RUST DEED VOL mg9 Page 21561 7576 00 THIS TRUST DEED, mide this 23rd day of October, 19-89, between 381034 ev = 4 4 COOPER AND L, NDA COOPER, husband and wife JOHN A. as Grantor, KLAMATH COUN Y TITLE COMPANY, as Trustee, and

GENO GHELLER AND JESSIIS LAVERNE GHELLER, husband and wife

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as Beneficiary.

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WITNESSETH:

Grantor irrevocably grants, bergains, sells and conveys to trustee in trust, with power of sale, the property KLAMATH County, Oregon, described as: We see the set of a state of the

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Lots 5, 6, 7 and 8 in Block 218, Mills Second Addition to the City of Klamath Falls, according to the official plat thereof on file in the office of the [County] Clerk of Klamath County, Oregon.

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 seid real estate. FOR THE PURPOSE OF SICURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of EIGHTY THREE TROUAND AND NO/100-

note of even date herewith, payable to be be discussed by this instrument is the date, stated above, on which the final installment of said note the date of maturity of the dot 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 be obtined by the instrument, itrespective of the maturity dates expressed therein, or therein, shall become immediately due and payable. To protect the security of this trust deed to be determined by this instrument.

becomes due and payable. In the event the winnin described payable.
sold, conveyed, assigned or alienated by the (rantor without first h then, at the beneficiary's option, all obligations socured by this instruction, shall become immediately due and payable.
To protect the security of this trust deed, grantor âgrees:

To protect the security of this trust deed, grantor âgrees:
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To complete or restore promply and, in (sod and workmanike, thereon;
To comply with all law onderty; if the beneficiary so requests, to the statication a determory built of the cost of all line searches made product of the said premises solation to the Uniform Commercian detecting and restrictions and restrictions and restrictions and restrictions and restrictions and restriction and continuously restores asignations to fine require, in and such other have deal or the said premises solation to so fine require, in an ancon tool less that grants are the thereit or the beneficiary as soon as insured; policies to the beneficiary as soon as insured; policies to the beneficiary as soon as insured; policies of line restores on your policy of insurance on your heavier of the expendence on said building in y policy of insurance on or hereiter placed on said buildings the beneficiary at heat illened asys prior to the expraction or release shall and or any policy of insurance policy may be applies by beneficiary in the solution or release shall and the solution or release shall be made and solution in the solution or release shall be applied by the application or release shall confice or to the semicary of the solution or release shall confice or to the semicary of the sotherestore and the sotherestore

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 couldern ation, beneficiary shall have the right, it is of elects to require that all or any portion of the monies payable right, it is of elects to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required as compensation for such taking, which are in excess of the amount required as compensation for such taking which are in excess of the amount required as compensation for such taking which are in excess of the amount required as compensation for such taking which are in excess of the amount required by it first upon any teasonable tosts and expenses and attorney's lees, both in the trial and applicate courts, for an express, to take i uch actions secured hereby, and granitents as shall be twessary in obtaining such com-pensation, promptly upon the form time to time upon written request of bene-ficiary, payment of its lies and presentation of the ded and the note for-ind execution (in such of life lies and presentation of the indebtedness, the liability of and its lies and presentation of the indebtedness, the liability of the making of any map or plat of liability is used to (a) comments to the making of any map or plat of liability is an independent of the indebtedness. HODE: The Terry Pay deat day map or plat of security is beneficiary in the security is the indebtedness.

ument, irrespective of the maturity dates expressed therein, or
granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereoir, (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally editiled thereoi," and the recitals therein a lay catters or facts shall be conclusive proof of the truthulness thereoi. Trustee's lees for any of the property. The individual of the property of the individual of the recitals there in any catters or facts shall be conclusive proof of the truthulness thereoi. Trustee's lees for any of the provide mentioned in this paragraph shall be not less than \$5.
10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by alent or by a of any security for the individent set of person and take paragraph of the second and apply its same, less costs and expenses of operation and collection, including these made, less costs and profits, including those secured hereby, and in such order as beneficiary may delemine.
11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of there and other property, and the application or release thereods a low call or conversed to the proceeds of the rant determine any delault or notice of delault hereunder or invalidate any act done pursuant to such notice.
12. Upon default by grantor in payment of any individent secured hereby or in his performance of any agreement hereunder, the beneficiary or the beneficiary or the beneficiary or direct the trustee to pursue any other right of the trustee to for a pay abort the deal in or core remedy, either at law or in equity, which the beneficiary may act deed in equity. As a mortage or direct the trustee to foreclose this trust deed in the beneficiary or the beneficiary or the b

together with trustee's and attorney's lees 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 be postparted or in separate parcels and shall sell the parcel or parcels at induction to the highest bidder for cash, payable at the time of sale. Trustee thall deliver to the purchaser its deed in form as required by law converges the postparted by the purchaser its deed in form as required by law converges the property so sold, but without any covenant or warranty, express or plied. The recitals in the deed of any matters of lact shall be conclusive pay of the truthkuless thereol. Any person, excluding the furstee, but including the grantor and beneficiary, may purchase at the sale. The vortable pay the proceeds of sale to payment of the strustee but including the grantor and beneficiary may purchase at the sale. The condension of the trustee may but with the truste shall apply the proceeds of sale to payment of the trustee in the truste thaving recorded lines subsequent in the reduct the the profile of the trustee sufficiency. (2) to the obligation securic the interest of the trustee in the first deed as their interests may appear in the order of their priority and (4) the surplus. 16. Beneliciary may from time to time appoint a successor or succes-

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed here-inder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested without conveyance to the successor trustee, the latter shall be vested without conveyance to the successor trustee, the latter shall be made by which the records of the successor trustee, the latter shall be made by which the records of the successor which, then recorded in the made by which the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee accepts this trust when this deed, duly executed and acknowledge is many applied record as provided by law. Trustee is not obligated to molify any appear appoint and a provide different for any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The Trust Deed Act, provides that the trustee hereunder must the ceither and attentey, who is an active member of the Oregon State Bur, a bank, trust company ingo and loan association authorized to insure the lows of Oregon or the United States, a title insurance company authorized to insure title to real of of this state, its subsidiaries, affiliate, agents or branches, the United States or any agency thereof, or an esciow agent licensed under ORS 496,505 to 696,585. NOTE: or savin

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The grantor covenants and a	ulices to and w	In the beneficiary and those claiming under him, that he is law-
	scribed real pro	Ferty and has a valid, unencumbered title thereto
		[1] 数据标准。因此数据中心的状态。如此,此后,此后,此后,此后,此后,而且不可能。而且不可能。如此,此时,此此,此一部,不可能。 数据一般的不同类型化和可能和分析,我们就能够不能。我们就是一个问题,不是我们就是一个问题。如此,我们就是一个问题。如此,我们就是一个问题。 我们就是一次的时候,我们就是我们就是我们就是我们就是不能。""我们就是一个问题。""你们就是一个问题。""你们就是你们的,我们就是你们的。" 我们就是你们就是你们的,我们就是我们就是你们就是你们就是你们的。""你们就是你们的。""你们的你们们的。""你们的你们们的。""你们的你们们的你们们的。""你们的
and that he will warrant and forev	er defend the s	ane against all persons whomsoever.
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(a)* primarily for grantor's personal (b) for an organization, or (even if	ds of the loan rep. , family or househousehousehousehousehousehousehouse	resented by the above described note and this trust deed are: old purposes (see Important Notice below), al person) are for business or commercial purposes.
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personal representatives, successors and iss secured hereby, whether or not named at a	igns. The term ben Deneticiary herein	's all parties heroto, their heirs, legatees, devisees, administrators, executors, wilciary shall mean the holder and owner, including pledgee, of the contract In construing this deed and whenever the context so requires, the masculine number includes the plural.
	; und the singular	number includes the plural
		hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, wh	ichaver v/arranty (a)	er (b) is A. Cas
as such word is defined in the Truth-In-Len lin	B Act and Regulation	areditor JOHN A. COOPER
disclosures; for this purpose us Stevens-Nest Fo If compliance with the Act is not required, cliste	in No. 1319, or equ	n quired
		F. Jule flogger
(If the signer of the above is a corporation, use the form of acknowledgement o iposite.)	ant destroyed for the formation to the state of the state	LINDA COOPER
STATE OF OREGON	에 있을 것 같이 같아. 제 것은 것 같은 것 같아.	동안에는 이 가려에 가 있었다. 이 있는 것은 이가 가려지 않는 것 같은 것을 가 있는 것 같은 것을 가 있다. 이가 가지 않는 것 같은 것을 가 있다. 것은 것을 가 있는 것을 가 있는 것을 가 있 같은 것은 것은 것은 것은 것은 것을 가 있다. 것은 것은 것은 것은 것을 가 있는 것을 가 있다. 것은 것은 것을 가 있는 것을 가 있는 것 같은 것은 것을 가 있는 것을 것을 것 같은 것을 것을 것 같은 것을 것을 것 같은 것을 것 같
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trust deed have been fully paid and satisfied	You hereby are c	btedness secured by the foregoing trust deed. All sums secured by said inected, on payment to you of any sums owing to you under the terms of al indebtedness.
ncrewith together with said trust deed) and to	CONVAN WIthour	which are delivered to you
가는 것이 같은 것이 되었는 바이지가 있었다. 이 가지 것 같은 것 같		A CONTRACTOR OF A CONTRACT OF
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C. P. P. C. C. S. M. C. S. March & M. T. C. S. M. C. M	委相 지난 김 이야기가 가지 않는다.	
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