°° 92152	Lee 213-02	883	TRICHT WOLTEAS AND AND BOULD
THIS TRUST DEED, ma MICHAEL BRUCKER AND			1 I
MCKENZTE TTTT	3ARBARA BRUCKER,	HUSBAND AND WI	EMBER 19.88, be
EUET VN N MG DOWND	<u> 2 CO</u>		as Trustee,
as Beneficiary,			A BOARD OF CERTIFICATION OF THE PARTY OF THE PARTY OF
Grantas :	WITA	NESSETH.	
in <u>KLAMATH</u>	bargains, sells and control of the sells and c	conveys to trustee in wined as	n trust, with power of sale, the prot
LOT 13 TN BIOCK O	집 그 전 일러는 것이 아들 가지 않는 것 같다.		At the second
IN THE OFFICE OF THE COUNT LKOZI, DEED	Y CLERK OF KLAMA		"고려" 이는 것이 가지 않는 것 같 수가 없는 것 않는 것 같은 것이 많이 나라. 나라. 나는 것
1.35 millions at analysis for these Decision 23.1918	1015 APR a locan goal of	and for any which in particular	
together with all and singular the teneme			
now or hereafter appertaining, and the rer tion with said real estate. FOR THE PURPOSE OF SECU	nts, hereditaments and a its, issues and profits the	appurtenances and all c ereof and all fixtures no	other rights thereunto belonging or in any ow or hereafter attached to or used in com
sum of THIRTY SIX THOUSAND F	IVE HUNDRED AND	E of each agreement of NO/100THS_	grantor herein contained and payment of
note of even date herewith, payable to ben	eficiary or order and mac	Dollars, with interest i	thereon according to the terms of a provi
becomes due and maturity of the debt sec	cured by this instance	in the second se	
To protect the security of this trust 1. To protect, preserve and maintain said	deed, grantor agrees:	in sice and a sective of	of the maturity dates expressed therein,
and repair; not to remove or demolish any buildin not to commit or permit any waste of said property. 2. To complete or restore promptly and	property in good condition ng or improvement thereon;	granting any easement of	QF Greating
manner any building or improvement which may destroyed thereon, and pay when due all costs incur 3. To comply with all laws, ordinances, re tions, and restrictions altecling said processor if	in food and workmanlike be constructed, damaged or red therefor. gulations, covenants, condi-	frantee in any reconvey, w frantee in any reconvey legally entitled thereto," be conclusive proof of the services mention	yance may be described as the "person or person and the recitals therein of any matters or lacts a he truthfulness therein of any matters or lacts a
tions and restrictions altecting said property; if the join in executing such financing statements pursuan cial Code as the beneliciary may require and to proper public offices or offices; as well as the cost by filing officers or searching dencies as may be beneliciary; 4. To provide and convincent	beneticiary so requests, to t to the Uniform Commer- pay for filing, same in the		
by liting officers or searching agencies as may be beneficiary. A. To provide and continuously maintain i now or hereafter erected on the said premises again and such other harards as the said premises again	of all lien searches made deemed desirable by the		
an amount not less than \$ INSURABLE av Appropriate acceptable to the beneficiary, with the	UEime to time require, in , written in	ney's fees upon any indep ficiary may determine.	i operation and collection, including reasonable atta biedness secured hereby, and in such order as ber
I the grantor shall fail for any reason to promise	liciary as soon as insured:	collection of such rents, in insurance policies or comp	upon and taking possession of said property, t issues and profits, or the proceeds of tire and oth gensation or awards for any taking of tire and oth
he beneficiary may procure the same at granto ollected under any lire or other insurance policy n iary upon any indebtedness secured bershur and	placed on said buildings, r's expense. The amount may be applied by benefit	property, and the applicat waive any default or noti pursuant to such notice.	icon or release thereol as aloresaid, shall not cure ice ol delault hereunder or invalidate any act do
hay determine, or at option of beneficiary the entir ny part thereof, may be released to grantor. Such a of cure or waive any default or notice of default be	such order as beneliciary re amount so collected, or application or release shall ereunder or institution	hereby or in his performant essence with respect to such declare all sums secured event the barrier	by grantor in payment of any indebtedness secure ince of any agreement hereunder, time being of it h payment and/or performance, the beneficiary ma hereby immediately due and appreciate
5. To keep said premises lree from construct axes, assessments and other charges that may be h	tion liens and to pay all	in equity as a mortgage o advertisement and sale, or remedy either at land	is election may proceed to foreclose this trust dee or direct the trustee to foreclose this trust deed may direct the trustee to nursue one this trust deed b
harges become past due or delinquent and promptly beneliciary; should the grantor fail to make name	es, assessments and other y deliver receipts therefor	the beneficiary elects to for the trustee shall execute an	equity, which the beneficiary may have. In the even reclose by advertisement and sale, the beneficiary of ad cause to be recorded his writer.
y direct payment or by providing beneficiary wi ake such payment, beneficiary may, at its option, at the amount so paid, with interest at the rate set	ayable by grantor, either ith funds with which to make payment thereof,	secured hereby whereupon t notice thereof as then requi	said described real property to satisfy the obligation the trustee shall fix the time and place of sale, giv ired by law and proceed to foreclose this time.
ust deed, shall be added to and become a part of ust deed, without waiver of any rights arising from venants hereof and for such payments with iteration	ragraphs 6 and 7 of this the debt secured by this m breach of any of the	sale, and at any time prior sale, the grantor or any oth	to 5 days before the date the trustee conducts the to 5 days before the date the trustee conducts the her person so privileded by OPS or are
y hereinbefore described, as well as the granter, me extent that they are bound for the payment scribed, and all such payments shall be been	st as aforesaid, the prop- shall be bound to the of the obligation herein	sums secured by the trust entire amount due at the t not then be due had no def	the default consists of a failure to both 35, may cur t deed, the default may be cured by paying the time of the cure other than such portion as would fault occurred. Any other starts the portion as would
nder all sums secured by this trust deed immediate astitute a breach of this trust deed,	option of the beneficiary, ly due and payable and	obligation or trust deed. In delaults, the person effectin	by tendering the performance required under the in any case, in addition to curing the default of ng the cure shall pay to the hendloid the default of
title search as well as the other costs and expenses of this connection with or in enforcing this obligation and s actually incurred.	trust including the cost b s of the trustee incurred trustee's and attorney's	together with trustee's and a by law. 14. Otherwise, the se	attorney's tees not exceeding the amounts provided altorney's tees not exceeding the amounts provided
7. To appear in and defend any action or p ect the security rights or powers of beneficiary or t ion or proceeding in which the beneficiary or t	proceeding purporting to	place designated in the not be postponed as provided b	ale shall be held on the date and at the time and tice of sale or the time to which said sale may by law. The time to which said sale may
ount of attorney's lees mentioned in this paragraph	tee's attorney's lees; the	the property so sold, but w	without any covenant or warred by law conveying
ree of the trial court and in the event of an appeal ate court shall adjudge reasonable as the beneficia 's lees on such appeal.	ary's or trustee's attor-	the grantor and beneficiary, 15. When trustee sell	may purchase at the sale, Is pursuant to the sale,
It is mutually agreed that.	cl cl	shall apply the proceeds of cluding the compensation of attorney, (2) to the obligati	sale to payment of (1) the expenses of sale, in- the trustee and a reasonable charge by trustee's ion secured by the trust day charge by trustee's
8. In the event that any portion or all of said	eneficiary shall have the	leed on their int	appear in the interest of the trustee in the trust appear in the order of their priority and (4) the for or to his successor in interest.
6. In the event that any portion or all of said ler the right of eminent domain or condemnation, be it, it is so elects, to require that all or any portion	of the monies payable su	urplus.	The survey of the survey of the survey of the survey
6. In the event that any portion or all of said of the right of eminent domain or condemnation, be it, it it so elects, to require that all or any portion compensation lor such taking, which are in excess of pay all reasonable costs, expenses and attorney's i tired by frantor in such proceedings, shall be p lied by it first upon any reasonable costs and expen- t in the trial and appellate comble costs and expen- tion.	of the amount required lees necessarily paid or aid to beneficiary and un neces and attorney's less	16. Beneficiary may	from time to time service
6. In the event that any portion or all of said ler the right of eminent domain or condemnation, be it, it is so elects, to require that all or any portion	of the amount required fees necessarily paid or aid to beneficiary and ur uses and attorney's fees, the d or incurred by bene- upon the indebtedness an 6, 10, take, such actions	16. Beneficiary may bord to any trustee nanned h under. Upon such appoints rustee, the latter shall be v ipon any trustee herein name and substitution shall be mad	from time to time appoint a successor or succes- herein or to any successor fusite appointed here- ment, and without conveyance to the successor vested with all title, powers and duits conferred de or appointed hereunder. Each such appointment de by written instrument executed by methiciary, e mortgade records of the county or beneficiary, d, shall be conclusive proof of proper appointment

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association autorized to do business under the lows of Oregon or the United States, a little 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 656-585.

E.m.

The grantor covenants and agrees to	and with the beneficiary and those	claiming under him, that he is law- umbered title thereto
y seized in fee simple of said described in Fee Structure in the second se	VENANTS OF RECORD	
(a) A second set of the second sec	nd the same against all persons who	msoever.
that he will warrant and forever defer	a meaning the product mouse the reader many p	Harris, M. Andrew, M. Andrew, "Andrew Strandski, and an anti- sector for and sector (see Strandski, and sector), and an anti- sector for any sector (see Strandski, and sector), and an anti- sector for the sector (see Strandski, and sector), and and anti-sector (sector), and prove a sector sector (sector), and anti-sector (sector), and and an anti-sector (sector), and anti-sector (sector), and and anti-sector (sector), and anti-sector (sector), and and anti-sector (sector), and anti-sector (sector), (sector), and anti-sector), and anti-sector (sector), and anti-sector (s
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The grantor warrants that the proceeds of t	the loan represented by the above described by or household purposes (see Important No	I note and this trust deed are: (ice below), XXXXXXXXXXXXXX
(a)* primarily for Brailion's Detection (b) (b)X XXXXXXX ganna XXXXXXXXXXXXXXXXXXXXXXXX	YXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	s, legatees, devisees, administrators, executors
cured hereby, whether or not named as a benefit	ficiary herein. In construing this deed and w	whenever the context so requires,
nder includes the teminine and the neuter, and IN WITNESS WHEREOF, said a	grantor has hereunto set his hand the	e day and year first above written.
IMPORTANT NOTICE: Delete, by lining aut, whicheve of applicable; if warranty (a) is applicable and the b	er warranty (a) or (b) is beneficiary is a creditor and Reculation Z, the	RUCKER Sucke
s such word is defined in the the Act and Regulatic eneficiary MUST comply with the Act and Regulatic	to, 1319, or equivalent. RAPBARA BR	
compliance with the Act is not required, disteguted TAX ACCOUNT NO: 2406-1BD-2200) KEY: 144365	
If the signer of the above is a corporation, se the form of acknowledgement opposite.]		
County of LANE	County of .	ss. wiedged before me on
This instruction was acknowledged belo SEPTEMBER	ore me on	nazi, Bitan (Ang. 1996), Balan (Balan), Balan (Balan) Manuska (Balan), Balan (Balan), Balan (Balan), Balan (Balan), Balan Manuska (Balan), Balan
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Notary Public		철 소설 방법에 있는 것이 같은 것이 있는 것이 가지 않는 것이 많이 많이 했다.
(SEAL): B My commission expires : 00-	-14-89 My commission expires:	
where the state of the second s	REQUEST FOR FULL RECONVEYANCE To be used only when abligations have been poid.	· 동네는 동네에 말 수도 전 전 소리에 가지 않는 것 같아요. 이 가지 않는 것 이 가지 않는 것 같아요. 이 가지 않는 것 같아요. 이 가지 않는
A CONTRACTOR OF A CONTRACTOR O	ere ar the manual of second of the second of the	All sums secured by
The undersigned is the logal datisfied.	. You hereby are directed, on payment to y	you of any sums owing to you a delivered to
said trust deed or pursuant to statute the statute to the statute of the statute	to reconvey, without warranty, to the partie	ies designated by the terms of said trust designated
estate now held by you under the same. Mail too white raid tool service box, or Service tobactorize and the comp DATED; might als sen services the testemati	in relies and profin thered and all terms	 Marcal Generation attribution on many differences Marcal Content rest content of rest and rest attributed on an and
	<u> - 11 - 11 - 11 - 11 - 11 - 11 - 11 - </u>	Beneficiary
	OTE which it secures. Both must be delivered to the t	trustee for cancellation bafore reconveyance will be made.
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De not loss or destroy this Trust Deed OR THE N		
TRUST DEED	CERK OF KLANATH CONVIT, 0.	STATE OF OREGON,
TRUST DEED IN LHE DES(FORM NO. BBI)IE CONMLA PD STEVENS-NESS LAW, PUB. CO., PORTLAND.ORE-1	2 전문 비원이 가장에서 가지만 것을 알려야 했다. 이번 것 같은 것 같	MCC County ofKlamath. O(1) C: I certify that the within instru- was received for record on the 3rd. Oct
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