MODMITHIS TRUST DEED, made this JIMMIE D. HUGGINS as Grantor, MOUNTAIN TITLE COMPAN SENNET A. OLIVER & VIRGINIA M. as Beneficiary.	IY OF KLAMATH COUNTY	September	age <u>16094</u>
as Grantor, MOUNTAIN TITLE COMPAN			, <i>Detwe</i>
SENNET A. OLIVER & VIRGINIA M			, as Trustee, ar
	OLIVER, husband and w	life or survivon	······
as Beneficiary,	All the set of the set	July 1 Puly 1 VOI	
Cranton in the	WITNESSETH:		
Grantor irrevocably grants, bargain Klamath County,	ns, sells and conveys to tru	istee in trust, with power	of sale, the proper
	, Oregon, described as:	n an	,e proper
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SEE LEGAL DESCRIPT	ION ATTACHED HERETO A	ND MADE A PART HEDE	Ω₽
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FIGHT PURPOSE OF SECURING	PERFORMANCE of each agree.	ment of granter have	a to of used in connec
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te of even date herowith	Dollare with		
ote of even date herewith, payable to beneficiary t sooner paid, to be due and payablePET The date of maturity of the debt secured h	or order and made by grantor,	the final payment of princing	he terms of a promissor
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due and payable. In the event the within	n described property of arte, sta	ited above, on which the final	installment of said and
consisted and payable. In the event the within ld, conveyed, assigned or alienated by the gra en, at the beneficiary's option, all obligations se rein, shall become immediately due and payable.	intor without first having obtain	T thereof, or any interest there	ein is sold, agreed to be
	of ans instrument, irresp	ective of the maturity date	roval of the beneficiary
tem, shall become immediately due and payable.		,	- enpressed merein, or
To protect the security of this trust deed.	brantor advance		
To protect the security of this trust deed, protect the security of this trust deed, protect preserve and protect in the security of the secur	grantor agrees:		
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To protect the security of this trust deed, protect, protect and protect and protect and protect.	grantor agrees:	easement or creating any restriction or other agreement affecting this	n thereon; (c) join in any
To protect the security of this trust deed, protect, protect and protect and protect and protect.	grantor agrees. y in good condition granting any e provement thereon: thereof, thereof, and a and workmanike strantee in any tructed, damaged or legally mitiled for. S covenante conditionse p services estrante	casement or creating any restriction or other agreement allecting this a convey, without warranty, all or an / reconveyance may be described thereto," and the recitals therein o rood, of the truthfumess thereof. T	n thereon; (c) join in any deed or the lien or charge ny part of the property. The as the "person or persons of any matters or facts shall "inster's tex for the start of the start inster's tex for the start of the start of the start the start of the st
To protect the security of this trust deed, 1 1. To protect, preserve and maintain said property 1. To protect, preserve and maintain said property d repair; not to remove or demolish any, building or, im 10 compile or restore promptly and in Kood mner, any building or improvement which may be const stroyed thereon, and pay when due all costs incurred there 3. To comply with all laws, ordinances, regulations and restrictions allecting said property; if the benetic	grantor agrees: y in good condition proverment thereon; d and workmanlike. for. s, covenants, condi- s, covenants, condi-	casement or creating any restriction or other agreement allecting this a convey, without warranty, all or an / reconveyance may be described thereto," and the recitals therein o rood, of the truthfumess thereof. T	n thereon; (c) join in any deed or the lien or charge ny part of the property. The as the "person or persons of any matters or facts shall inster's tee too tacts shall
To protect the provide the second test.	grantor agrees: y in good condition provement. Ihereon; d and workmanlike. frante in any tructed, damaged or s; covenants, condi- s; covenants, condi- tary so requests, to Uniform Commer- ling same in the pointed by any tructed of the second the	easement or creating any restriction or other, agreement altecting this or convey, without warranty, all or an y reconveyance may be described thereto," and the recitals therein o	n thereon: (c) join in any deed or the lien or charge y part of the property. The as the "person or person of any matters or lacits shal rustee's fees lor any of the s than \$5. let, beneficiary may at any of by a revenue of

Code as the beneficiary may require and to pay for filing same in the proper public office or offices, as well as the cost of all lien searches made beneficiary of, searching agencies as may be deemed desirable by the beneficiary of the said premises against loss or damage by the new offices of searching agencies as may be deemed desirable by the and such other herested on the said premises against loss or damage by the and such other herested on the said premises against loss or damage by the and such other herested on the said premises against loss or damage by the and such other herested on the said premises against loss or damage by the and such other herested on the beneficiary may from time to time require, in an amount not less to the beneficiary may from time to the latter; all the grantor shall fail be delivered to the beneficiary as soon as insured; if the grantor shall fail be delivered to the beneficiary season to procure any such insurance and to tion of any policy of insurance thow or hereafter placed on said building, collected under any life or other insure the policy may be aplied by beneficiary may determine, or at option of beneficiary and in such order as beneficiary may be reased to grantor. Such application or release shall act done pursuant to such notic.
 5. To keep said premises the from construction liens and to pay all tares, assessments and other charges that may be level direct, assessed with the obligations described in margaphe by itered in the rol will tare, assessed and other there there the grantor is its option, make payment of the such payment of the such payment 'b providing' beneficiary with funds' without, being there there there the grantor is its option, make payment of the secles there there there and there and there any the additions described in margaphe by the there there any paid, with interest at a leven against and other there there there there any pay all tares, assessments and other theres that the grantor shall the there anot the pay be

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken where the right of minent domain or condemnation, beneticiary shall have the right, if it is o electronic backgrift, which are in excess of the amount required to pay all reasonable contaking, which are in excess of the amount required to pay all reasonable contaking, which are in excess of the amount required to pay all reasonable contaking, shall be paid to beneficiary and applied by it first upon any proceedings, shall be paid to beneficiary and point be trial and appellate courts, necessarily paid or incurred by bene-ficiary in such proceedings and the balance applied upon the indebtedness and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneficiant of time upon written request of bene-riciary, payment of is less and presentation of this deed and the note for endorsement (in case of full reconveyants) of cancellation), without allecting (a) consent to the making of any map or plat of said property; (b), join in (b) join in

pointed by a court, and in person, by aftent or by a receiver to bard, the indebiedness hereby schuld regard to the adequacy of any security for-erty or any part thereol secured, enter upon and take possession of said profi-issues and profits, including its own name sue or otherwise collect the tensi-less costs and expenses of particle and unpaid, and apply the same. less costs and expenses of upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of lire and other insurance policies or communication or awards for any taking or damage of the property, and the application and collection, including reasonable attor-licary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of lire and other property, and the application or release thereof as aforesaid, shall not cure or pursuant to such notice. If default hereunder or invalidate any act done waive any, default or notice of default hereunder or invalidate any act done thereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneficiary may declare all sums secured here the invate to foreclose this trust deed in equity as a moriging or the struste to foreclose this trust deed in equity as a moriging or the trustee to pursue any other right or remedy, either at law or in equity, which he trustee to pursue any other right or the beneficiary elect to foreclose by advertisement and saie, the beneficiary or the trustee shall execute and cause to bereficies this trust deed and his election to sell the said described process to foreclose this trust deed in the manner provided in ORS 86.735 to 86.755 . Alter the trustee to any other right or the default or delaults. If the default consists of a lailure to grand sub the default and his election to any other presons op rivileged by ORS 86.73, may cure the default or delaults. If the default consist

detaults, the person effecting the use and the obligation of the trust deed together with trustee's and attorney's tees not exceeding the amounts provided by law. 14 Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may in one parcel or parcel of the trustee may sell said property either shall deliver to the protect is deed in form as required by law. The shall deliver to the parchaser is deed in form as required by law. Converse the property so the purchaser is deed in form as required by law converse in one parcel or purchaser is deed in form as required by law. Converse shall deliver to the the burden of any more solution to the the purchaser is deed in the solution of the trustee solution of the trustee solution of the trustee solution to the purchaser is deed in the truste solution to the trustee solution of the trustee solution to the trustee solution of the trustee solution to the trust the solution of the trustee solution to the trust the trustee solution to the trust solution to the trust the trustee solution to the trustee of all pursuant to the owners of the trustee in the trustee shall apply the proceeds of appointent to the truste of the trustee in the trustee solutions the trust the trust the trust the trust attend as their interest may appear in the owners of the trustee in the trust surplus. 16. Beneficiary may from time to time appoint a successor or succes-trustee, the latter shall be rested with all title, powers and duits successor trustee, the latter shall be rested with all title, powers and duits successor trustee the latter shall be truste when this

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

The grantor covenants and	160:
The grantor covenants and agrees to and with the beneficiary and fully seized in fee simple of said described real property and has a valid, and that is	those claiming
and a start	unencumbered title thereto
and that he will warrant and forever defend the con-	
and that he will warrant and forever defend the same against all persons	whomsoever.
[10] M. M. D. M. Marketter, "An Annual Statement of the statement of th	
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(a)* primarily for grants that the proceeds of the loan represented by the above down (b)XTerret Constraints of personal, family or household.	
The grantor warrants that the proceeds of the loan represented by the above describe (a)* primarily for grantor's personal, family or household purposes (see Important N (b)XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	ed note and this trust deed are:
gender includes the successors and assigns. The term benefit of and binds all parties hereto their t	Char phyposes XX
<ul> <li>IN WITNESS WHEREOF, said grantor has hereunto set his hand the police of the police of</li></ul>	and owner, including pledgee, of the contract for the contract of the contract
IN OKIANI NOTICE. Date	day and year first -1
	DHuan DHuan
disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent.	Huggins
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	
STATE OF ORECON	
Commission	
County of	$\sum_{i=1}^{n} e^{i \phi_i \phi_i} e^{i \phi_i$
Imate D. Huggins	ss. ed before me on
BULL CH I I I I I I I I I I I I I I I I I I	
(SEAL) OF ON NOTARY Public (A.C.	
Micontimission expires; 7/12/00 Notary Public for Oregon	······
My commission expires:	
	(SEAL)
TO: The undersigned is the local	
Ine undersigned is the task	
The undersigned is the legal owner and holder of all indebtedness secured by the foregoing a trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any s said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust herewith together with said trust deed) and to reconvey, without warranty, to the parties designated state now held by you under the same. Mail reconveyance and documents to DATED:	trust deed. All sume
and trust deed or pursuant to statistied. You hereby are directed, on payment to you of any s herewith together with said trust deed) and to reconvey, without warranty, to the parties designated estate now held by you under the same. Mail reconvey, without warranty, to the parties designated DATED:	ums owing to you under the terms of
DATED: 119 You under the same. Mail reconveyance and documents to	by the terms of said trust deed the
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지수는 물건 물건에서 가지 못한 것이 있는 것 같아요. 이렇게 말했다. 이들 것은 것은 것은 것은 것을 가지 않는 것이 같아요. 이렇게 나는 것은 것이 있는 것이 있는 것이 있는 것이 있는 것이 있다.	
Do not lose or destroy this Trust Deed OR THE NOTE which it secures Bash	diciary
Do not less or deliroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation	on before reconveyance will be
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net A. & Virginia M. Olive	
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Beneficiary AFTER RECORDING RETURN TO MILLING TOTALING RECORDER'S USE MELLING RECORDER'S USE RECORDER'S USE	Or as fee/file/instru- Im/reception No
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AFTER RECORDING RETURN TO IAMATH COMPANY USG ST IAMATH COMPANY ST IAMATH	Or as fee/file/instru- Im/reception No

## LEGAL DESCRIPTION

16096

The Southerly 60 feet of Lot 26 in Block 3 of STEWART, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, more particularly described as follows:

Beginning at the Southwest corner of said lot, and run Northeasterly along the Southerly line of said lot 125.3 feet to the Southeasterly corner of said lot; thence Northwesterly along the Easterly line of said lot, 60 feet to a point; thence Southwesterly parallel with the Southerly line of said lot, 105 feet, more or less to a point on the Westerly line of said lot; thence Southerly along the Westerly line of said lot, 62.8 feet, more or less to the place of beginning, Klamath County, Oregon.

Tax Account No.: 3909 007CA 02700

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STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of	
of Mortgages on Page 16094	ан. 1913
Mortgages on Page,	
FEE \$18.00 Evelyn Biehn County Clerk	
By Gauline Mullindore	è

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