	I FUS I KUST DEED, made inis 24.9	day of Decen	ber
	THIS TRUST DEED, made this 3rd Kenneth R. Martell and Juanita Martell		, as Gra
		11. 이를 감정할 수 있는 것이 가지? 같은 일이 다음 이용에서 가지?	, as Tru
2		SSETH:	, as beneric
	Grantor irrevocably grants, bargains, sells and con	weys' to 'trustee' in 't	
	in <u>with</u> Klamath and in how your County; Oregon, described as:		
	thereof on file in the office of the Court	vs, according to	the official plat
	ti de vird olig wires ebrigations in Midural ros fuit income		
		an a	an a
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	together with all and singular the tenements; hereditaments and an	nurtenances and all oth	er rights thereunto belonging or in an
	now or hereafter appertaining, and the rents, issues and profits there	eof and all fixtures now	or hereafter attached to or used in co
2			
	FOR THE PURPOSE OF SECURING PERFORMANCE of	i each agreement of the	grantor herein contained and also sec
,	the payment of the sum of \$11151.30 this day actually	loaned by the beneficial	y to the grantor for which sum the gr
1	the stand of the second stand south and the second stand the herefice	iary in 84	monthly installments of \$ 310.
1.1	the Still state the second state and state and the Still	to veb	January 19 01 and
	an example installerante on the same day of each month theresiter until	said-note is illiv Daid	the linal installment on said note i
1	e 26010.00 mill become due and neverthe on Dec	18. Sec. 6 70	07 said note bears interest at the to
	the second	a-narcant nas-month on	<u>'that_nart_of_the_unoaid_principal_balar</u>
	ing rates: 11 has organia anothin of solar and three quarter percent per an eaid note not in excess of \$300, one and three quarter percent per an excess of \$300, but not in excess of \$1,000, and one and one quar	onth-on-that-part-ot-ti fer_percent_per_month_	to unpaid principal Dalance of said no
	t and and a success of the second of a fille bowe	ver if the ocidinal amor	int-of-eard Joan is in excess of \$5.000
1	instead of the same of interast inst mentioned. The whole amount a	o loaned shall bear inte	rest-st-che-fate_ol-one-and-one-hall_pe
	per month on He entire principal balance; all installments include and then to unpaid principal; prepayment of said note in full or I	principal and interest t n part may be made at	any time. TNT Roto ADR 10
		이 같은 것은 것은 것은 문문을 가지 않는 것이 없다.	
3	The date of maturity of the debt secured by this instrument becomes due and psyable. In the event the within described proper	is the date, stated above ty. or any part thereof.	or any interest therein is sold, agreed
1.10	conveyed essioned or aliensted by the trustor, all obligations	secured by this instruct	nent, irrespective of the maturity date
19	pressed therein, and at the option of the holder thereof, upon demu		
-11	The above described real property [] is [Kis not (state w	which) currently used i	or agricultural, timber or grazing pur
5	To protect the security of this trust deed, grantor agrees:	ceiver and without regard	to the adequacy of any security for the inc er upon and take possession of said prope own name sue for or otherwise collect the
12	1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon;	any part thereof, in its	own name sue for or otherwise collect the
14	not to commit or permit any waste of said property.	upon any indebtedness se	ng those past due and unpaid, and apply the cured hereby, and in such order as beneliciar
		for reasonable attorney's	default and referral, grantor shall pay bene fees actually paid by licenses to an attorney
	destroyed thereon, and pay when due all costs incured therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi- tions and restrictions allecting said property; il the beneficiary so requests, to	salaried employee of licent 10. The entering u	pon and taking possession of said property, the
	join in executing such linancing statements pursuant to the Uniform Commer-	lection of such rents, issue compensation or awards	s and prolits, or the proceeds of insurance poli or any taking or damage to the property, a
1	cial Code as the beneficiary may require and to pay for himg same in the	application thereof as alou	esaid, shall not cure or waive any delault or validate any act done pursuant to such notic
	4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises against loss or damage by fire	11. Upon delault	by grantor in payment of any indebtedness s
	attanded coverede in an amount not less than \$	declare all sums secured	nce of any agreement hereunder, the beneficiar hereby immediately due and payable. In su
1	written in companies acceptable to the beneficiary, with loss payable to the latter and to grantor as their interests may appear; all policies of insurance	event and if the above d	escribed real property is currently used for a purposes, the beneficiary may proceed to fo
		this trust deed in equity,	as a mortgage in the manner provided by I wever il said real property is not so currently
	for any reason to procure any such insurance and to deliver said policies to the beneficiary at least diteen days prior to the expiration of any policy of in-	the beneficiary at his elect	ion may proceed to foreclose this trust deed in
1	surance now or hereafter placed on said buildings, the beneficiary may procure the same at grantor servers. Grantor hereby authorizes and directs benefi- ciary to procure, if procurable, such credit life or credit life and disability insur-	deed by advertisement a	by law or direct the trustee to foreclose thind sale. In the latter event the beneficiary
	ciary to procure, il procurable, such credit life or credit life and disability insur- ence as grantor may have authorized, pay the premiums on all such insurance	trustee shall execute and	cause to be roorded his written notice of defau id described real property to satisfy the obli in the trustee shall lix the time and place o
1	ance as grantor may have authorized, pay the premiums on all such insurance and deduct the amounts so actually paid from the proceeds of the loan: The amount collected under any life or other insurance policy may be applied by	give notice thereof as the	n the trustee shall lix the time and place of required by law and proceed to foreclose the
1	beneficiary upon any indebtedness secured nereby and in such order as bene-	deed in the manner provid 12. Should the h	n required by law and proceed to loreclose thi ed in ORS 86.740 to 86.795. eneliciary elect to foreclose by advertisemen
1	lected, or any part thereoi, may be released to grantor. Such application or	sels then siter default at	any time prior to five days before the date
	release shall not cure or waive any default or notice of default hereunder of invalidate any act done nursuant to such notice. Should the grantor fail so to	ORS 86.760, may pay to	is sale, the grantor or other person so privile, the beneliciary or his successors in interest r
1	insure or to preserve the collateral for this loan, the beneficiary may pay for the performance of those duties and add the amounts so paid to the then	obligation secured thereby	then due under the terms of the trust deed a , other than such portion of the principal as default occurred, and thereby cure the defa
	insure of to preserve the consistent of this because and the performance of the the second se	which event all lorecios	ire proceedings snall be dismissed by the l
		. 13. Otherwise, the	sale shall be held on the date and at the tin tice of sale. The trustee may sell said property
	against said property before any part of such taxes, assessments and other		
	against said property before any part of such taxes, assessments and other charges become past due or delinquent and promptly deliver receipts therefor to basefulicient	auction to the hiddent hi	der for cash, pavable at the time of sele "
	against said property before any part of such takes, assessments and only charges become past due or delinquent and promptly deliver receipts therefor to beneliciary. To annear in and delend any action or proceeding purporting to	in one parcel or in sepa auction to the highest bi shall deliver to the purch the property so cold	rate parcels and shall sell the parcel or par dder lor cash, payable at the time of sale. ' asser its deed in form as required by law cor without any covenant of warranty express
	against said property before any part of such takes, assessments and to not charges become past due or delinquent and promptly deliver receipts therefor to beneliciary. 6. To appear in and detend any action or proceeding purporting to atiect the security rights or powers of beneliciary or trustee.	plied. The recitals in the	deed of any matters of fact shall be conclusiv
	against said property before any part of such takes, assessments and control charges become past due or delinquent and promptly deliver receipts therefor to beneliciary. 5. To appear in and defend any action or proceeding purporting to attect the security rights or powers of beneliciary or trustee. It is mutually agreed that: 7. It is mutually agreed that:	the property so sola, but plied. The recitals in the of the truthfulness thereo the grantor and beneliciary	without any covenant of warranty, express deed of any matters of lact shall be conclusivy sf. Any person, excluding the trustee, but in y, may purchase at the sale.
	against said property before any part of such takes, assessments and to not charges become past due or delinquent and promptly deliver receipts therefor to beneliciary. 6. To appear in and detend any action or proceeding purporting to atiect the security rights or powers of beneliciary or trustee.	the property so sold, bui plied. The recitals in the of the truthfulness thered the grantor and beneliciary 14. When trustee shall apply the proceeds	t without any covenant of warranty, express deed of any matters of fact shall be conclusiv M. Any person, excluding the frustee, but in

pay all reasonable costs is penses and intorney's fees necessarily paid or interest of the truste in the strut deed as their interests may appear in the industry and applied by it upon the industry and grantor agrees, at his provided their priority and (3) the 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. For any reason permitted by law beneficiary may from time to any subordination of this deed and the mole for endorsement (in case of the successor in interest entitled to such successor is any trustee named herein or to any successor interest entitled. To such successor is any trustee herein or to any subordination or other payment of the indebtedness, trustee may (a) consent to the may may or setticion thereon; (b) join in any subordination or other successor intered upon any trustee herein named or appointed herein, containing reference to this trust deed and the property. The grantee in any rescued and its place of record, which, when recorded in the office of the conclusive proof of the successor trustee. The successor interest entitled is nade by written and its place of record, which, when recorded in the office of the recording any restriction is maked, shall be conclusive proof of the successor trustee. In the strustee herein or appointed herein or and substitution shall be made by written and its place of record, which, when recorded in the office of the recording and the reciribed as the "person, persons legally entitled thereto". Su Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a court appointed re-

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 buildes under the laws of Oregon or the United States, a title - Insurance company authorized to insure title to real property of this state; its subsidiaries, affiliates, agents or branches, or the United States or any agency interest. The iterate is a lawy to these likes the states of the stat

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The grantor coven fully seized in fee simple	ants and agrees to and wit of said described real prop	h the beneficiary and those claim erty and has a valid, unencumb	ning under him, that he is la ered title thereto
and that he will warrant	and forever defend the sam	ie against all persons whomsoev	
 A statistical sta	34. Detries of the set of the	An experimental and a second set of the secon	A. M. Martin, M. S. Martin, and M. S. Martin, "A strain of the second se Second second sec
(b) for an organizatio purposes. This deed envilse to	n, or (even if grantor is a natu	ppresented by the above described not old or agricultural purposes (see Imp ral person) are for business or comme	ortant Notics below), cial purposes other than agricultu
or not named as a beneficiary	herein. In construing this dec	inds all parties hereto, their heirs, leg the holder and owner, including pledge ed and whenever the context so requir plural. whereunto set his hand the day	o, of the note secured hereby, whethere includes the masculine pender includes
in beneficiarie power in and defen in crower in and defen all a fin structure fines.	l any action of freedom. Prescit.	and the second	승규는 것 같은 법에 가격한 것 같은 것 같이 있는 것 같이 있는 것 같이 있다.
IMPORTANT NOTICE: Delete, by In Is not applicable, if warranty (a) creditor as such word is defined in tion 2, the beneficiary is defined in	ing out, whichever warranty (a) or is applicable, and the beneficiary i the Truth-In-Lending Act and Regu	s a la sur	wtell
(If the signer of the above is a corporations the form of acknowledgment oppositions and the second statement opposition of the second statement of the second statement opposition oppositi	lon, (ORS 93.45	and the second se	
	(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	STATE OF OREGON, County of) 53.
Personally appeared the abo	vo named	ach for himself and not one for the o	who, being duly swor, ther, did say that the former is th
ment to be their	ed the loregoing instru-	nd that the seal affired to the force	resident and that the later is fi secretary of, a corporation of instrument is the corporate and
	Public for Oregon	I said corporation and that said instri- alf of said corporation by authority of hem acknowledged said instrument t Before me;	ment was signed and sealed in be
D 1 9 9 10 10 10 10	at incohered. In the form that the	lotary Public for Oregon Ly commission expires:	1999년 - 프로그램 그 프로그램 이 가지 있는 것은 가지 가격을 통해 있다. 이 제품에서 2000년 1월 1997년
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	REQUEST FOR FULL RECO To be used only when obligation	WETANCE	
D:	, Tra	160	
iet dood have been fully paid a which are delivered to you here	nd satisfied. You hereby are di with together with said trust de	reated to cancel all evidences of indebi ed) and to reconvey, without warrants	deed. All sums secured by said
ms of said trust deed the estat	e now held by you under the sa	ine. Mail reconveyance and documents	to
TED: I LOTURY LOTURY	19		있는 것은 것으로 한 라 이트를 들었다. 같은 것은 것은 것으로 한 것이 같은 것이 같이 있다.
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