That <b>61790</b> D	¥'81601	LOG: 30 00 DEED	VolMgy	Page	9045
THIS TRUST 1	DEED, made th	is22ndday of Wanda L. Hooper	May		
as Grantor,	Hooper and	Wanda L. Hooper	A CALLER THE CALL	112 - 122	TEX GIVE
Motor In-		Wanda L. Hooper	Aspen Title	Company, as	Trustee, and
as Beneficiary,		bany.	Alexandra and the state		TI CONDISCO
Grantor irrevocal	bly grants, harga	WITNESSETH: ains, sells and conveys to tro v, Oregon, described as:	instee in truck is	n de la constancia. Nación de la constancia de	
in Klamath	County	v, Oregon, described as:	usice in tiust, with	power of sale,	the property
Lot 6 in	Block-leof G	v, Oregon, described as: reen Acres, according the County Clerk of K	to the official Clamath County;	plat there Oregon.	
Lot 6 in file in t J_BORIN D	Block 1 of G he office of EED	2004 A	to the official Clamath County; 21-41. Point	plat there oregon, com	

ar the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise ng, and the rems, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the thereunto belonging or in anywise

sum of Thirteen Thousand Five Hundred Sixty One and 58/100 ----

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(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement alfecting this deed or the lien or charge franting (d) reconvey, without warranty, all or any part of the property. The leading third deed or the interest (d) reconvey and the recitais therein of any matters or lacks shall be not lead or the start of the property. The leading third deed or the lien or charge frantee in any reconveyance may be described as the "person persons be conclusive proof of the runthuliness thereol. Trustee's fees lor any of the services mentioned in this paragraph shall be not less than \$5. Ior any of the 10 Upon any delault by grantor hereunder, beneficiary may at any pointed by a court, and without regard to the advect of any security for erty or any part thereol, in its own name sue or otherwise coils altor prosise and expenses of operation and collection, including these secured hereby, and in such order as beneficiary may determine.
10. The entering upon and laking possession of said property, the

less costs and expenses or operation and concept, and in such order as bene-ney's less upon any indebtedness secured hereby, and in such order as bene-licitary may determine concepts and raking possession of said property, the collection of such tents, issues and prolits, or the proceeds of line and other property, and the aptication or release thereof as aloresaid, shall not cure or pursuant to such notice. The provided second second second second pursuant to such notice of default hereunder or invalidate any act done to the aptication or release thereof as aloresaid, shall not cure or pursuant to such notice. The provided second second second second pursuant to such notice any agreement hereunder, the beneficiary may event the beneficiary at his election may proceed to foreclose this trust deed by advertisement and sale. In the latter the beneficiary or the trustee shall to such the trustee shall the to satisfy the obligation secured declare, all described real provert the beneficiary or the trustee shall to self the said described real proves to foreclose this trust deed thereby at the trustee shall the trustee of sale, give notice thereoid as then required by law and process to foreclose this trust deed the manner, provided in ORS 86.735 to 86.792. 13. Alter the trustee has commenced foreclose this trust deed and the main and sale and the state the date the trustee shall the manner, provided in ORS 86.735 to 86.792. 13. Alter the trustee has commenced foreclose the state the state there and at any time prior to 5 days before the date the trustee conducts the trust and the provided the state the trustee foreclose the state the said at any time prior to 5 days before the date the trustee conducts the trust and at any time prior to 5 days before the date the trustee conducts the

the manner provided in ORS 86.735 to 86.795. 13. Atter the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days beiore the date thrustee conducts the the grantor or any other person so privileged by ORS 86.735, may cure summa secured by the trust deed, the delault consists of a failure to pay, when due, summa secured by the trust deed, the delault may be cured by paying the point of the person to the cure other than such portion as would being cured my be cured by tendering the performance required under the obligation or trust deed. In any case, in addition of the beneficiary all costs of the person ellecting the cure shall pay to the beneficiary all costs of the person ellecting the cure shall pay to the beneficiary all costs together with trustees and attorney's less not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the other the second

together with trustee's and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may in one parcel or in separate parcels and shall sell the parcel or state with shall deliver to the purchaser its deed in form as required by law. The trustee the property so sold but sale or casil, payable at the time of sale. Truste shall deliver to the purchaser its deed in form as required by law converse the property so sold but says and the trustee may set the time of sale. The the property so sold but may coverant or warranty, express or im-of the truthluhess thereoil of any matters of lact shall be conclusive proof of the truthluhess thereoil of any matters of lact shall be conclusive proof the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee cluding the compression of the trustee and a reasonable charge by sales in the densitient in the deed to the powers provided herein, trustee cluding the compression of the trustee and a reasonable charge by sales is having recorded lines obligation secured by the trust deed, (3) for by the grantor of the may appear in the order of their priority and (4) the surplus, if any, to the grant or to his successor in interest entitled to such turplus. 16. Beneficiary may from time in time aponint a successor or success

surplus, it any, to the grantor or to his successor in interst entitled to such sorp to the successor in the successor or success under. Upon such appointment, and without convigence to the successor trustee, the latter shall be vested with all the powers and duties conferred and subsituation shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in of successor trustee, then are successor trustee appointment of the successor firustee.

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 pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary 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 leither 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 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 brancher, the United States or any agency thereof, for an escrow agent licensed under ORS 696.505 to 696.585.

The grantor covenants and a cross 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 a valid, unencumbered title thereto

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and that he will warrant and forever defend the same against all persons whomsoever.

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The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural murposes.

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This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not numed as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

IN WIINESS WHEREOF, Baid gramor he		
* IMPORTANT NOTICE: Delete, by lining out, whichever warrant	to (a) or (b) is Alonald Alonald Alon	per.
not applicable; if warranty (a) is applicable and the beneficiar	y is a creditor	/
as such word is defined in the Truth-In-Lending Act and Reg beneficiary MUST comply with the Act and Regulation by mo	what is a the accel of $\mathcal{L}$ and $\mathcal{L}$	
disclosures; for this purpose, if this instrument is to be a FIRST	lien to finance	oopn
the purchase of a dwelling, use Stevens-Nesse Form, No. 1305	or equivalent;	0
if this instrument is NOT to be a first lien, or is not to finance		
of a dwelling use Stevens-Ness Form No. 1306, or equivalent. with the Act is not required, disrogard this notice.		a hara a general da series de la series de la Nationalista de la series de la se
的复数形式地名 机缩合物 化合物 的复数形式 网络帕尔特萨特 网络帕尔特加莱特美国马利 新制的 化合金分析	이 가지 않는 것이 있는 것이 있다. 가지 않는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 같은 것이 있는 가 같은 것이 있는 것	
(If the signer of the above is a comparation, it is a set of the s	이는 이 이 가장에 나타나 가지 않는 것이 하는 것이 있다. 가지 않는 것이 있는 것이 없는 것이 없는 것이 없는 것이 있는 것이 있는 것이 있는 것이 있는 것이 없는 것이 없는 것이 있는 것이 있	
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STATE OF OREGON,	STATE OF OREGON, County of	) ss.
County of APPIN	19	
5/22 192-6	Personally appeared	and
Personally appeared the above named	and the second	
	duly sworn, did say that the former is the	
CLOUDIN H HOCKER	president and that the latter is the	
	breadent and that the fatter is the	
WANSAL HOCK	Eecretary or	······
	a corporation, and that the seal affixed to the foreg	loind instrument is the
	corporate seal of said corporation and that the instr	ument was signed and
and acknowledged the foregoing instru-	sealed in behalf of said corporation by authority of	its board of directors;
ment to be THER vojuntary ret and deed.	and each of them acknowledged said instrument to	o be its voluntary act
Before marching (1)	and deed. Before me:	
COFFTCIAL	C. C. C. M. C. S.	
SEAL) YAOMOON MOON		
Notary Public for Oregon	Notary Public for Oregon	(OFFICIAL SEAL)
Wy commission expires: // /23/46	My commission expires:	JEAUJ
NOTATION COMMANDER COMPACT	A 19 MARSHALL STRANGTON AND AND AND AND AND AND AND AND AND AN	
មិនដីខ្លួនក្រមានជាតិ មុខជាន់ មនុស្ស និង របស់ ស្រុក ស្រុក ស្រុក សារ ស្រុក អ្នក អ្នក អាវារ សារ សារ សារ សារ សារ ស សមត្ថភាព សមត្ថ សមត្ថភាព និង ស្រុក សារ	કે પીચી પીચી પ્રાપ્ય કરે. સુવાર પ્રાપ્ય વિદ્યાર વિદ્યુપાલ છે. આ ગામમાં પ્રાપ્ય કરે છે. સુવાર પ્રાપ્ય વિદ્યુપાલ અને સુવાર વિદ્યુપાલ છે.	
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TO:	, Trustee	
	na se	
The undersigned is the least owner and holder of all	indebtedness secured by the foregoing trust deed. All	sums secured by said
The undersigned is the legal owner and holder of all toust deed have been fully paid and satisfied. You hereby	indebtedness secured by the foregoing trust deed. All are directed, on payment to you of any sums owing to	you under the terms of
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