αιώτα τη στογ η τηνήλ άσειη της (ΒΟΝ''	County of <u>Klamath</u> I certify that the within instrument was received for record on the <u>4th</u> day of <u>April</u> , <u>1979</u> , at <u>11:28'clock A</u> M, and recorded
WIED THE REAL AND		а соцій озга (р. (DON'' SPACE; FOR	County ofKlamathSs. I certify that the within instrument was received for record on the <u>4th</u> day of <u>April</u> , 19 79, atl:2&clock A. M., and recorded in bookon page 7384
ALED: THE TRUE AND JACALYN J. HUNT, INEDENIA and WIEG REX W. HUNT and JACALYN J. HUNT, INEDENIA and WIEG REX W. HUNT and JACALYN J. HUNT, INEDENIA and WIEG REX W. HUNT and JACALYN J. HUNT, NUEDENIA and WIEG KLAMATH FIRST FUDRAL SAVING, ANJ LANA ASSOCIATION, a corpuction cannot be unit geed) and to be used of the second second part of the second second part of the second se	Grantor TO KLAMATH FIRST FEDERAL SAVINGS	a souly occa for book occa for space for label ties	County ofKlamathSS. County ofKlamath I certify that the within instrument was received for record on the <u>4th</u> day of <u>April</u> , 19 79, atl28'clock A, and recorded in book <u>M79</u> on page <u>7384</u> IN COUN. Record of Mortgages of said County. Witness my hand and seal of County
<ul> <li>OCTOPAG</li> <li>APLED THE TREET FORMAL SAVENCE AND LONG TO THAT, NUSDand and Wife</li> <li>REX W, HUNT and JACALYN J. HUNT, NUSDand and Wife</li> <li>REX W, HUNT and JACALYN J. HUNT, NUSDand and Wife</li> <li>REX W, HUNT and JACALYN J. HUNT, NUSDand and Wife</li> <li>REX W, HUNT and JACALYN J. HUNT, NUSDand and Wife</li> <li>REX W, HUNT and JACALYN J. HUNT, NUSDand and Wife</li> <li>REX W, HUNT and JACALYN J. HUNT, NUSDand and Wife</li> <li>REX W, HUNT and JACALYN J. HUNT, NUSDand and Wife</li> <li>REX W, HUNT and JACALYN J. HUNT, NUSDand and Wife</li> <li>REX W, HUNT and JACALYN J. HUNT, NUSDand and Wife</li> <li>REX W, HUNT and JACALYN J. HUNT, NUSDand and Wife</li> <li>REX W, HUNT and JACALYN J. HUNT, NUSDand and Wife</li> <li>REX W, HUNT and JACALYN J. HUNT, NUSDand and Wife</li> <li>REX W, HUNT and JACALYN J. HUNT, NUSDand and Wife</li> <li>REX W, HUNT and JACALYN J. HUNT, NUSDand and Wife</li> <li>REX W, HUNT and JACALYN J. HUNT, NUSDAN, NUSDA, NU</li></ul>	TO TO KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION Beneficiary	a souly occa for book occa for space for label ties	County ofKlamathSS. I certify that the within instrument was received for record on the <u>4th</u> day of <u>April</u> , 19 79, atll:28'clock AM., and recorded in bookM79on page 7384 Record of Mortgages of said County. Witness my hand and seal of County affixed. Wh. D. Milne
<ul> <li>CALED THE AND AND ALL AND AND ALL AND ALLANDAL AND ALLAND</li></ul>	Grantor TO KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION Beneficiary After Recording Return To: KLAMATH FIRST FEDERAL SAVINGS	α (301) (300) α (301) (300) (	County of
ONTED       And       April       73         REX W. HUNT and JACALYN J. HUNT, hußband and wife       73         REX W. HUNT and JACALYN J. HUNT, hußband and wife       73         REX W. HUNT and JACALYN J. HUNT, hußband and wife       73         REX W. HUNT and JACALYN J. HUNT, hußband and wife       73         REX W. HUNT and JACALYN J. HUNT, hußband and wife       8         REX W. HUNT and JACALYN J. HUNT, hußband and wife       8         REX W. HUNT and JACALYN J. HUNT, hußband and wife       8         REX W. HUNT and JACALYN J. HUNT, hußband and wife       8         REX W. HUNT and JACALYN J. HUNT, hußband and wife       8         REX W. HUNT and JACALYN J. HUNT, hußband and wife       8         REX W. HUNT and JACALYN J. HUNT, hußband and wife       8         REX W. HUNT and JACALYN J. HUNT, hußband and wife       8         REX W. HUNT and JACALYN J. HUNT, hußband and wife       8         Rex W. HUNT and JACALYN J. HUNT, hußband and wife       8         Rex W. HUNT and JACALYN J. HUNT, hußband and wife       8         Rex W. HUNT and JACALYN J. HUNT, hußband and wife       8         Rex W. HUNT and JACALYN J. HUNT, hußband and wife       8         Res Hum and state of the st	Grantor TO KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION Beneficiary After Recording Return To: KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION BUILD EP22 OF FUG MITTS	allette Merr Merr I I I I I I I I I I I I I I I I I I	County of
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CONNEL DELWERN SUG 30. WOLL IN THURT AND JACALYN J. HUNT, NUBband and Wife REX W. HUNT and JACALYN J. HUNT, Nubband and Wife Rex W. HUNT and JACALYN J. HUNT, Nubband and Wife Rex W. HUNT and JACALYN J. HUNT, Nubband and Wife Res R. HUNT and JACALYN J. HUNT, Nubband and Wife Res R. HUNT and JACALYN J. HUNT, Nubband and Wife Res R. HUNT and JACALYN J. HUNT, Nubband and Wife Res R. HUNT and JACALYN J. HUNT, Nubband and Wife Res R. HUNT and JACALYN J. HUNT, Nubband and Wife Res R. HUNT and JACALYN J. HUNT, Nubband and Wife Res R. HUNT and JACALYN J. HUNT, Nubbund and Wife Res R. HUNT and JACALYN J. HUNT, Nubbund and Wife Res R. HUNT and JACALYN J. HUNT, Nubbund and Wife Res R. HUNT and JACALYN J. HUNT, Nubbund and Wife Res R. HUNT and JACALYN J. HUNT, Nubbund and Wife Res R. HUNT and JACALYN J. HUNT, Nubbund and Wife Res R. HUNT and JACALYN J. HUNT, Nubbund and Wife Res R. HUNT and JACALYN J. HUNT, Nubbund and Wife Res R. HUNT and JACALYN J. HUNT, Nubbund and Wife Res R. HUNT and JACALYN J. HUNT, Nubbund and Wife Res R. HUNT and JACALYN J. HUNT, Res Legel Savids Frank for Quartar section Res R. HUNT and JACALYN J. HUNT, Nubbund and Wife Res R. HUNT and JACALYN J. HUNT, Res Legel Res	Grantor TO KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION Beneficiary After Recording Return To: KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION Boring OI pedinutud' petud boring OI pedinutud boring OI pedinu	a ronly cred for	County ofKlamath
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OxArithm Stepholo,       Sud       10       Approximately interval         The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed into statute, to cancel all evidences of indebtedness secured by add trust deed (which are delivered to you herewith together with satisfied.         Dure and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the terms.         KIVYIVIH HISELTHING YARAN AND AND AND AND AND AND AND AND AND A	Willamette Meridian, Ki <b>BEG</b> feet to a point; thence So <u>290 501 pact, 720 feet to</u> point of beginning, being Range 11 East of the Wills WND FOWN VSSOCIVION Revealed General Sector VND FOWN VSSOCIVION Revealed Sector KITAWAIH ELEST LEDERAT SAVINGS VID FOWN VSSOCIVION Revealed Sector VID FOWN VSSOCIVION Revealed Secto	anti-royry anti-routh 0° 08 n the NEI nette Mer routh routh nette Mer test t	County of
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