TRUST DEED 91675 1 556 273 ock-40862 FCIC THIS TRUST DEED made this 19th September BILLY: B. LAWLER, AND DONNA L. FOLLIOTT, NOT AS TENANTS IN COMMON BDT WITH TRUST DEED THE RIGHTS OF SURVIVORSHIP as Grantor, KLAMATH COUNTY TITLE COMPANY BUELL B. ORRELL as Trustee, and as Beneficiary, LOIS NO massin Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property a planted in the first of the first SALVES in <u>Klamath</u> County, Oregon, described as: Lot 4, Block 3 of Riverview, according to the official plat thereof on sat file in the office of the County Clerk of Klamath County, Oregon. 27 De not late of destroy into free Good OS. THE HOIS which it preses and most be 1 States of the second together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and protits thereot and all fixtures now or herealter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the mutaning mutants and payment of the note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable September 20 and by grantor, the final payment of principal and interest hereof, it The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or To protect the security of this tord date. herein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: and repair, not to rempise or demolish any building or improvement thereos: 1. To protect or more or demolish any building or improvement thereos: 2. To complete any waste of said property and in dood, and workmanlike drantee, in any destroyed thereon, and pay provement which may be construed workmanlike drantee, in any to comply with due all costs incurred therefor. 3. To comply with due all costs incurred therefor. 3. To comply with due all costs incurred therefor. 3. To comply with due all costs incurred therefor. 5. To comply with due all costs incurred therefor. 5. To comply with due all costs incurred therefor. 5. To comply with due all costs incurred therefor. 5. To comply with due all costs incurred therefor. 5. To comply with due all costs incurred therefor. 5. To comply with due all costs incurred therefor. 5. To comply with due all costs incurred therefor. 5. To comply of the due all costs incurred therefor. 5. To comply of the due all costs incurred therefor. 5. To comply of the due all costs incurred therefor. 5. To comply with due all costs incurred therefor. 5. To comply of the due all costs incurred therefor. 5. To comply of the due all costs of all lien searches in due the due due all costs of all be searches in due to the due all costs of all due all costs of the due to the due all costs of all due to the due all costs of all due to the due all costs of all due to the due tot the due tot the due to the due to the due to t Join in executing such linancing statements pursuant to the Unitorm Commer-proper-public or olitics, as well as the cool for tiling same in the proper-public or olitics, as well as the cool all lien searches made beneficiary. The continuously, maintain insurance on the buildings and such other thesiard, as the said promises against loss or damage by lire and such other thesiard, as the beneficiary may from times or damage by lire and such other thesiard, as the beneficiary may from times or damage by lire and such other the said promises against loss or damage by lire and such other the said promises against loss or damage by lire and such other the said promises against loss or damage by lire and such other they divide to the beneficiary as soon as insurance policies of inserance shall fail for events of the barneling and the same and the beneficiary imay procure the same al grantor's expense. The beneficiary imay procure the same al grantor's expense. The beneficiary imay is procure the same al grantor's expense, and buildings at one pursuant to such notice. The same and the relative of the same algo and the same as the denir at one pursuant to such notice. The said property 'bloce' application or release shall as a negative and denir of other and the fact and the same and to pay of against become past due or other, charge application or release shall as the searches and other charges that may be levied or assessed upon of against become past due or delinquent and uch 'taxes' assessments and other to the same provide the same application or release shall as the amput, 'bloce' and the rate and order that are as a sole and role and the against become past due or delinquent and uch 'taxes' assessments and other the definition of the the application or any class there the definition of the the application or any class there as a more and the same application or any class there as a difference or any collection of the same as a domart of the against secone past due or delinquent and uch any bile to the there t

1. together, with trustee's and attorney's fees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by the time to which haid sale may in one parcel or in separaby law. The trustee may sell said property either vanction to the highest bidge parcels and shall sell the parcel said. The property so sold, but within the time to which the parcel said the property so sold, but within the parcel said. Trustee the property so sold, but within the parcel is at the said sale. Trustee the property so sold, but within the parcel is at the trustee, but including of the truthfulness thereot, do any matters of fact shall be consisted property of the truthfulness thereot, do any matters of the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sails pursant to the powers provided herein, trustee and the compensation of the trustee by the trust deed, (3) to all restore attorney (2) to the oblisation secured by the trust deed, (3) to all restore attorney (2) to the oblisation or to his successor in interest on the truste interest and a non-order or to his autoressor in the sale interest of the trustee attorney is any appear in the order of their priority and (4) use aurplus, if any, to the grantor to this aurcessor in successor or successor is a successor or successor in successor or successor in some the successor or successor in successor or successor in successor or successor in the successor or successor in successor or successor in successor or successor in successor or successor in successor in successor or successor in successor in successor in successor or successor in su

NOTE: The Trust Deep LAct provides that the trustee hereunder must be either an artiver on active member of the Oregon State Bar, a bank, trust company or savings and laan 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, offiliates, agents or branches, the United States or any agency thereof, or an ecrow agent licensed under ORS 696.505 to 696.585.

The steep on such appear. If is mutually agreed that: all of single property shall be taken under the right of eminent domain or condemnation, beneficiary shall be taken under the right of eminent domain or condemnation, beneficiary shall be taken include all reasonable costs, expenses and attorney's lees compensation for such raking, which all of any portion of the monies payable all reasonable costs, expenses and attorney's lees ticiary in the trial and appellate courts, necessarily paid or applied by grantor in such proceedings and the balance appoint expenses and attorney's lees ticiary in the trial and appellate courts, necessarily paid or and executed by and the balance agrees, at its ow applied upon the indebtedness and executed in the trial and appellate courts, necessarily paid or ficiary, payment of the fination of this deed and the note for and ficiary payment of the finat and presentation of this deed and the note for and presentation for the payment of the indebtedness and presentation of this deed and presentation of this deed and the note for the final shall be and presentation of this deed and the note for and subsition shall be conclusive proof of proper appointment and subsition shall be and the balance and presentation of this deed and the note for the inability of any page fall coveryances. To the indebtedness in truste make of any map or plat of said and the note for the inability of any page fall coveryances. The indebtedness in truste make of the make of the make of the make of the indebtedness. Trustee accepts this trust when this deed, duly executed and bildsteed to the make of the trustee to the indebtedness. Trustee accepts this trust when this deed, duly executed and bildsteed to notify any party here of the appointment. (a) consent to the make of the trustee herein and the appoint the indebtedness. Trustee accepts this trust when this deed, duly executed and bildsteed to notify any party here of or any access the indebtedness. appointment, and appellation or

5

2

20 El S 88

32800

	ar i an garant in all and all	時時發展, 가 여러, 학생, 학생, 영양, 학생, 가격 가지 않는 것이 있는 것이 없는 것이 없 않는 것이 없는 것이 없 않이 없는 것이 없 않이 없는 것이 없 않이 없는 것이 없 않이 않이 않이 않이 않이 않이 않이 않이 않이 않아. 않아,
The grantor warrants that the (a) [‡] primarily for grantor's p (b) for an organization's p	e proceeds of the loan representation of the second	esented by the above described note and this trust deed are: d purposes (see Important Notice below), l person) are for business or commercial ansert
This deed applies to investo	and so the set of the state of the	Dusiness or commercial purposes
secured hereby, whether or not name gender includes the feminine and the	and assigns. The term bene d as a beneficiary herein	all parties hereto, their heirs, legatees, devisees, administrators as ficiary shall mean the holder and owned
IN WITNESS WHERE	OF, said grantor has l	netreunto set his bandly
Os such want a wallanty (a) is applical	ala and at a mutranty (a) or	(b) is a durange of the second
discloring MUST comply with the Act	Lending Act and Regulation	
the grand that the second s	the desidence of a second state of the	alent. In the anna J. Fallit
[If the signer of the obove is a corporation, it is the form of acknowledgemain opposite [1]	A to solve the second of the solution of the s	DONNA L. FOLLIOTT
STATE OF OREGON	Exercise Sector	TATE OF OREGON
This instrument, was	ged before me on	County of
September 19 A 288 b Biir B. Lawler and Donn Follior	a_La	by 11 addition/edged before me on
Debig Buckacka		 Maria Step (a square s
(SEAL) OF ON Notary My commission expires		tary Public for Oregon
Interface, shall stream a strength of this it (in project, present of strength and the strength and strength stream and strength and the	and the second sec	commission expires:
furthers shart furthers and a said of the fills		
iven, ar the begelicity's applied an out hereity, shall to earne intractionaly due an	TANAL TANK	ULL RECONVEYANCE
TO:	t instanting Te be, used only when	obligations have been poid. Al Udania, characteristic
TO: <u>Intersigned is the legal owned</u>	a bakanne student FOR F Statistic To be used only when the Counter Action in Source The Book and Statistics and Bolder statistics	obligations have been paid. 25 print of approximation 601. (K. S.) 18 print of a state of a
TO: The undersigned is the legal owned trust deed have been fully paid and satis said trust deed or pursuant to statute; the herewith together with said set	a Datasing School of the second only when if and the second second only when the control of the second of the second of the second second of the second second second second second tied. You hereby are direct of cancel all evidences of -1	ebligetions have been poid. e una secured by the foregoing trust deed. All sums secured by s ted, on payment to you of any sums owing to you and by s
TO: The undersigned is the legal owned trust deed have been fully paid and sails said trust deed or pursuant to statute; f herewith together with said trust deed) ar state now held by you under the same. I	a listanti account for a garrant To be used only when garrant To be used only when is the Contract of garrant and holder of all indebted lied. You hereby are direct or cancel all evidences of i of cancel all evidences of d to reconvey(without war Mail, reconveyance and/doc	ebilgetions have been poid. eei Incas secured by the foregoing trust deed. All sums secured by s ted, on payment to you of any sums owing to you under the terms indebtedness secured by said trust deed (which are delivered to y tranty to the parties designated by the terms of said trust deed
TO: The undersigned is the legal owned trust deed have been fully paid and sails said trust deed or pursuant to statute; f herewith together with said trust deed) ar state now held by you under the same. I	a listanti account for a garrant To be used only when garrant To be used only when is the Contract of garrant and holder of all indebted lied. You hereby are direct or cancel all evidences of i of cancel all evidences of d to reconvey(without war Mail, reconveyance and/doc	ebilgetions have been poid. eei Incas secured by the foregoing trust deed. All sums secured by s ted, on payment to you of any sums owing to you under the terms indebtedness secured by said trust deed (which are delivered to y tranty to the parties designated by the terms of said trust deed
TO: The undersigned is the legal owned trust deed have been fully paid and satis said trust deed or pursuant to statute, the herewith together with said trust deed) and state now held by you under the same. A solution of description of the same of the output solution of the same of the same of the DATED. ¹⁴ HW CA HING substitutes the solution	a Ustannin Reduct For F a Ustannin Te be used only when if an	ebilgetions have been poid. eei inces secured by the foregoing trust deed. All sums secured by s ted, on payment to you of any sums owing to you under the terms indebtedness secured by said trust deed (which are delivered to y tranty to the parties designated by the terms of said trust deed i uments to the parties designated by the terms of said trust deed i constraints and the terms
To: 	a Ustannin Reduct For F a Ustannin Te be used only when if an	ebilgetions have been poid. eei inces secured by the foregoing trust deed. All sums secured by s ted, on payment to you of any sums owing to you under the terms indebtedness secured by said trust deed (which are delivered to y tranty to the parties designated by the terms of said trust deed i uments to the parties designated by the terms of said trust deed i constraints and the terms
TO: 	a Ustannin Reduct For F a Ustannin Te be used only when if an	ebilgetions have been poid. eei inces secured by the foregoing trust deed. All sums secured by s ted, on payment to you of any sums owing to you under the terms indebtedness secured by said trust deed (which are delivered to y tranty to the parties designated by the terms of said trust deed i uments to the parties designated by the terms of said trust deed i constraints and the terms
TO: The undersigned is the legal owned The undersigned is the legal owned trust deed have been fully paid and satis said trust deed or pursuant to statute; t terewith together with said trust doed) an state now held by you under the same. In the owned by you under the same. In the owned to be statuted at the term of the same of the statuted at the term of the same of the statuted at the term De not less or destroy this Trust Deed OR THE TRUST DEED	A UNANIAL REGUEST FOR F A UNANIAL To be, used only when, I'm Train a stitute of the stitute and holder of all indebted tied. You hereby are direct or cancel all evidences of f d, to reconvey ance and doc Mail.reconveyance and doc use there are burnts in Mail.reconveyance and burnts in the second all second and doc use there are burnts in the second and burnts in NOTE which it second. Beth mus	abilizations have been poid. eet incass secured by the foregoing trust deed. All sums secured by s ted, on payment to you of any sums owing to you under the terms indebtedness secured by said trust deed (which are delivered to y tranty, to the parties designated by the terms of said trust deed is unents' to the parties designated by the terms of said trust deed is unents' to the parties designated by the terms of said trust deed is unents' to the parties designated by the terms of said trust deed is unents' to the parties designated by the terms of said trust deed is unents' to the parties designated by the terms of said trust deed is designated to the trustee for concellation before receiveyance will be made.
TO: I.I. Constraint international and set of the second second set of the second second set of the second se	A Datagoning Reduces For Party (German Te be, used only when the Control of All Indebted and holder of all Indebted tidd. You hereby are direct or cancel all evidences of f dil. reconvey(without was dall.reconveyance' and/doc dall.reconveyance' and/doc dall.reconveyance' and/doc MOTE which it secures. Beth mus FI - COMUTA CIS FA	abligations have been poid. ace incass secured by the foregoing trust deed. All sums secured by s indebtedness secured by said trust deed (which are delivered to y indebtedness secured by said trust deed (which are delivered to y indebtedness secured by said trust deed (which are delivered to y indebtedness secured by said trust deed (which are delivered to y unnents: for the parties designated by the terms of said trust deed unnents: for the parties designated by the terms of said trust deed (which are delivered to y unnents: for terms of said trust deed (which are delivered to y unnents: for terms of said trust deed (which are delivered to y unnents: for terms of said trust deed (which are delivered to y unnents: for terms of said trust deed (which are delivered to y unnents: for terms of said trust deed (which are delivered to y unnents: for terms of said trust deed (which are delivered to y be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON, KI MIGE County of KI amath (Samath (Samat
To: I. M. Galo of the product of particle of the second The undersigned is the legal owned trust deed have been fully paid and satis- said trust deed or pursuant to statute; f berewich together with said trust doed) and state now held by you under the same. A OU with second or pursuant in a statute; f berewich together with said trust doed) and out of the second of particular the same. A OU with second of particular the same. A OU with second of particular the same. De not less or destrey this Trust Deed OR THE TRUST DEED U (FORM NG' set) I CG OC 'Correction bases the sub condition of the set (Station CI). (CG (Station CI).	A Datagoning Reduces For Party (German Te be, used only when the Control of All Indebted and holder of all Indebted tidd. You hereby are direct or cancel all evidences of f dil. reconvey(without was dall.reconveyance' and/doc dall.reconveyance' and/doc dall.reconveyance' and/doc MOTE which it secures. Beth mus FI - COMUTA CIS FA	ebilgetions have been poid. eet incast secured by the foregoing trust deed. All sums secured by s indebtedness' secured by said trust deed (which are defivered to y indebtedness' secured by said trust deed (which are defivered to y indebtedness' secured by said trust deed (which are defivered to y indebtedness' secured by said trust deed (which are defivered to y indebtedness' secured by said trust deed (which are defivered to y indeptedness' secured by said trust deed (which are defivered to y interview be delivered to the trustee for concellation before reconveyonce will be made. STATE OF OREGON, FK OF KISHISE County of Klamath: ycd for file of if i cortify that the within instrument Was received for record on the 20th day of
TO: The undersigned is the legal owned The undersigned is the legal owned trust deed have been fully paid and said said trust deed or pursuant to statute; t terewith together with said trust doed) an state now held by you under the same. A construct of the same and the same and be not less or destroy this Trust Deed OR THE TRUST DEED	A UNANIAN REQUEST FOR F a UNANIAN To be, used only when its Control without it and holder to all indebted its Control without its and holder to all indebted for cancel all evidences of -1 and indebted for econvey(without was dail.reconveyance' and/doc nue torse any bupils (its bus, buc, fourthants and its and bill secons. Both mus NOTE which it secons. Both mus	ebilgetions have been poid. eet incast secured by the foregoing trust deed. All sums secured by s indebtedness' secured by said trust deed (which are defivered to y indebtedness' secured by said trust deed (which are defivered to y indebtedness' secured by said trust deed (which are defivered to y indebtedness' secured by said trust deed (which are defivered to y indebtedness' secured by said trust deed (which are defivered to y indeptedness' secured by said trust deed (which are defivered to y intents' to 'trusteed defivered by the terms of said trust deed if beneficiary be delivered to the trustee for concellation before reconveyonce will be made. STATE OF OREGON, SK SK STATE OF OREGON, SS SA for file of if if county of 'Klamath' Was received for record on the 20th day Was received for record on the 20th day State (o turn use (of second of lock LaM, and recorded in book/recl/values of clavered are defivered in book/recl/values of turn use (of turn use (of in book/recl/values of turn use (of tu
TO: I.I. Constant intervention of provided to the field The undersigned is the legal owned trust deed have been fully paid and sails said trust deed or pursuant to statute; f herewich together with said trust deed) and state now held by you'under the same. If we of postation objection of and the to De not less or destrey this Trust Deed OR THE TRUST DEEDD II C TU (FORM N. Serif C.G. OL 'ATED' II' (FORM N. Serif C.G. OL 'ATEN'S AND SUBJECTION OL 'ATEN'S AND SUBJEC	A UNANIAL RECORDER TOR F A UNANIAL RECORDER ACCOUNT OF F A UNANIAL STATES AND A STATES IN CONTRACT AND A STATES AND A STATES	ebilgetions have been poid. een ted, on payment to you of any sums owing to you under the terms indebtedness secured by said trust deed (which are delivered to y tranty, to the parties designated by the terms of said trust deed is unnents' to the parties designated by the terms of said trust deed is unnents' to the parties designated by the terms of said trust deed is unnents' to the parties designated by the terms of said trust deed is unnents' to the parties designated by the terms of said trust deed is unnents' to the parties designated by the terms of said trust deed is unnents' to the trustee for concellation before reconveyonce will be made. EN OF KI UNISE County of
The undersigned is the legal owned The undersigned is the legal owned trust deed have been fully paid and satis said trust deed or pursuant to statute; t herewich together with said trust deed) ar state now held by you under the same. If owned potential the you under the same. If If owned the same of an internet beed on the If owned the same of a same of the same of the interview was been same of the same of the same Research and the same of the same of the same is the same of the same of the same of the same is the same of the same of the same of the same is the same of the same of the same of the same is the same of the same of the same of the same is the same of the same of the same of the same is the same of the same of the same of the same is the same of the same of the same of the same is the same of the same of the same of the same is the same of the same of the same of the same is the same of the same of the same of the same is the same of the same of the same of the same is the same of the same of the same of the same is the same of the same of the same of the same is the same of the same of the same of the same of the same is the same of the	A UNANIAL RECORD TOR F a UNANIAL Be, used only when I'm Control without it and holder of all indebted ind 'rou hereby are direct o' cancel all evidences of -1 dd. You hereby are direct o' cancel all evidences of -1 dd. to reconvey(without was fail.reconvey(without was NOTE which il seconds but is NOTE which is second bu	abligations have been poid. eet indext secured by the foregoing trust deed. All sums secured by s indext secured by said trust deed (which are defivered to y indext secured by said trust deed (which are defivered to y indext secured by said trust deed (which are defivered to y indext secured by said trust deed (which are defivered to y indext secured by said trust deed (which are defivered to y indext secured by said trust deed (which are defivered to y indext secured by said trust deed (which are defivered to y indext secures (s) indext secures (s) be delivered to the trustee for concellation before reconveyonce will be made. STATE OF OREGON, SK SK STATE OF OREGON, SK STATE OF OREGON, SK SK State of (150 of (15 of (1
The undersigned is the legal owned The undersigned is the legal owned trust deed have been fully paid and satis- said trust deed or pursuant to statute; t therewith together with said trust deed) and state now held by you under the same. A South the same of the same and the same of the not less or destroy this trust Deed OR THE TRUST DEED TIP TH (FORM No? sai) TOP OF TIP THE (FORM No? sai) TOP OF TATED, HILL THE SAME SUB Same of the same of the same of the same TIP THE SAME SUB OF THE SAME SUB Same of the same of the same of the same TIP THE SAME SUB OF THE SAME SUB Same of the same of the same of the same TIP THE SAME SUB OF THE SAME SUB Same of the same of the same of the same TIP THE SAME SUB OF THE SAME SUB SAME SUB OF THE SAME SUB OF THE SAME SUB SAME SUB OF THE SAME SUB OF THE SAME SUB SAME SUB OF THE SAME SUB OF THE SAME SUB SAME SUB OF THE SAME SUB OF THE SAME SUB SAME SUB OF THE SAME SUB OF THE SAME SUB OF THE SAME SUB SAME SUB OF THE SAME SUB OF THE SAME SUB OF THE SAME SUB SAME SUB OF THE SAME SUB OF THE SAME SUB OF THE SAME SUB SAME SUB OF THE SAME SUB OF THE SAME SUB OF THE SAME SUB SAME SUB OF THE SAME SUB OF THE	A UNANIAL RECORDER AND A CONTRACT OF A CONTRACT OF THE CONTRACT. THE CONTRACT OF THE CONTRACT	ebilgetions have been poid. een ted, on payment to you of any sums owing to you under the terms indebtedness secured by said trust deed (which are delivered to y tranty, to the parties designated by the terms of said trust deed is unnents' to the parties designated by the terms of said trust deed is unnents' to the parties designated by the terms of said trust deed is unnents' to the parties designated by the terms of said trust deed is unnents' to the parties designated by the terms of said trust deed is unnents' to the parties designated by the terms of said trust deed is unnents' to the trustee for concellation before reconveyonce will be made. EN OF KI UNISE County of

1-1

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-The grantor covenants and agrees to and with the beneficiary and mose claimang under hum, that he is tun-fully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever.

1