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NFAL G. BUCHANAN. Attorney at	Law, national and wife, Message A Me
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	ระสงมอดและเป็นจะ 1999 (1999) หนึ่งหนึ่งและเหม่ง (1999) (1999) (1999) (1999)
Beneficiary, August	
Beneficiary,	ITNESSETH:
Greator irrevocably orants bardains sells an	d conveys to trustee in trust, with power of sale, the prope
Klamath County, Oregon, d	lescribed as:
《Hatwish data NLUA等: 每天 (4.1 Y): 出版: 出版: 日本 (4.1): 建筑 (4.1): 中国	승규는 사사가 방법에 가장 만난 것이었다. 신상화학생 방법은 방법은 것인데 문제가 안가 있는 것 같아요. 것 같아요.
Lot 6. Block 13. Valley View	, Second Addition, Klamath County, Oregon
	,我们还是我们就是我们就能能帮助你的问题,我们就是我们的我们,我们还是我们的我们的。"
ROW X* (n)	그는 것 같은 것 같은 것은 것은 것을 것 같은 것이 많이 많이 했다. 것 같은 것이 없는 것이 없다. 것 같은 것이 없는 것 않이 않이 않는 것이 않는 것이 않이
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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. Solve FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

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Decomes due and payable. In iterated by the grantor without first h then, at the beneficiary's option, all obligations secured by this instructions, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees:

1. To protect, preserve and maintain said property in good conditions and repair; not to remove or demolish any building or improvement thereon;
2. To complete or restore provide may be constructed, damaged or destroyed to commit or permit any waste of said property in good and workmanike mamer any building or improvement thereon;
2. To complete or restore provide may be constructed, damaged or destroyed. To complete our restore provide may be constructed, damaged or destroyed. To complete y when due all costs incurred therefor.
3. To complete y when due all costs incurred therefor.
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4. To provide any when due all costs incurred therefor.
4. To provide and continuorly maintain intrumes on the building same in the proper public office or offices, as well as the cost of all lien sacrhar made by filling officers or searching agender as may be deemed desirable by the ana amount mot public of the continuorly maintain intrumes on the buildings and each other hazarda a fulleleficiary as you with its instrumes and its payable to the latter; all costs interved to the beneficiary as soon as insured if the damode and the difference on soon describer on soon a insured in the difference on soon describer on soon as insured in the difference on payable to the latter; all costs induced in the difference on soon describer on soon a insured in the difference on soon describer on soon as insured in the difference on payable to the describer of mutanes and the balance on soon describer on soon as insured in the difference of payable to the describer of mutanes and the balance on the balance on ana insured in the difference on pay following the difference one

## It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, if it so elects, to require that all or any portion of the monics payhild as compensation for such taking, which are in excess of the amounty peak to pay all reasonable costs, expenses and altorney's less not sublicity and applied by it first upon any reasonable costs and expenses and sublicity and applied by it first upon any reasonable costs and expenses and altorney's less both in the trial and appellate courts, necessarily plaid or licary in such proceedings, and the hintown expense. To take such actions and esteute such instrumbeness shall be necessary in obtaining such com-pensation, promptly upon and promitime to time upon written request of bene-ficiary, pay of the first of the start of the start of the note for endocrement of its fees and presentation of this deed and the note for endocrement of its fees and presentation of the indebtedness, frustee may (a) consent to the making of any map or plat of said property; (b) join in (c) consent to the making of any map or plat of said property; (b) join in (c) consent to the making of any map or plat of said property; (b) join in (c) consent to the making of any map or plat of said property; (b) join in (c) consent to the making of any map or plat of said property; (b) join in (c) consent to the making of any map or plat of said property; (b) join in (c) consent to the making of any map or plat of said property; (b) join in (c) consent to the making of any map or plat of said property; (b) join in (c) consent to the making of any provent provent provent consent to the side property; (b) join in (c) consent to the making of any map or plat of said property; (b) join in (c) consent to the making of any provent provent consent to the provent consent to the making of any provent consent to the provent consent to the making of any provent consent to the p

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and expenses actually incurred in enlocing the obligation of the frust deed together with trustees and attorney's lees not exceeding the amounts provided by law." It is not exceeding the amounts provided by law." It is the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said proorty either in one parcel or in separate parcels and shall sell the parcel or aracels at statute the time of the parcel or in separate parcels and shall sell the parcel or parcels at the time of the parcel or parcels at the time of the parcel or in the date shall be held on the date and at the time and place designated in the notice of sale or cash, payable at the time of the trustee may sell said proorty either that the purchaser is deed in form as required by law. The trustee may sell said proorty either that. Trustee shall deliver to the purchaser is deed in form as required by the converging the property so sold, but without any covenant or warful the trustee, but including the equation and before at the sale.
 15. When frustee sells pursuant to the provided herein, trustee full input the proceeds of sale to payment of (1) the expense of sale, including the compensation of the trustee and a reasonable charge by trosteed at the sale. (2) to all persons having recorded liens subsequent to the interest of their priority and (4) the surplus.
 16. Beneticiary may from time to the order of their priority and (4) the surplus, it any trustee name becend a appoint a successor or successor trustee here and herein or to any successor in interest appoint derived by the first priority and (4) the surplus.
 16. Beneticiary may from time to appoint a successor or successor trustee shall be reade appoint the route excessor in trustee the latter shall be vested with all title, powers and duties conferred upon any trustee herein herein der appoint as provided herein or to any successor trustee appointment of the successor in the cont or counties in

NOTE: The Trust Deed Act provides that the trustee hereunder must be either on attorney, who is an active member of the Oregan State Bar, a bank, trust company or savings and loan association authorized to 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, offiliates, agents or branches, the United States or any agency thereof, or an excrew agent licensed under ORS 696.505 to 696.585.

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IN WITNESS WHEREOF	F, said grantor has hereunto set his hand the day and year lire above written.
IMPORTANT NOTICE: Delete, by lining out,	whichever warranty (g) of (b) is a ugan of Yuk
as such word is defined in the Truth-in-Len	ding Act and Regulation Z, the
if compliance with the A.	Villa 110, 1317, or equivalent
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the form of acknowledgement opposite.)	ում, բանառնակություն, որող էլինչին, որոչ։ Դեստեսին էլինչինը են պետեսությունը՝ հետենում, են և երկլիչին Դենտեսին համանի ներկրությունը՝ հետենում, են իրդլիչին էլինչին
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TO: The undersigned is the logal owner frust deed have been fully paid and	and holder of all indebtedness secured by the foregoing trust deed. All successions
TO: The undersigned is the legal owner trust deed have been fully paid and satisfi- said trust deed or purprised	and holder of all indebtedness secured by the foregoing trust deed. All sums secured by sided, You hereby are directed, on payment to you of any sums owing the sums secured by s
TO: The undersigned is the legal owner trust deed have been fully paid and satisfi said trust deed or pursuant to statute to berewith together with said trust deed	and holder of all indebtedness secured by the foregoing trust deed. All sums secured by s ied. You hereby are directed, on payment to you of any sums owing to you under the terms cancel all evidences of indebtedness secured by said trust deed (which are drive terms
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