Beleie words in parentheses if independent of the following eddent in book/reel/volume No				BOSTLAND, OR. 97204	
<form><form></form></form>		Les Carporate).			
PAGES7 Tuple	No. 1175-TRUSTEE'S DEED-Oregon Trust Deed Series (Ind	Vidual of Contraction Contractory Vi		S. C. States	
Minimum M. Tananta J. Tananta J. Tananta J. Market M. Market M. Market M. M. Market M.	81687	TRUSTEE'S DEED	Novembe	r 19.87, between	
Minimum M. Tananta J. Tananta J. Tananta J. Market M. Market M. Market M. M. Market M.		17th day of		, hereinafter	
With reaching of the same of the same set o	THIS INDENTURE, Made this	Loan Loan	ssociation		
Set TALS. "ENTITIENT IN STREEMENT IN FRANCISCOM TO BE LATEREDE VALUE WATER AND IN THE INFORMATION INTO THE INFORMATION IN THE INFORMATION IN THE INFORMATION IN TH	Klamath First Fe	deral Savino	eres and the	11	
Termine described value searcher (p. the said below the notice of default international secures (p. the said below the searcher). By reason of and default, the owner and holder of the obligations secured by said trust deed how and the searcher interest, declared all sums so secure immediately due and work; a beneficiary therein named, or his secures to settle easily test and notices of the said test and the said test and notices of the said test and test and test and the said test and the said test and test and test and the said test and test and test and the said test and the said test and test and the said test and test and test and the said test and test and the said test and test and the said test and test and the persons of the indust test and the said test and test and the said test and the said test and the said test and test and the said test and test and the said test and test and test and test and the said test and the said test and test and the said test and the test and test and test and test	enatter called the second party;	WITNESSETH:		and Aileen wortcom	
Biological design of the solid basis for the object of default intermet. Biological design of the solid default for described. Biological design of the solid default, the owner and holder of the objections secured by solid trust deed so where a beneficiant them named, on his secures to sell the solid real monopy and to foreclose and trust deed so dworts? a beneficiant them named, on his secures to sell the solid real monopy and to foreclose and trust deed by advertise and the solid real work of the solid trust containing an electron of the solid described. Biological description of the solid description. Biological descript	Boundary (BOU	etimes referred to as L	BWLEHCO	, as trustee, for the benefit	
Biological design of the solid basis for the object of default intermet. Biological design of the solid default for described. Biological design of the solid default, the owner and holder of the objections secured by solid trust deed so where a beneficiant them named, on his secures to sell the solid real monopy and to foreclose and trust deed so dworts? a beneficiant them named, on his secures to sell the solid real monopy and to foreclose and trust deed by advertise and the solid real work of the solid trust containing an electron of the solid described. Biological description of the solid description. Biological descript	ECITALS: William L. Sisemo	ore	as benef	in the mortgage records	
Biological description of the bioliteria for a biolity of the address of the obligation secured by and trust deed, being the secure secure the secure secure of the secure secure secure of the secure secure of the secure secure secure of the secure secure secure of the secure secure secure the secure secure secure secure secure the secure	livered to First Federal Saving	July recorded on	183 at page	10570 ,20r2sseed 1	
Beneficial descriptions of the solid base from dead on space in the norice of default international secures of the solid brain form dead on space in the norice of default international secures of the solid brain form of the solid default, the converse and holder of the obligations secured by solid trust dead, being the solid real appopting and to breake and trust dead by advertise a brain and on this success how the solid trust deal property and to breake and trust dead by advertise and the solid real property and to breake and trust dead by advertise in the solid real property and to breake and trust dead by advertise of the solid trust dead by advertise of the sol	ated July 1 County, O	regon, in book reel/volume reel/volume reel/volume regon, in book reel/volume reel	in said trust deed the	things, the performance of	. 1
Beneficial descriptions of the solid base from dead on space in the norice of default international secures of the solid brain form dead on space in the norice of default international secures of the solid brain form of the solid default, the converse and holder of the obligations secured by solid trust dead, being the solid real appopting and to breake and trust dead by advertise a brain and on this success how the solid trust deal property and to breake and trust dead by advertise and the solid real property and to breake and trust dead by advertise in the solid real property and to breake and trust dead by advertise of the solid trust dead by advertise of the sol	Klamacii	said grantor to said trustee to	secure, among - rantor thereafter de	faulted in his performance contioned and such default	t
With the solid believe of the solid frequentiation described. "By reason of an and, or the solid frequent and holder of the obligations secured by solid trust deed, notice, a solid frequent and holder of the solid real mass to secured immediately due and real property and to lorchose solid trust deed by adverted of a solid frequent and holder of the solid real property and to lorchose solid trust deed by adverted of a solid frequent and holder of the solid real property and the property was solid, and the trust received the solid real property and the property was solid, and the trust received how worked or the solid real property and the property was solid, promoting where the trust escal real of adverted property was solid, promoting water nercosite the solid property and the solid property and the property was solid, promoting water nercosite and water and the solid property and	the described was come	he said beneficially	default neremane		11
By reason of said default, the owner nal news declared all sums to success and trust deed by outry on these successor in the successor in the successor in the successor in the more the more the successor in the successor in the more the more the successor in the successor in the more the more the successor in the successor in the more the more these successor in the successor in the more the more the successor in the successor in the more the more the successor in the successor in the more the successor in the suc	certain oblight secured by said frust	ther described.	-1 by	said trust deed, being	~ 11
beneficiary financips and effective was received in a page 12098 (the effective of Sale in a page 12098) (the effective of Sale in the econding of said notice of default, as advessaid, the undersigned trastee gave notice of sale of said real property as index was depressed, the undersigned trastee gave notice of Sale in a said of the property was sold, and as required by taw; copies of the Trustee's Notice of Sale in the said real property as index of the interview of the interview index of the interview index of the property was sold, and the trustee's Notice of Sale of said real property as index of the interview index of the gave notice of the gave notice of the property dependence of sale of sale of said of any period parents in the interview index of the gave notice of the property dependence of sale of sale of said of any period parents in the Notice of Sale was served upon occupant to NOC PT D(2) and the period in the manner in which a summons is awared within the sale received of the property was sold, pursuant to NOC PT D(2) and PD(3) at least instatutor or executor of any period parents the Notice of Sale was served upon occupant proceedings was exered the property dependence of the property was sold, pursuant to NOC PT D(2) and PD(3) at least instatutor, copies of an Amended Notice of Sale in the reach one of the property dependence of the property was sold, pursuant to NOC PT D(2) and PD(3) at least instatut or asset of the sale which was tayed within 9 by registered and the research on the star, copies of an Amended Notice of Sale in the sale which was tayed within 9 by registering and the the interview and the time and place set for the sale which was tayed within 9 by registered by reaching the trustee show into any solution of sale in the other in each concupy in which the said real property is situated, one a was for that sale which was tayed within 9 by registered by and the real explored by each the trustee show into was an accurate any error, other in the samended notice of sale of the prope	still existed in the	owner and norder tored all	sums so securce	and trust deed by auverting	· 11
beneficiarly flaguely consuming an electron was recently in a page 12098 (https://www.insteing.org/org/org/org/org/org/org/org/org/org/	By reason of said derault, the	cessor in interest, declared	ty and to foreclose the in the mortgage	records of said county of	e/
Will 9 Will 9 State of the second property as sized by him and as required by law; control 0 with return receipt and pace of said on DRCP 70(2) and 7D(3) or mailed by both its class and certified mail with return receipt requested, to the last hown address of the persons or their legal representatives, if any, named in ORS 86.740(1) and 10(3) or mailed by both its class and certified mail with return receipt requested, to the last hown address of the persons or their legal representatives, if any, named in ORS 86.740(1) and 10(3) at least 120 days before the date the property was sold, and then Trustee's Notice of Sale was armialed by law; control of any person named in ORS 86.740(1). The trust events of the property date the instate requested, to the last hown address of the guarant to ORCP 7D(2) and 7D(3) at least isolation; mainty or death of any sech person; the Notice of Sale was served upon occupants of the property date isolation; mainty or death of any sech person isol to the second or ORCP 7D(2) and 7D(3) at least and released from the stay, copies of an Amended Notice of Sale in the form required by ORS 86.755(6) and to the and released or certified mail to the last-known address of these persons listed in ORS 86.740(1). The toreclosure proceedings were sameled in crustate of or estilited mail to the last-known address of these persons listed in ORS 86.740(1). The toreclosure date of a set of the said reside of the said real property is situated, once as which was stayed with return required by reach person was nown address of the approperty is situated, once as which was stayed with return required by reach person was nown by one or more attractive or base of a sale with weat and return to the said accord to a set are shown by one or more attractive or the date of a set or the said notice of sale or sale or the date of a set or the said notice of sale or sale or or or near attractive or the said notice of sale or sown by one or more attratr	beneficiary mercin containing an elect	obligations was recorded	at page	i- made	
iMM:MRM /MRMR/MR/460/BGR No. After the recording of said notice of default, as aforessid, the undersigned come of the Trustee's Notice of an analytic spectral and sequered by law; come and the Note of Said spectral and the persons or their leafer representatives, if any, memorim nors 86.87.40(1) and representatives, if any, memorim nors 86.87.40(1) and representatives, if any, memorim nors 86.87.40(1) and the persons or their leafer representatives, if any, memorim nors 86.87.40(1) and the Truster secure of any, person named in ORS 86.740(1), person and decess of the persons is served of nor occupants of the property was add, and the Truster secure recording or server deal of any server upon and the solution or server deal of the date the property was add, any name in the Notice of Sale was served upon occupants of the property was readed in the manner in which a summons is served upon occupants of the property was readed in the trust exposing of an Amended Notice of Sale in the mark received knowledge of the and teles from the stay, copies of an Amended Notice of Sale in the mark was stayed writing and the set of the served know address of those persons listed in ORS 86.740 (1). The foreceives proceedings were staped address the truste set of the set of sole in an expaper of general circulation in each county in which the sid real property is situated, once a werk for or the address of the truste set of a set of address in and mande a part of the address in the sole of sale in the distribution of sale on the sole of sale in an expaper of general circulation in each county in which the sid real property since to the date of and have a set of the truste set of the distribution of sale notice of sale the truste set of the distribution of	men july 9	X X X X (Indicate Million)	1. tenste	e éave notice of the	ale
After the records of and property as fixed by the mailed by both first clease, it may, named in ORS 60.00000000000000000000000000000000000	The Brothilth / Heception 140 A	times storesaid, th	e undersigned trans	of the Trustee's Notice of 2	int
and place pursues even of pursues to DROP 1040.7 the persons of their seal, and the Trustee's Notice U conservator or address of the base hown address of the guardian, conservator or address of the last-known address of the guardian, conservator or address of the seal of the seal of the seal of the conservator of address of any person, named in ORS 86.740(1), promptly alter the trust cereivel knowledge of the close or second of any person, named in ORS 86.750(1). If the forcedour proceedings were stared insbillity, insanity or death of any such approximate to ORS 86.750(1). If the forcedour proceedings were stared insbillity, insanity or death of any such approximation to ORS 86.750(1). If the forcedour proceedings were stared insbillity, insanity or death of any such approximation to ORS 86.750(1). If the forcedour proceedings were stared in the trust deal in the manner in which a summons is served pursuant to ORS 86.750(1) and to the order of the seal which are an and the form required by ORS 86.750(1) and to the order of the seal which was stared within so and feleased from the stary, copies of an Amendeel Notice of Sale was even on the seal which was stared within so and feleased from the stary, copies of an Amendeel Notice of Sale was even the form required by ORS 86.750(2) were mained and feleased from the stary. Further, the trustee published a copy of said notice of sale in a merupaper of generatization of said notice of said county any indice of sale and proofs, (objective with the said notice of deal of the sale which he said results and proofs. (objective with the said notice of adaption of said and the trustee's notice of sale, being now referred to and incorporated in and made a part of the proofs as having or colored sing at the order deal of the said stark and proofs. (objective with the said notice of sale) said said and proofs. (objective with the said notice of sale) said stark and proofs of said county andifered trustee in an woreast of the proofs	After the recording of non-	ty as fixed by mailed by bo	th first class and	named in ORS 00.140(1)	and first
Web sets of the last-known address of the guardess of the guardess of the guardess of the guardess defined transfer (2)(a), at least 120 days before the date the report of general any person named in QRS 85.740(1), promptly after the trustee received the property definishing insanity or death of any such person; the Notice of Sale was served upon occupant proceedings were stayed existability insanity or death of any such person; the Notice of Sale was served upon occupant proceedings were stayed existability, insanity or death of any such person; the Notice of Sale was served upon occupant proceedings were stayed existability of the trust-term for the network of the guardensity of the last-known address of the server proceedings were stayed within 30 and released from the stay, copies of an Amended Notice of Sale in the form required by QRS 86.755(6) were mailed and released from the stay, copies of an Amended Notice of Sale in the form required by QRS 86.756(0) and to the fast-known address of thos persons listed in ORS 85.740 and 86.750(0) and to the days after the release from the stay. Purther, the trustee publicad a copy of said notice of sale in a newspaper of general specific to of sale notice of sale in the stay. Purther, the trustee publicad scopy of said notice of sale are shown by one or more affidavits and proofs of selective with the said receive and a said county, said affidavits and proofs of selective with the said notice of sale and the trustee's notice of sale, being now referred to and incorporated in and made are are difficult or proofs of sare are shown by one or more affidavits and proofs of selective with the said notice of sale, being now referred to and incorporated in and made are are and this and beer sons named in said affidavits and proofs as having or claiming at time on or interest in said described real trustee's deal shully as it set of the sale dot of data trustee on the sale second sary (1)((b) or (1)(c). November 17	and place of a concerter	- their legal	Not	ICE OI DUNE	ad - 11
(2) (2) (2) (2) (2) (2) (2) (2) (2) (2)	were served to the last-known addres	date the property was sold, and	known address of th	e guardier of knowledge of	the de-
ministration ministratin ministratin					
display Overable 10 Okcover sequence by Okcover 10 Okcover sequence by Okcover 10 of the 10 days before the date the property was sold, pursuant to Okcover sold in the form required by Okcover sequence of the 10 days before the date the stay, copies of an Amended Notice of Sale in the form required by Okcover sequence of the 10 days before the date the stay of and 86.750(1) and to file and released from the stay. Fourther, the trustee publication of said notice of sale are shown by one or more attidavits or proofs of service duly recorded prior to the face of sale are shown by one or more attidavits or proofs of service duly recorded prior to the face of sale are shown by one or more attidavits and proofs, together with the said notice of ale are attrusted to and incorporate and the service and the said notice of sale are shown by one or more attidavits and proofs, together with the said notice of ale are attrusted set on to sell and the trustee's notice of sale, being now reterred to and incorporate and the service and the service and the said notice of sale are shown by one or more attidavits and proofs, together with the said notice of any person, other trustee's deed as fully as it set out herein verbatim. The undersigned trustee has no actual notice of any person, other trustee's deed as fully as it set out herein verbatim. The undersigned trustee has no actual notice of S86.730(1) (which was the day and hour to which said sale was postponed as permitted by ORS 86.75(2)) (which was the day and hour to which said sale was postponed as permitted by ORS 187.110, (which was the day and hour to the said second party tor the sum of \$300.500 (which was the day and hour to the said second party tor the sum of \$300.500 (which was the day and hour to which said sale was postponed as permitted by ORS 187.110, (which was the day and hour to which said sale was postponed as permitted by ORS 60.530 (which was the day and hour to the said second party tor the sum of \$300.5466					
The days of from the stay, copies of the last-known address of those purial cases of the safe where it is an enverypaper of gen- by registered or certified mail to the last-known address of those purises at the time and place set for the safe where weeks; the days after the release from the stay. Further, the trustee published a copy of said notice of safe in a newspaper of gen- days after the release from the stay. Further, the trustee published a copy of said notice of safe in a newspaper of gen- days after the release from the stay. Further, the trustee published a copy of said notice of safe, not new stays and the safe where weeks; the adversarial circulation in each county in which the said real property is situated, once a week for four successive and real circulation of said notice of safe are shown by one or more affidiavits on proofs of service dual motice of dealat date of safe in the official records of said county, said affidiavits on proofs of service dual notice of any person, other and election to sail notice of safe, heing now referred to and incorporated in and made a part of this trustee's deed as fully as it set out herein verbatim. The undersigned trustee has no actual notice of any person, other trustee's deed as fully as it set out herein verbatim. The undersigned trustee has no actual notice of safe, heing and proofs to safe action on interest in said affidiavits and proofs to safe. MBFHEMON to said notice of safe, the undersigned trustee on trustee's deed as fully as it set out herein verbatim. November 17 (19, 87) 19, 87, at the hour of the state of Oregon and pursuant to the powers confered upon him by said group for the said accordance with thour set in the amonded Notice of Sale)* and at the place so fixed for said property. The true and actual core and the state of Oregon and pursuant to the powers confered upon him by said group said group for the true and actual core is of the state of O		union to UND C	- And	NV UNO VIEN IN INT	to the H
By registered or certified mail to this was present at the time and copy of said notice of sair successive weeks; the days after the release from the stary. Further, the trustee published a copy of said notice of saire mailing, service and test localation in each county in which the said real property is situated, once a week for four successive weeks; the line with days after the release from the stary. Further, the trustee published a copy of said notice of saire mailing, service and each county in which the said real property is situated, once a week for four successive weeks; the line with days prior to the date of save a week for the mailing, service and the said notice of sale are shown by one or more affidavits or proofs, together with the said notice of adapting and the trustee's notice of sale, being now referred to and incorporated in and made a part of this date of sale and short being version, other at the first service and the enversion and incorporated in and made a part of this transfer is the sum of \$8.0,40(1)(b) or (1)(c). Reference November 17 , 19.87 at the hour of which said sale was postponed as permitted by ORS 86.75(2)) (which was the day and hour to which said sale was postponed as permitted by ORS 86.75(2)) (which was the day and hour to which said sale was postponed as permitted by ORS 86.75(2)) (which was the day and hour to which said sale was postponed as permitted by ORS 86.75(2)) (which was the day and hour to which said sale was postponed as permitted by ORS 86.75(2)) (which was the day and note part of the said second party to re sum of \$30.446.99	1 170 days porter in the contest	OI UN		sie Willon	<i>K 601</i> - 11
data after the release from the stay. which the said real property for to the data of states and proceeded states and protect of states and protect of states and protect of one states and states and states and protect of one states and states and states and states and protect of one states and protect of one statest states and accurates and precent of states and protect	and released or certified mail to the	who was present at the time a	a copy of said not	the four successive week	(s; the
Bigs and indice occurred more than twenty day provide of service of default and products of a service and more affidavits or proofs of service service in and made a part of this publication of said notice of sele, being now reterred to and incorporated in and made a part of this and e decision to sell and the trustee's notice of sele, being now reterred to and incorporated in and made a part of this and e decision to sell and the trustee's notice of sele, being now reterred to and incorporated in and made a part of this and e decision to sell and the trustee's notice of sele, being now reterred to and incorporated in and made a part of this and e decision to sell and the trustee's notice of sele, being now reterred to and incorporated in and made and reterred to sell and the trustee's notice of sele, being now reterred to and incorporate in said described real trustee's deed self. Image: the selection to sell and the trustee's notice of selection of selection to sell and the trustee's notice of selection of the s					
Bits publication of said notice of said area surface outry, said affridavits and incorporated in ance of any person, other date of said in the official records of said, being now referred to and incorporated in ance of any person, other and election to sell and the trustee's notice of said appendix and proofs as having or claiming a lien on or interest in said described real trustee's deed as fully as if set out herein verbatim. The undersigned trustee has no actual notice of any person, other trustee's deed as fully as if set out herein verbatim. The undersigned trustee has no actual notice of any person, other trustee's deed as fully as if set out herein verbatim. The undersigned trustee has no actual notice of said deex is and a deex of the said set of the standard of time established by ORS 187.110, (which actual deex, and a deex and deex is addeed at a said any of said day, in accord with the standard of time established by ORS 187.110, (which was the day and hour to which said said as was postponed as permitted by S67.55(2)) (which was the day and hour to which said said as was postponed as permitted by CRS 187.110, (which was the day and hour to which said said as any person, other and actual notice of sale, sold said real property and the places of trustee's deed, sold said real property is of the state of Oregon and pursuant to the powers conferred upon him by said rust deed, sold said real property is ofter at such sale and said sum being the highest and best sum bid for said property. The true and actual cord in one parcel at public auction to the said second with the state of the same deal and said sum being the highest and best sum bid tor said property. The true and actual cord in now far parcel measures (main of the state s	days and in each county in	urred more than twenty days p	davits or proofs of s	with the said notice of	default
date of certain to sell and the trustee or the thread and proofs as having or claiming a lien of of interest in the self at out herein verbatim. The undersigned trustee's deed as fully as it set out herein verbatim. The undersigned trustee's deed as fully as it set out herein verbatim. The undersigned trustee on the interest in the self at only of a sid day, in a coord with the standard of time established by ORS 187.110, (which was the day and hour to which said sele was postponed as permitted by ORS 86.755(2)) (which was the day and hour to which said sele was postponed as permitted by ORS 86.755(2)) (which was the day and hour to which said sele was postponed as permitted by ORS 86.755(2)) (which was the day and hour to which said sele was postponed as permitted by ORS 86.755(2)) (which was the day and hour to which said sele was postponed as permitted by ORS 86.755(2)) (which was the day and hour to which said sele was postponed as permitted by ORS 86.755(2)) (which was the day and hour to which said sele was postponed as permitted by ORS 86.755(2)) (which was the day and hour to which said sele was postponed as permitted by ORS 86.755(2)) (which was the day and hour to which said sele was postponed as permitted by ORS 86.755(2)) (which was the day and hour to which said second party for the sum of \$.30,1446.99 he being the highest and best sum bid for said property. The true and actual cord is best bidder at such sale and said sum being the highest and best sum bid for said property. The true and actual cord is a sideration paid for this transfer is the sum of \$.30,1446,92 * Datele words in parenheres if inequilicable. (Continued ON REVERSESTOR) * Datele words in parenheres if inequilicable. (Continued ON REVERSESTOR) * Datele words in parenheres if inequilicable. (Continued ON REVERSESTOR) *			S GING F		-+h0"
and side and sully as if set out in some and analyzes that the persons named in said altidavits and proofs as harings that the persons named in said altidavits and proofs as harings that the persons named in said altidavits and proofs as harings that the persons named in said altidavits and proofs as harings that the persons named in said said said on the persons of the said altidavits and the place so fixed for said, in full accordance with the standard of time established by ORS 187.110, (which was the day and hour to which said sale was postponed as permitted by ORS 86.755(2)) (which was the day and near the which said sale was postponed as permitted by ORS 86.755(2)) (which was the day and near to which said sale was postponed as permitted by ORS 86.746.99) he being the highest and place so fixed for said property. The true and actual contains of the said said said sum being the highest and best sum bid for said property. The true and actual contains the said said sum being the highest and best sum bid for said property. The true and actual contains on the said said sum being the highest and best sum bid for said property. The true and actual contains the standard on the said said sum being the highest and best sum bid for said property. The true and actual contains the standard property on the sum of \$90,446,9992 * Delete worth in personheres if inequalitable. (Commuted on Reverse successed on the said second part of the sum of \$90,446,9992 * Delete worth in personheres if inequalitable. (Commuted on Reverse successed on the said second part of the sum of \$90,446,9992 * Delete worth in personheres if inequalitable. (Commuted on Reverse successed soft) * Delete worth in personheres if inequalitable. (Commuted on Reverse soft) <t< td=""><td>date of salt and the trust</td><td>the undersi</td><td>Bind a lien</td><td>on of filler-</td><td></td></t<>	date of salt and the trust	the undersi	Bind a lien	on of filler-	
Bit of the second particle of sale, the undersigned trustee on	and electric deed as fully as if set o	affidavits and proofs as naving	(1)(c).	07	t of
Bit Projection Interviewed in porentheses if inception in the standard of time estandard of timestandard of ti	trustee of persons named in said	august to ORS 86.740(1)(b) of	Novembe	r 17 19.87 at the	e hour of
was the day and hour to which set of Sale)* and at the place soft upon him by said frust decay and highest and hour set in the amended Notice of Sale)* and at the place soft upon him by said frust decay. The being the highest and laws of the state of Oregon and pursuant to the said second party for the sum of \$30,446.99 The being the highest and being the highest and best sum bid for said property. The true and actual consideration paid for this transfer is the sum of \$30,446.99 was the day and hour to which set and said sum being the highest and best sum of \$30,446.99 was the state of Oregon and said sum being the highest and best sum bid for said property. The true and actual consideration paid for this transfer is the sum of \$30,446.99 words in pursuhases if inepelicable. CONTINUED ON REVERSE SDE() value words in pursuhases if inepelicable. STATE OF OREGON, I certify that the within instrument was received for record on or in day of at oclock M., and record in book/recl/volume No. at oclock M., and record in book/recl/volume No. at oclock M., and record in book/recl/volume No. State soft and the statement was received for said county. State soft and the statement was accurate the balance of the soft and county. State soft and the statement was accurate to the balance of the soft and county. State soft and the statement was accurate to the balance of the soft and county. State soft and the statement was accurate to the balance of the soft and county. State soft and the statement was accurate to the balance of the soft and county. State soft and the statement was accurate to the balance of the soft and county. State soft and the statement was a	property	t cale, the undersigned trustee t	he standard of time	(which was the	day and
was the day and hour to which set of Sale)* and at the place soft upon him by said frust decay and highest and hour set in the amended Notice of Sale)* and at the place soft upon him by said frust decay. The being the highest and laws of the state of Oregon and pursuant to the said second party for the sum of \$30,446.99 The being the highest and being the highest and best sum bid for said property. The true and actual consideration paid for this transfer is the sum of \$30,446.99 was the day and hour to which set and said sum being the highest and best sum of \$30,446.99 was the state of Oregon and said sum being the highest and best sum bid for said property. The true and actual consideration paid for this transfer is the sum of \$30,446.99 words in pursuhases if inepelicable. CONTINUED ON REVERSE SDE() value words in pursuhases if inepelicable. STATE OF OREGON, I certify that the within instrument was received for record on or in day of at oclock M., and record in book/recl/volume No. at oclock M., and record in book/recl/volume No. at oclock M., and record in book/recl/volume No. State soft and the statement was received for said county. State soft and the statement was accurate the balance of the soft and county. State soft and the statement was accurate to the balance of the soft and county. State soft and the statement was accurate to the balance of the soft and county. State soft and the statement was accurate to the balance of the soft and county. State soft and the statement was accurate to the balance of the soft and county. State soft and the statement was accurate to the balance of the soft and county. State soft and the statement was a	Pursuant to said notice of	I., of said day, in accord with a	permitted by ORS	foresaid, in full accordance	e with the I property
Notifies the state of Oregon and public auction to the said second party for the use wide for said property. The said second party for the use wide for said property. The said second party for the use wide for said property. The said second party for the use wide for said property. The said second party for the use wide for said property. The said second party for the use wide for said property. The said second party for the use wide for said property. The said second party for the use wide for said property. The said second party for the use wide for said property. The said second party for the use wide for said property. The said second party for the use wide for said property. The said second party for the use wide for the said second party for the use wide for the said second party for the use of the said second par					
Idaws of an parcel at public auction to not sum being the highest and book and sold sum being the highest and book and sold sum being the highest and book and sold sum being the sum of \$ 30,446,399. sideration paid for this transfer is the sum of \$ 30,446,399. • Delete words in parentheses it inopplicable. • Delete words in parentheses it inopplicable. • Online Of the stransfer is the sum of \$ 30,446,399. • Delete words in parentheses it inopplicable. • Online Of the stransfer is non-stransfer is the sum of \$ 30,446,399. • Online Of the stransfer is the sum of \$ 1000 REVENSE SUE! • Online Of the stransfer is the sum of \$ 1000 REVENSE SUE! • Online Of the stransfer is the sum of \$ 1000 REVENSE SUE! • Online Of the stransfer is the sum of \$ 1000 REVENSE SUE! • Online Of the stransfer is the sum of \$ 1000 REVENSE SUE! • Online Of the stransfer is the sum of \$ 1000 REVENSE SUE! • Online Of the stransfer is the sum of \$ 1000 REVENSE SUE! • Online Of the stransfer is the sum of \$ 1000 REVENSE SUE! • Online Of the stransfer is the sum of \$ 1000 REVENSE SUE! • Online Reverse	hour set in the amended North	d pursuant to the powers cond	he sum of \$ hid for sai	d property. The true and a	crual corr
Dest of der ation paid for this transfer is the state side ation paid for this transfer is the state side ation paid for this transfer is the state side ation paid for this transfer is the state side ation paid for this transfer is the state side ation paid for this transfer is the state side ation paid for the state side at the state side ation paid for the state side at th					
Sideration P • Datate words in peremisers if inopplicable. • Datate words in peremisers if inopplicable. • Datate words in peremisers if inopplicable. • ORANTOR'S NAME AND ADDRESS • ORANTER'S NAME AND ADDRES	best bidder at such sale and	er is the sum of S	EVERSE SIDE I	والمراجع وال	
• Delaise words in pro- • Delaise words in pro- • ORANTOR'S NAME AND ADDRESS • ORANTOR'S NAME AND ADDRESS • ORANTOR'S NAME AND ADDRESS • ORANTER'S NAME AND ADDRESS • ORANTER	sideration r	그는 것은 것 같은 것 같은 것 같은 것 같은 것 같이 많이 많이 했다.		ATE OF OREGON,	s
GRANTOR'S NAME AND ADDRESS GRANTER'S NAME AND ADDRESS Mater recording return, for 11 and 54 State recording return, for 12 County affixed. Mater recording return, for 13 County Mater address; 210 NAME ADDRESS; 210 Within a chooge is requested all tax storements shall be sent to the following address: NAME ADDRESS; 210	* Delete words in parentnesses				
GRANTOR'S NAME AND ADDRESS ment was received in				I certify that the	and on the
Will After recording return to: O'Courter & MAME AND ADDRESS OFF Will After recording return to: D'Courter & MAME AND ADDRESS OFF Miser recording return to: D'Courter & MAME AND ADDRESS OFF Miser recording return to: D'Courter & MAME AND ADDRESS OFF Miser recording return to: D'Courter & MAME AND ADDRESS OFF Miser recording return to: D'Courter & MAME AND ADDRESS OFF Miser recording return to: D'Courter & MAME AND ADDRESS OFF Miser address of said courty. Witness mit hand and sea Miser address of requested off to request to the following oddress. Miser address of requested off to requested off to request to the following oddress. Miser address of requested off to request to the following oddress. Miser address of requested off to request to the following oddress. Miser address of requested off to request to the following oddress. Miser address of requested off to request to the		VE AND ADDRESS	71	ent was received. Io.	. 19
BRANTER'S MAME AND ADDRESS BRANTER'S MAME AND ADDRESS After recording return to: Milliam Li. Sibemore NAME ADDRESS 200 NAME ADDRES	GRANIUN 3	······		NO CLOCK	
Alter recording return to: Li. Silemore Inter recording return to: Inter recording return to: Inter recording return to: Inter recording return to: Record of Deeds of said county. 540 Main St 540 Main St Witness mr. hand and sea 540 Main St NAME, ADDRESS, ZIP Inter according return to: Name, And and sea Unit's charge is requested all tax informents shall be sent to the following oddess. Inter according to requested all tax informents shall be sent to the following oddess. NAME Unit's charge is requested all tax informents shall be sent to the following oddess. Inter according to requested all tax informents shall be sent to the following oddess. NAME	Anno Alexandro Concernation and Anno Anno Anno Anno Anno Anno Anno An	In the Construction of the Rest of the Res	SPACE RESERVED	n book/reen voigine	"/file/inst
After recording return to: William L: Sibemore Sibemore Record of Deeus and A	GRANTER B.N	ME AND ADDRESS			
Klamath Falls, NAME: ADDRESS, ZIP While change is requested all tax storements that be sent to the following address. While change is requested all tax storements that be sent to the following address. While change is requested all tax storements that be sent to the following address. While change is requested all tax storements that be sent to the following address. While change is requested all tax storements that be sent to the following address. While change is requested all tax storements that be sent to the following address. While change is requested all tax storements that be sent to the following address. While change is requested all tax storements that be sent to the following address. By	After recording return to: L. Sis	emore	現다. 금지 기타 기기	Record of Deeus V.	and sea
Klamach Following ADDRESS, ZIP While a change is requested all tax schaments shall be sent to the following address. Unit a change is requested all tax schaments shall be sent to the following address. Unit a change is requested all tax schaments shall be sent to the following address. Unit a change is requested all tax schaments shall be sent to the following address. Unit a change is requested all tax schaments shall be sent to the following address. Unit a change is requested all tax schaments shall be sent to the following address. Unit a change is requested all tax schaments shall be sent to the following address. Unit a change is requested all tax schaments shall be sent to the following address. Unit a change is requested all tax schaments shall be sent to the following address. Unit a change is requested all tax schaments shall be sent to the following address. District address addres	B 540 Main St	0r. 97601	and to the concentration	County affixed.	a paderer " Tata Nari - D
SO STATES AND	Klamath Falls	ADDRESS, ZIP	s and a colored when	Turner was no but yes	TITLE
SO STATE S	Until a change is requested all tax sta	tements shall be sent to me could build as	is partie and it is	ANDERS NAME SO AN AND AN AND	De
NAME, ADDRESS, ZIP	the treates that and the	Chine and a state of the set	sum so paid here.	Ву	
	Water ALL WORK	E. ADDRESS, ZIP			SO
	NAME OF THE OWNER OWNER OF THE OWNER OWNER OWNER OWNER OWNER OWNER OWNER OWNE				

c

NOW THEREFORE is a set

20854

	at the time	y THEREFORM dged, and by the does hereby com of grantor's exe tired after the ex act will be after the ex-	vey unto	the secon	said trus	ee by th	e laws of	the second	party in cas	h, the rec	eipt r
	interest acq	does hereby com of grantors.exe ured after the ex sup hogge 0 The West 1/2 to the offic	cution of	said trus	t deed, to	l interest	which t	he grantor	or Oregon an had or hed	nd by said	I trus
140 M	1999 - 10, 11, 11, 11, 13, 13 	The West 1/ to the offic Klamath Cour	ial pla	at there	f Tract	No. 14	of Bai		h the equ	a nerena Harana	
		Cour Cour	ty, Ore	egon.	=or on f	ile in	the of	fice of	the Court	ding	n 27 - H
						ζU,	President i	Mr. Sharphy	and count	y Cler	k ., .
										un sinta Status Status	
		Christian P Harden	WD VDOURD.					in an			
									n ka Galaga ya ngi Mataka na sangana	et and a	ς 184
								i gradu		de de com	9 492
	a fleine weige in bei	-ipares is such the copy of	Constants of the local sections					el Geologie autori			
- ÷	Marine e	4 : 44-14/ COp. 19.			and a second second a second			and a state of the second s			
	Part protoce and	public admini- _{troff} sale and see pro (the feamfor	ले भूम्ब आ <u>र्</u>	и ас-а и ас-а	Na Hôn ce		Ţ		· · · · · · · · · · · · · · · · · · ·	·····	
	HI OTH SHICH T	ranendod Morice anendod Morice J Oregon and i public suction ant sale and su publice tak teamtor	1 any pi	1971 an 19 1981 an 19	0 456.5	Σ.	1.1.1				
. н – Т	TRACE AND A SHORE SHORE		Cr. Style - See		그 사이에 가는 것 않아요.	3 2 3 S	1. PRASS	an e se se	and a second s		
	terre de la taligad	anione boomer		to the top	läts cours	ಟ್ಟ್ (೧೯೮೫) ರಾಜ ಸರ್ಕಾರ	N. 3019	n Afrikanski s	n na thirtea Na tair	n shi shi s	93 (J
	이가 사람은 약약을 알을 기가 가지 않는 것이 같이 있다.	o said nollet of 1 o ricelo	6010 0000 21.55167	s sur; ar i	in place	n Niceron O Uzraci	1395) Sector		1 - 4 a g 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -		a di s
	Jos IA	9,510% (r) 5, 747	of said d	5 HAME (1912)	પ્રેસ્ટા સું મુદ્	barnet.	MALANAN S Malakaran	Congressiones Constantista	an ang ang	an Anga. Tinan s	a trais g Anns
1		(1994年1996年1995)	10 William	- N., I	and waters	SG. Parters	ne or Maria	er de la raj. Se rajación		in the s	
	sumaria and the	iliy asit so whole of notice price of sold adjected of tools of to	in a de la companya de la companya El companya de la comp		4. 77437 <u>1</u> 346.		tin dan series dan ser Series dan series dan s			an an the s	1 * 300
1	unto (1440 DELEGICA NETODIA ANGLA IL	eimost minut solary site at the fost the at the fost the at the solar site the solar site solar site the solar site solar site the solar site solar site the solar site solar site solar site solar site the solar solar solar site solar site solar solar site the solar sol	THE OF	52 80.320	10 (4)(6)	(35) est-1				144.55	e sere e
	Mr.ec.	11 14 14 261 Onit	West Sec.	and states	[5] 经投资利益	B. S. Same	19 - A A				
99	te of sale in the	with county in the and police occurs addres of safe a official records (and the trasise ally as it set out manual in safe a	e sentes e	E CHHONE A SHARE FOR	an the second	gues de	i di Sira di Mana da Sira	nd Collection. Networks	en fra de Mary	George	
10 au	Pleonen of and	e itom free states i si fit ytoroo daa eud oottee oo sotoo eud oottee daa eud oottee eud	of raid o	ounty's set	9.2000-04 9.2000-04	Jeired Ia	543.5 X	an an taon taon taon taon taon taon taon	in the special Access	a an	1993. 1993 - S
siu Siu	Publication of	y each prison W with countries states with country in w said pottes occum pottes of safe a	re shown	ph out of	e san e en	era en El 246 Fr		Generalista	nt i Melatega Have en la	(((((((((((((((((((4
	មិតាក់ ខេត	and consult to a	tame	1999 A. S.	14-1-03/2	maria di sa		in de carre	George and		19 M (19
1 State	16:2 History	Series in the start	Convious.	Sec. Sec. 1	化的复数	i ann an A	3	이 제품을 가 있었다.	A SECTION AND A		1.1
r 50 -		V 490H DUROU N	المعاملة المعاد	a search an	a laupuso,	State Sugar		a na strangene a	teta da la com		isis) Altais
્ર પંચલ	remased from t	an sight an sin faith an sin sin sin sin sin sin sin sin sin si	Instant?	hu squist	HH LUDG S	Bi bi sta	Series :	n an san shi ye Tina shi sa s	Martin Suga Martin		an a
- 150 C	days before the	e destin of any Jeod in die man Inte the property (n ster, property filled ntall for the v each proteen W regions file star.	un Asse.	10 CC 10 CC	CC 01 State	Retrons 1	विष् सः ह	n ing. Ngjar Nag	가 가 가 나는 것같다. 이 바라는 것이 있는 것	⁶ 8 8 8 8	i ar
111202	nen	and all the train	เห็นไปไปไปไปไปไปไปไปไปไปไปไปไปไปไปไปไปไปไป	a servición de la companya de la com	519 G.25	en e			and the second		· · ·
With the	TO HAVE A	Anter de la construction de la construction de la construcción de la construcción de la construcción de la cons Anter de la construcción de la cons Anter de la construcción de la cons Anter de la construcción de la cons Anter de la construcción de	e (Maja Bargara	Yet Yana Wata basari	191232	in na i Setteras	n 14 194 - Griffinger	199 - - 1997		aria Aria	
								Andrea an			
		1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.	HOUT IN	quinted, t	R. Life and	rry, his h	neirs, suc	cessors-in-	interest and		
() () ·	In construing	his instrument	ind when	ever the c					and	assigns f	05-
and th	he neuter and	this instrument e	Indon IT		ontext so	(Caniree	ngsgittere er 41				
and th granto	he neuter and or as well as each	this instrument a the singular incl th and all other	ades ine	plural; t	he word	drante-	the masc	uline gend	er includes t	ne temini	he he
and th granto	he neuter and or as well as each	this instrument a the singular incl th and all other	ades ine	plural; t	he word	drante-	the masc	uline gend	er includes t	rest to t	
and the granto deed; the ber	the neuter and or as well as each the word "trus neliciary first na	his instrument a the singular incl h and all other ee" includes any med above, and t	persons of successo	plural; t wing an o trustee,	he word obligation the word	'grantor'' the perf	include ormance	s any succ of which	er includes th essor in inte is secured by	cold to t	
and the granto deed; the ben	the neuter and or as well as each the word "trus neficiary first na	his instrument a the singular incl h and all other ee" includes any med above, and t	persons of successo the word	plural; t wing an i or trustee, "person" ii	he word obligation the word icludes co	grantor" the perf "benefic	include ormance iary" inc	s any succ of which dudes any	er includes the essor in intensis secured by successor in	said tru	st
and the granto deed; the ben	the neuter and or as well as each the word "trus neficiary first na	his instrument a the singular incl h and all other ee" includes any med above, and t	persons of successo the word	plural; t wing an i or trustee, "person" ii	he word obligation the word icludes co	grantor" the perf "benefic	include ormance iary" inc	s any succ of which dudes any	er includes the essor in intensis secured by successor in	said tru	st
and the granto deed; the ben poration duly au	the neuter and or as well as each the word "trus neticiary first na IN WITNESS n, it has cause thorized thereu	his instrument a the singular incl h and all other ee" includes any med above, and t WHEREOF, th is corporate in the by postate in the by postate in	persons of successo the word " he unders hame to	plural; t owing an i or trustee, "person" in signed tru be signed	he word obligation the word cludes co istee has l	grantor" the perf "benefic	include ormance iary" inc	s any succ of which dudes any	er includes the essor in intensis secured by successor in	said tru	st
and the granto deed; the ben poratio duly au	he neuter and br as well as each the word "trus meliciary first na IN WITNESS milit has cause thorized there	his instrument a the singular incu- h and all other ee" includes any med above, and i WHEREOF, all its corporate i nto by order of	persons of successo he word he unders hame to its Board	plural; t owing an in trustee, "person" in signed tru be signed of Direc	he word obligation the word cludes co istee has l	grantor" the perf "benefic	include ormance iary" inc	s any succ of which dudes any	er includes the essor in intensis secured by successor in	said tru	st
and th granto deed; the ben poratio duly au THIS INS SCRIPEO	IN WITNESS n; it has cause thorized there thorized there thorized there thorized there	his instrument a the singular incl h and all other ee" includes any med above, and i WHEREOF, th i is corporate in nto by order of	the word the	plural; t pwing an or trustee, "person" in signed tru be signed tru be signed tru to Direc	he word obligation the word ncludes co istee has i and 'its'c tors.	grantor" the perf "benefic	include ormance iary" inc	s any succ of which dudes any	er includes the essor in intensis secured by successor in	said tru	st
and th granto deed; the ben poratio duly au THIS INS SCRIPEO	IN WITNESS n; it has cause thorized there thorized there thorized there thorized there	his instrument a the singular incl h and all other ee" includes any med above, and i WHEREOF, th i is corporate in nto by order of	the word the	plural; t pwing an or trustee, "person" in signed tru be signed tru be signed tru to Direc	he word obligation the word ncludes co istee has i and 'its'c tors.	grantor" the perf "benefic	include ormance iary" inc	s any succ of which dudes any	er includes the essor in intensis secured by successor in	said tru	st
and ti granto deed; the ben poratio duly au THIS INS SCRIBED	IN WITNESS n; it has cause thorized there thorized there thorized there thorized there	his instrument a the singular incl h and all other ee" includes any med above, and i WHEREOF, th i is corporate in nto by order of	the word the	plural; t pwing an or trustee, "person" in signed tru be signed tru be signed tru to Direc	he word obligation the word ncludes co istee has i and 'its'c tors.	grantor" the perf "benefic	include ormance iary" inc	s any succ of which dudes any	er includes the essor in intensis secured by successor in	said tru	st
and th granto deed; the ben the ben poratio duly au aduly au duly au duly au section this ins Scribed ise Law His ins Scribed ise ins Scribed Section Section Comparison the ben duly au	the neuter and br as well as eau the word "trus meticiary first na in jit has cause thorized thereu thorized thereu thereu thorized thereu thorized thereu the	his instrument a the singular incl h and all other ee" includes any med above, and a WHEREOF, th d is corporate a nto by order of the by order of TALLOW USE OF NT IN VIOLATION O DNS BEFORE SIGN RSON ACQUIRING WITH THE APPE	persons of successo the word the word the word the word the board the board the property the pro	plural; t pwing an pritrustee, "person" in be signed tru be signed I of Direc ERTY DE- DLE LAND CEPTING TO THE	he word obligation the word ncludes co stee has I and its c tors.	'grantor'' the perf "benefic "poration percunto Drporate	include ormance iary" inc	s any succ of which dudes any	er includes the essor in intensis secured by successor in	said tru	st
and th granto deed; the ben the ben th	the neuter and br as well as eau the word "trus meticiary first na inficiary first na inficiary first na information of the thorized thereu thorized thereu thereu thorized thereu thorized thereu thorized th	his instrument a the singular incl h and all other ee" includes any med above, and a WHEREOF, th d is corporate in nto by order of TALLOW USE OF NT IN VIOLATION O NS BEFORE SIGN. RSON ACQUIRING WITH THE APPR MENT TO VERIEY AN	Persons of successo the word the word the word the word the word the word the word the property the property	plural; t plural; t pring an pritrustee, "person" in be signed to Direc life LAND CEPTING TO THE CITY OR SES.	he word obligation the word ncludes co stee has I and its c tors.	'grantor'' the perf "benefic "poration percunto Drporate	include ormance iary" inc	s any succ of which dudes any	er includes the essor in intensis secured by successor in	said tru	st
and th granto deed; the ben the ben poratio duly au aduly aduly aduly au aduly aduly au aduly ad	the neuter and br as well as eau the word "trus meticiary first na inficiary first na inficiary first na information of the information of the inf	his instrument a the singular incl the singular incl the and all other ee" includes any med above, and a WHEREOF, th d is corporate in the by order of the by order of DT ALLOW USE OF ALLOW USE OF ALLOW USE OF ALLOW USE OF ALLOW USE OF NT IN VIOLATION O DISS. BEFORE SIGN. MITH THE APPR MENT TO VERIFY AN	THE PROPEL	plural; t plural; t puring an in pr-trustee, "person" in signed tru be signed to Direc le LAND CEPTING TO THE CITY OR SES	he word obligation the word ncludes co stee has I and its c tors.	'grantor'' the perf "benefic "poration percunto Drporate	include ormance iary" inc	s any succ of which dudes any	er includes the essor in intensis secured by successor in	said tru	st
and ti granto deed; the ben poratio duly au Poratio duly au HIS INS SCRIBED ISE LAW HIS INS SCRIBED SE LAW	the neuter and br as well as eau the word "trus meticiary first na inficiary first na inficiary first na information of the information of the inf	his instrument a the singular incl h and all other ee" includes any med above, and a WHEREOF, fl is corporate is corporate in nto by order of TALLOW USE OF TALLOW USE OF TALLOW USE OF TALLOW USE OF NT IN VIOLATION ONS. BEFORE SIGN MITH THE AND WITH THE AND AND WITH THE AND	persons of successo the word the word the word the word the unders hame to its Board the property the propert	plural; t plural; t pring an pritrustee, "person" in signed tru be signed tru be signe tru be signed tru be signed tru tru be signed tru tru tru tru tru tru tru tru tru tru	he word obligation the word ncludes co stee has i and its c tors.	Erantor" the perf "benefic poration percunto porporate	include ormance iary" inc	s any succ of which dudes any	er includes the essor in intensis secured by successor in	said tru	st
and ti granto deed; the ben the ben th	he neuter and pr as well as ea the word "trus neficiary first na in the word "trus neficiary first na in the scause thorized there in this instrume in this instrume strument, the p is and regulari TRUMENT WILL N in this instrume strument, the p is and corporation, to sequire	his instrument a the singular incl the singular incl the and all other ee" includes any med above, and a WHEREOF, th its corporate its corpora	response to the word of the wo	plural; t plural; t wing an or trustee, "person" in signed tru be signed t of Direc le LAND CEPTING TO THE CITY OR SES STA	he word obligation the word ncludes co and its c tors. TE OF OF	'grantor'' the perf "benefic rporation percunto prorate SEGON	include ormance iary" inc	s any succ of which dudes any	er includes the essor in intensis secured by successor in	said tru	st
and ti granto deed; the ben poratio duly au poratio duly au poratio scribed SCRIBED USE LAW THIS INS SCRIBED USE LAW THIS INS SCRIBED SCRIBES SCRIBED SCRIBESC	he neuter and pr as well as ea the word "trus neficiary first na in this cause ithorized there ithorized there ithorithorized there ithorized there ithorithor	his instrument a the singular incl the singular incl the and all other ee" includes any med above, and a wHEREOF, the d its corporate f its co	persons of successo the word the word t	plural; t plural; t pwing an pr trustee, "person" in signed tru be signed to Direc lue Land CEPTING TO THE CITY, OR SES. STA	he word obligation the word cludes co stee has I and its c tors. TE OF OF County of J	EGON,	set his his comments of the second se	s any succ of which dudes any	er includes the essor in intensis secured by successor in	said tru	st
and ti granto deed; the ben the ben it poration duly au au duly au au duly au au duly au au au duly au au au au au scribed bise take this ins scribed is scrib is scrib is scrib is sco is scrib is sc	he neuter and he neuter and pr as well as eau the word "trus meticiary first na in it has cause thorized therec thorized therec there	his instrument a the singular incl h and all other ee" includes any med above, and a WHEREOF, th is corporate in nto by order of the by order of DT ALLOW USE OF NT IN VIOLATION O DNS BEFORE SIGN WITH THE APPR MENT TO VERIFY AN ALLOW USE OF ALLOW USE OF ALLOW USE OF NT IN VIOLATION O DNS BEFORE SIGN WITH THE APPR MENT TO VERIFY AN ALLOW USE OF SIGN OF ALLOW WITH THE APPR MENT TO VERIFY AN ALLOW USE OF MENT TO VERIFY AN ALLOW USE OF ALLOW	persons of successo the word the word the word the word the word the word the word the word the word the prope F APPLICAB FAPPLICAB FRATE (PROVED U	plural; t plural; t pwing an pr trustee, "person" in signed tru be signed to Direc lue Land CEPTING TO THE CITY, OR SES. STA	he word obligation the word cludes co stee has I and its c tors. TE OF OF County of J	EGON,	set his his comments of the second se	s any succ of which dudes any	er includes the essor in intensis secured by successor in	said tru	st
and ti granto deed; the ben the ben poration duly au poration duly au this ins researched bise Law His ins researched the algorith at corporation the form the form t	he neuter and he neuter and pr as well as eau the word "trus meticiary first na in WITNESS in it has cause ithorized thereu- thorized thereu- thereu- thoreu- thereu- thorized there	his instrument a the singular incl h and all other ee" includes and med above, and a WHEREOF, fl is corporate its corporate is corporate fl is corporate is corporate fl is co	persons of successo the word the word the word the word the unders to the word the unders to the word the word the to the proper to the proper	plural; t plural; t wing an or trustee, "person" in signed tru be signed f of Direc estimation to Direc estimation to Direc CEPTING TO THE CITY OR SES. STA	he word obligation the word acludes co stee has I and its c tors. TE OF OF County of I for record	EGON, Klamath at reques	set his his seal to b	uline gend s any succ of which i sludes any other lega and; if the e affixed h	er includes ti essor in inte is secured by successor in l or commerce undersigned ereunto by i	said tru	st
and the granto deed; the ben the ben the ben poration duly au poration duly au this ins: SE LAW HIS INS SE CONTON HIS INS SE LAW HIS INS SE L	he neuter and he neuter and or as well as each the word "trus meticiary first na inficiary first na inficiary first na inforized thereful thorized thereful thorited thereful	his instrument a the singular incl h and all other ee" includes and med above, and a WHEREOF, fl is corporate its corporate is corporate of ALLOW USE OF NT ALLOW USE OF TALLOW USE OF NT IN VIOLATION O NS. BEFORE SIGN RSON ACQUEINA WITH THE AROUTING WITH THE AROUTING WITH THE AROUTING WITH THE AROUTING WITH THE AROUTING WITH THE AROUTI	persons of successo the word the word the word the word the unders to the word the unders to the word the word the to the proper to the proper	plural; t plural; t proving an op- trustee, "person" in be signed tru be	he word obligation the word includes co stee has I and its c tors. TE OF OF County of I for record	EGON, Clamath at reques	set his his seal to b	uline gend s any succ of which i ludes any other lega and; if the e affixed h	er includes th ressor in inte is secured by successor in l or commerce undersigned rereunto by in A.)ss.	st
and ti granto deed; the ben the ben poration duly au poration duly au this ins researched bise Law His ins researched the algorith at corporation the form the form t	he neuter and be neuter and the word "trus neficiary first na inficiary first na inficiary first na inficiary first na inficiary first na inficiary first inficiary fir	his instrument a the singular incl the singular incl the singular incl the and all other ee" includes any med above, and a wHEREOF, the discorporate fits corporate fits co	persons of successo the word the word the word the word the unders to the word the unders to the word the word the to the proper to the proper	plural; t plural; t pring an off printustee, "person" in signed tru be signed to Direc life LAND CEPTING TO THE CITY OR SES STA STA MASS Filed on th at	he word obligation the word includes co stee has I and its c tors. TE OF OF County of I for record illiam 1 s	EGON, Klamath at reques	set his his seal to b	uline gend s any succ of which i Judes any other lega and; if the e affixed h	er includes th ressor in inte is secured by successor in l or commerce undersigned rereunto by in A.)ss.	st
and ti granto deed; the ben the ben poration duly au poration duly au this ins researched bise Law His ins researched the algorith at corporation the form the form t	he neuter and he neuter and or as well as each the word "trus meticiary first na inficiary first na inficiary first na inforized thereful thorized thereful thorited thereful	his instrument a the singular includes and all other ee" includes and med above, and a WHEREOF, ff is corporate is corporate is corporate into by order of NT ALLOW USE OF NT IN VIOLATION O NS. BEFORE SIGN RSON ACQUIRING WITH THE APORE WITH THE AP	persons of successo the word the word the word the word the unders to the word the unders to the word the word the to the proper to the proper	plural; t plural; t pring an off printustee, "person" in signed tru be signed to Direc life LAND CEPTING TO THE CITY OR SES STA STA MASS Filed on th at	he word obligation the word includes co stee has I and its c tors. TE OF OF County of I for record illiam 1 s	EGON, Klamath at reques	set his his seal to b	uline gend s any succ of which i Judes any other lega and; if the e affixed h	er includes th ressor in inte is secured by successor in l or commerce undersigned rereunto by in A.)ss.	st
and the granto deed; the ben poration duly au poration duly au this ins SCRIBED JSE LAW HIS INS SCRIBED HIS IN	he neuter and be neuter and the word "trus neficiary first na inficiary first na inficiary first na inficiary first na inficiary first na inficiary first inficiary fir	his instrument a the singular incl the singular incl the singular incl the and all other ee" includes any med above, and a wHEREOF, the discorporate fits corporate fits co	persons of successo the word the word the word the word the unders to the word the unders to the word the word the to the proper to the proper	plural; t plural; t pring an off printustee, "person" in signed tru be signed to Direc life LAND CEPTING TO THE CITY OR SES STA STA MASS Filed on th at	he word obligation the word acludes co stee has I and its c tors. TE OF OF County of I for record illiam s18th 8:31 	EGON, Klamath at reques	set his his set his his set his his seal to b seal to b seal to b seal to b	Attorney Mine gend s any succ of which is succession other lega and; if the e affixed h 200 Attorney A.D M. and	er includes ti ressor in inte is secured by successor in l or commerce undersigned ereunto by i () () () () () () () () () () () () ())ss.	st
and ti granto deed; the ben poratio duly au Poratio duly au Po	he neuter and pr as well as ea the word "trus neficiary first na in WITNESS in it has cause ithorized there. STRUMENT WILL N IN THIS INITUM SAND REGULATION IN THIS INTUME STRUMENT, THE PI Y AND REGULATION (SAND REGU	his instrument a the singular incl the singular incl the and all other ee" includes any med above, and a WHEREOF it is corporate in to by order of this corporate in to by order of this corporate in the by order of the by order of the by order of the by order of the by order of the by order of the by order of the by order of the by order of the by order of the by order of th	persons of successo the word to the word t	plural; t plural; t pring an off printustee, "person" in signed tru be signed to Direc life LAND CEPTING TO THE CITY OR SES STA STA MASS Filed on th at	he word obligation the word acludes co stee has I and its c tors. TE OF OF County of I for record illiam s18th 8:31 	EGON, Klamath at reques	set his his set his his set his his seal to b seal to b seal to b seal to b	Attorney Mine gend s any succ of which is succession other lega and; if the e affixed h 200 Attorney A.D M. and	er includes th ressor in inte is secured by successor in l or commerce undersigned rereunto by in A.	.)se. this	st
and ti granto deed; the ben poratio duly au poratio duly au scribed his ins scribed his corporat this ins scribed his corporat the form ATE or The face	he neuter and pr as well as ea the word "trus neficiary first na in WITNESS in it has cause ithorized there. STRUMENT WILL N IN THIS INITUM SAND REGULATION IN THIS INTUME STRUMENT, THE PI Y AND REGULATION (SAND REGU	his instrument a the singular incl the singular incl the and all other ee" includes any med above, and a WHEREOF it is corporate in to by order of this corporate in to by order of this corporate in the by order of the by order of the by order of the by order of the by order of the by order of the by order of the by order of the by order of the by order of the by order of th	persons of successo the word to the word t	plural; t plural; t wing an pr trustee, "person" in signed tru be signed to Direc life LAND CEPTING TO THE CITY OR SES. STA MAS Filed on th at in Vol	he word obligation the word includes co stee has I and its c tors. TE OF OF County of I for record illiam 1 is 18th 8:31 Evelyn By	EGON, Klamath at reques	set his his set his his set his his seal to b seal to b seal to b seal to b	Attorney Mine gend s any succ of which is succession other lega and; if the e affixed h 200 Attorney A.D M. and	er includes ti ressor in inte is secured by successor in l or commerce undersigned ereunto by i () () () () () () () () () () () () ()	.)ss. this	st
and the granto deed; the ben poration duly au poration duly au scenes this ins constant duly au scenes the the scenes the the scenes the scenes the the th	he neuter and br as well as each the word "trus neficiary first na inficiary first na inficiary first na inficiary first na inficiary first na inficiary first na na regulari thorized there thorized there thorized there thorized there thorized there thorized there there is acause of acknowledges of acknowledges of acknowledges of acknowledges of acknowledges of acknowledges is acause of acknowledges of acknowledges is acause of acknowledges is acause of acknowledges is acause is acause is acause is acause is acause is acause is acause is acause is a corporation. Is a corporation is a corporation	his instrument a the singular incl the singular incl the and all other ee" includes any med above, and a WHEREOF it is corporate in to by order of this corporate in to by order of this corporate in the by order of the by order of the by order of the by order of the by order of the by order of the by order of the by order of the by order of the by order of the by order of th	persons of successo the word the word the word tis Board tis Board tis Board tis Board tis Board tis Board tis Board tis Board tis Board to to to to to to to to to to to to to	plural; t plural; t wing an or trustee, "person" in signed tru be signed f of Direc ERTY DE- SEE LAND CCEPTING TO THE CITY, OR SES, STA (M.S. Filed on th at in Vol Fee, \$	he word obligation the word includes co stee has I and its c tors. TE OF OF County of I for record illiam 1 is 18th 8:31 Evelyn By	EGON, Klamath at reques	set his his set his his set his his seal to b seal to b seal to b seal to b	Attorney Mine gend s any succ of which is succession other lega and; if the e affixed h 200 Attorney A.D M. and	er includes ti ressor in inte is secured by successor in l or commerce undersigned ereunto by i () () () () () () () () () () () () ())ss. this	st