E 1 (16394 (6). T. a Lis	TRUST DEED	Vol: Mage Page 23	938 Deput
SO39 THIS TRUST DEED, made this CHAEL I.L. SCHNEYDER & CAROLYN J. VELSU BREOBOING DETABLICO FROM	day of SCINEYDER, h&w, GLEN FIER TITLE & ESCROW C	October ^{(HFA} Cler); MAGUIRE, & BONN [E ₁], MAGUIE	79, between E, as Grantor , as Trustee
JAMES R. HOWLAND 8	SHELTON O. HOWLAND,	huchand and wife	as Beneficiary
HOMГVИD Grantor irrevocably grants, bargains, KLAMATH County, Oregon CLAUGE 2CHИEIDEK & NVCAIBE Lot 6 in Block 85 of KLAMA Klamath County, Oregon.	, described as:)B SEACE RESERVED	ut = 12.08 o clock P M in book = 37.9	: 1979 : ood recorde 23933 :249
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TRUST DEED	전 화가 수 많은 것 같아. 관심 옷을 가면 여러 드 것 같아.	에는 아니는 이야지 않는 것은 것은 것은 것은 것이 있는 것이다. 나는 것은 것은 것이 것 같은 것 같은 것이다.	나는 이 가지 않는 것 같아. 우리

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on according to the terms of a promisery note of even date herewith, payable, to be densitiany or order and made by granner, the payment of principal and interest hereof. In not soome payable, the date, stated above, on which the linal installment of said note me due and payable. The date of maturity of the date stated above, on which the linal installment of said note me due and payable. The date of maturity of the date stated above, on which the linal installment of said note me due and payable. The not correctly used for ogicultural, linker or granne payable. The protect merers and making payable date of the first state date of the first state above, on which the linal installment of said note me due to the state state of the state of the state state of the state state of the state of the state state of the state state of the state of the state state of the state state of the state state of the state state state of the state state state of the state state state state and the state state state state as the state state state state as the state state state state state as the state state state state as the state st Linal payment of principal and interest hereol, il not sooner paidy to D. The date of maturity of the debt scured by this instrument is becomes due and payable. It is not control was been structured the debt scured by this trust deed, grant on the debt scale of the structure due to any solution of the structure the debt scale of the structure due to any solution of the structure the structure the structure due to any solution of the structure the structure due to any solution of the structure due to any solution any solution of the structure due to any solution of the structure due to any solution any solution and the structure due to any solution and the structure due to any and the structure due to any solution any solution and any solution of the structure due to any solution and any solution of the structure due to any solution any solution and any solution of any solution of any solution of the structure due to any solution any solution and any solution any any due structure due to any rights analysis any solution and any s

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surplus, if any, to the grantor or to his successor in interest entitled to such surplus, if any, to the grantor or to his successor in interest entitled to such surplus. The surplust of the surplust of the surplust of the surplust inte 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. Each such appointment, and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the ollice of the County Clerk or, Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made, a public record as provided by law. Trustee is not obligated to notily any party hereto of producing such under any other deed of trust or of any action or proceeding in which grantor, heneliciary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States, of the Insurance company authorized to insure title to real property of this state, its subsidiaries, offilicies, agents or branches, or the United States or any agency thereof.

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The grantor covenants and agrees to and with	h the beneficiary and those claiming under him, that he is law- erty and has a valid, unencumbered title thereto
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(a)* primarily for grantor's personal,	epresented by the above described note and this trust deed are: old or agricultural purposes (see Important Notice below), ural person) are for business or commercial purposes other than agricultural
	sinds all parties hereto, their heirs, legatees, devisees, administrators, execu- erm beneticiary shall mean the holder and owner, including pledgee, of the ary herein. In construing this deed and whenever the context so requires, the ary herein. In construing this deed and whenever the context so requires, the
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IN WITNESS WHEREOF, said grantor has	s hereunto set his hand the day the set (μ, ρ)
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October 9 19 19 Michael	who, being duly sworn,
Personally appeared in Earolyn J. Schneyder Schneyder; Carolyn J. Schneyder Slen Maguire and Bonnie J. Maguir	president and that the latter is the
persident front of the service of the service of the service of the	, a corporation,
and acknowledged the foregoing instru-	of said corporation and that said that the board of directors; and each of
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AL) (Notary Public for Oregon	V. Notary Public for Oregon
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