Grantor, WILL	IAN P2 BRANDSNESS	ronini minany
SOUT	H VALLEY STATE BANK	2. 2. 2. 建筑器具造具的系统系统公式运行机合理器的工作和服装的工作。
Benéficiary,		
Grantor irrevo	willie deall to the tr	
KLAMATH	Contraction of the second seco	trustee in trust, with power of sale, the prope
CONTRACTOR CONTRACTOR	cably grants, hargains, sells and conveys to t	
LOT 5 IN BLO	CK 16, RIVERS DE ADDITION TO THE CI	
LOT 5 IN BLO ACCORDING, TO	, Oregon, described as:	TY OF KLAMATH FALLS, IN THE OFFICE OF THE
LOT 5 IN BLO According, to County Clerk	CK 16, RIVERS DE ADDITION TO THE CI THE OFFICIAL PLAT THEREOF ON FILE OF KLAMATH COUNTY, OREGON.	
LOT 5 IN BLO ACCORDING, TO COUNTY CLERK	CK 16, RIVERS DE ADDITION TO THE CI THE OFFICIAL PLAT THEREOF ON FILF	TY OF KLAMATH FALLS, IN THE OFFICE OF THE

note of even date herewith, psyable to beneficiary or order and enade by fantior, the final payment of principal and interest hereof, if note of even date herewith, psyable to beneficiary or order and enade by fantior, the final payment of principal and interest hereof, if not sooner paid, to be due, and psyable. NOVEMBER 25, 1990 WITH RIGHTS TO FUTURE ADVANCES AND RENEWALS 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 sold, conveyed, assigned or alienated by the frantor without tirst having obtained the written consent or approval of the beneticiary, herein, shall become immediately due and psyable. To protect the security of this instrument, irrespective of the maturity dates expressed therein, or To protect the security of this trust dead, deced and the same transmission of the security of the terms of and order and the same transment.

sold, conveyed, assigned or alienated by the grantor within described proper sold, conveyed, assigned or alienated by the grantor within the transmediately due and payabla.
 To protect the security of this trust deed, grantor agrees:
 To protect, preserve and maintain said property in good condition and repairs not to remove or demolish any building or improvement thereon;
 To complete the security of this trust deed, grantor agrees:
 To protect preserve and maintain said property in good condition and repairs not to remove or demolish any building or improvement thereon;
 To comply with all laws, ordinances, rued thereon;
 To comply with all laws, ordinances, rued thereon;
 To comply with all laws, ordinances, rued thereons, coverants, conditions and restrictions altering said property; if the benefic any coverants, conditions and restrictions alternets and the coor of all lien searches made by the benefic any may require and to pay for tilling same in the proper public office or offices, as well as the coor of all lien searches made by the benefic any or the said promises against loss or damage by the benefic any or the said property with the buildings and more the buildings and same the said promises against loss or damage by the benefic any or the sale or of the said promises against loss or damage by the defined of the benefic any and the require. In an amount not less than 3. FULTE CAMOUNT from time to time require, in an amount not less than 3. FULTE CAMOUNT from time to the expiration of the benefic any with the interaction on the buildings. The benefic any may require and statisfies days prior to the expiration of the proper public office of the same at grantor's spense. The amount for destruction the same at grantor's spense. The amount for destruction the benefic any way the entite and so or damage be sheet in the benefic any with the benefic any and the submotion or release shall be delivered at the stat

pellate court shall adjudge reasonable as the penetonary of the state and may's lees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of s.d. property shall be taken under the right of eminent donain or condemnation, benelocity shall have the right, if it so elects, to require that ell or any portion of the involve sparable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney't leet necessfully paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney the both in the trial and appellate courts, necessarily paid or incurred by bene-liciary in such proceedings, and the balance applied upon the indebtedness and exceeds every and grantor agrees, et is som expense, to take such actions and exceeds the its fees and presentation of this dead, and the mote to ficiary payment of its fees and presentation of this dead, and the mote to endorsement (in case of tull reconveyances, for case lation), while a lifeting (a) consent to the making of any mup or plat of and property (b) join in the linking of any mup or plat of a such actions, taking and the mote to endorsement (in case of tull reconveyances, for case lation), who allecting (a) consent to the making of any mup or plat of and property (b) join in

st having obtained the written consent or approval of the beneficiary of approval of the beneficiary is transment, increspective of the maturity dates expressed therein, or approval the transment of the property. The production of approval to the transment allocing this deed or the lien or charge transment of any any provide the property. The production of the property. The product thereof, and may be described as the "person or persons be conclusive proof of the truthing therein of any may of the property. The product thereof, and without regard to the adventury of any part of the property. The provide thereof, and without regard to the adventury of any set of the property of the truthing thereof of any may of any of the property of the truthing thereof of any set of the property of the truthing there of the adventury of any set of the property of any part thereof, in its own name sue or otherwise collect the rents, less come and profiles, including those past due and unpaid, and apply the same, part any determine. The onter of the application or awards to any taking reasonable attornion of such rents, issues and profiles or the phoereds of line and other property, and the application or awards to any taking reasonable at one provide all sums secured hereby immediately due and payable. In such one same as the profiles or on this performance of any assession of any indebtedness secured hereby or in his performance, the beneficiary may detent on the profiles or one awards thereof and payable. In such and any action and provide the beneficiary of the truther of the profiles or one of the application or awards the proformance the beneficiary any detent on the profiles or one awards the profiles and there provide at the struct of the profiles on the struct of the profiles on the struct on the pr

16. Beneticistry may been time to time appoint a successor in interest estimated to success 16. Beneticistry may been time to time appoint a successor or success sorts to any trustee manuel herein or to any successor trustee uppointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter stall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the successor trusteester divided which the successor trusteester trusteester the substitution that the mortgage records of the sources of trusteester the successor trusteester the successor

which the property is subarco, snan be concluded by the secured and of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated ito notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneliciary or trustee shall be a party unless such action or proceeding is brought by trustee.

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NOTE: The Trust Deed Act provides that the trustee har sundar must be either an or savings and foint sizeciation authorized to do busin sundar the laws of O property of this state, its subsidiories, alfiliates, agents or branches, the United S

who is an active member of the Oregon State Bar, a bank, trust company the United States, a title insurance company authorized to insure title to rea my agency thereaf, or an excrew agent licensed under ORS 696.505 to 696.555.

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AND NO

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The grantor covenant The grantor covenants and agrees to and with the beneficiary and those claiming under him; that he is law-

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A REAL PROPERTY OF A DESCRIPTION OF A DE

the NEVE

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fully seized in fee simple of said o	described real property and has a	velid, unencumbered title thereto
નું પ્રાતંત્ર પ્રાયમિક સાથે પ્રાયમ્ પ્રાયમ્ આવ્યું કરતો. 19 કે બુલ્ટ સુપ્રકૃત કરતાં સાથે સ્વાર્થ કરતાં કરતાં તેનું આવ્યું આવ્યું કરતાં છે. 19 કે બુલ્ટ સુપ્રકૃત કરતાં સાથે સ્વાર્થ કરતાં કરતાં તેનું આવ્યું કરતાં છે. 19 કે બુલ્ટ સુપ્રકૃત કરતાં છે.	 [3] J. 201 Science and Science 1 and Science 2010 Science [4] J. 201 Generative fraction from the formation of the science of the	
and that he will warrant and for	ever defend the same against all p	larsons whomsoever
રવે અને કેળ પુરુષ ને પ્રતાર પુરુષ તે પુરુષ તે પુરુષ તે પુરુષ તે પ્રતાર તે તે પ્રાપ્ય તે છે. તે પુરુષ તે પિતાર પ્રતાર તે પુરુષ તે પુષ્ણ કે તે પ્રતાર કે દિવસે તે પ્રતાર કે દિવસે તે પ્રતાર કે પ્રતાર કે પ્ર તે પુષ્ણ તે તે પુષ્ણ ને પ્રતાર કે પ્રતાર કે પ્રતિ કે પ્રતિ કે પ્રતાર તે પ્રતાર કે પ્રતાર કે પ્રતાર કે પ્રતાર કે	a kana ana ana ang ang ang ang ang ang ang	
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દીએ પર તેને કિંદી કે પ્રેટી કે છે છે. તે કે દિવસ છે છે છે છે છે છે છે. સ્વર્ગ પ્રેટ અને દેવસ સ્વાય કે પર્વાસ છે છે. સ્વાય કે છે છે છે છે છે છે છે છે. દાવ એક સ્વાય એક સ્વાર્ગ સ્વાય પ્રાય છે. સ્વાય સ્વાય સ્વાય છે છે છે.	1 konstal oli suo estanti in estatti e estatti estatti estatti estatti estatti	· 第1월 전 12,2019년 2012년 12,2010년 12,2010년 12,2010년 12,2010년 12,2010년 12,2010년 12,2010년 12,2010년 12,2010년 12,2010 2월 1월 1월 1월 1월 1월 1월 1월 1월 12,2010년 12,2010년 12,2010년 12,2010년 12,2010년 12,2010년 12,2010년 12,2010년 12,2010년 12, 2월 1월 1월 1월 1월 1월 1월 1월 1월 1월 12,2010년 12,2010년 12,2010년 12,2010년 12,2010년 12,2010년 12,2010년 12,2010년 12,2010년
		(清朝國) 2014년 1월 41월 (2014년 1월) 2013년 1월 2013년 1월 1월 1월 1월 1월 1월 2014년 8월 2013년 1월 2014년 1월 2013년 1월 2013년 1월 18월 1월 1월 1월 2013년
n al l'in characteria d'allegata esta d'ago d'al contra esta por en el porte. El ante con la contra tanta de la contra de la contra de la contra en el contra en el contra en el contra en e El contra de la cont El contra de la cont	્યું અને અનુશુધ કે પ્રચાર પ્રચાર અને અને અને કે કુલ્લા પ્રાપ્ત કે કુલ્લા પ્રાપ્ત કે કુલ્લા પ્રાપ્ત કે કુલ્લા પ્ આંગે કુલ વિદ્યું કે પ્રચાર કે પ્રચાર કુલ અને કુલ કે કુલ્લા કે કુલ્લા કે પ્રચાર કે પ્રાપ્ત કે કુલ કે પ્રાપ્ત કે આ તે કુલ વાર્ત કે પ્રાપ્ત કે પ્રાપ્ત કે પ્રાપ્ત કે કુલ કે પ્રાપ્ત કે કુલ કે પ્રાપ્ત કે કુલ કે પ્રાપ્ત કે પ્રાપ્ત	· 建硫酸盐酸盐酸盐酸盐 化合成合金 化合成合合 化合成合合 化合成 化合成合合 化合成合金 化合成合合 化合成合合 化合成合金 化合成合合 化合成合合 化合成 化合成 化合成 化合成 化合成 化合成 化合成
The grantor warrants that the pro	oceeds of the loan represented by the abo	ve described note and this trust deed are:
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	na, fa nily, or household nurnoses (see) A i XVI ka XI a kaluna jaraans and fa I	LEANS AND AND AND AND AND AND AND AND AND AND
ersonal febresentatives, successors and	asidnu. The term beneticiary shall men	, their heirs, legatees, devisees, administrators, executor the holder and owner, including pledgee, of the contract
ender includes the teminine and the neu	uter, and the singular number includes the	
IN WITNESS WHEREON	F, said grantor has hereunto set hi	s hand the day and year first above written.
IMPORTANT NOTICE: Delete, by lining out, ct applicable; if warranty (a) is applicable	whichever warranty (a) or (b) is	and Stracomelli
s such word is defined in the Truth-in-Len eneficiary MUST comply with the Act and	Nig Atl and Regulation Z, the Regulation State	anut (inacamelli
isclosuros; for this purpose use Stevens-Nes compliance with the Act is not required, d	is form No. 1319, or equivalent. VIBF	ÍÚTI P: GIACOMÉLLI
i he signed the obove is a corporation, or the four of ecting viedgement opposite.)		and a state of the second s The second se The second se
e de la companya de l	Example and the second seco	(1996년) [1997년] 1997년 1997년 1997년 - 1997년 - 1997년 - 1997년 1997년 - 1997년 1997년 1997년 1997년 전 1997년 1997년 1997년 1997년 - 1997년 - 1997년 1997년 - 1997년 1997년 - 1997년 1997년 1997년 - 1997년 1997년 1997년 - 1997년 - 1997년 1997년 1997년 - 1
TWIE OF OILEGON. Klamer-4	STATE OF ORE	3GON, }ss.
13 This identifient was acknowledge Novin 17, 1989, by	ed before mo on This instrument	was acknowledged before me on
	1 Division and the constant of the standard strategy of the	
1 Pani + Vibbuti P. G.	in dr. oll .	માં દુધા કે આવે છે. આ પ્રાપ્ય કે આ પ્રાપ્ય કે આ પ્રાપ્ય કે બાદ છે. આ પ્રાપ્ય કે આ પ્રાપ્ય આ પ્રાપ્ય કે આ પ્રાપ્ય
Juffu & Bus	Public for Oregon Notery Public for	
SEAL)	Lublic for Oregon Notary Public for 4/15-192 Ny commission on)注册和ANAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA
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યું આ ગીમાં મુખ્યત્વે કે પ્રશ્નિક છે. તે કે પ્રશ્ન મુખ્યત્વે છે. તે પ્રાપ્ત મુખ્યત્વે છે. આ ગીમાં પ્રાપ્ત કે પ્રાપ્ત કર્યું કરે છે. તે કે કે બાળ વ્યવસાય વિદ્યું છે. તે પ્રાપ્ત કે પ્રાપ્ત કે પ્રાપ્ત વિદ આ ગીમાં પ્રાપ્ત કે પ્રાપ્ત કરે કે કે બાળ વ્યવસાય વિદ્યું છે. તે પ્રાપ્ત કે પ્રાપ્ત કે બાળ વ્યવસાય વિદ્યું છે. તે	REQUEST FOR FULL RECONVEYA	
Di <u>San Kanada Indonesia (</u> 1997) <u>ana an</u> Maria (1997) <u>ana ang tang</u> ang ang tang ang tang Maria (1997) ang tang t	Te be used only when obligations have	uen pour. 19 julija 5 julijiji se ostatus ostatus tako ir su ir saka se ost 19 julija 59 Mijuli sentra se ostako tako ir saka se ostatus julija se ostatus.
电动力输出 化强制 法保持 的现在分词 计可读 计加强 法法法的	经资料的复数成时 网络正式的现在分词 动物的复数 网络动物的	by the foregoing trust deed. All sums secured by said
rust deed have been fully paid and sati	istisd. You hereby are directed, on paym	ent to you of any sums owing to you under the terms o secured by said trust deed (which are delivered to you
	and to reconvey, without warranty, to th	e parties designated by the terms of said trust deed th
신, 2011년 2011년 1월 20 1월 2011년 1월 2		
ATED		(1) (1) (1) (2) (2) (2) (2) (2) (2) (2) (2) (2) (2
		Beneficiary
	HI NOTE which it secures. Bark must be delivered <u> </u>	to the fructee for cancellation before reconveyance will be made.
TRUST DEED		STATE OF OREGON, County ofKlamath
STEVENS-NESS LAW PUB. CO. PORTLAND, OR	2140 310, 17150 10 01 10 51 17 ₩### DE VOOI1107 10 UNE 11	L certity that the within instrument
PAUL GIACOMELLI		was received for record on the21st day of
VIBHUTI P. GIACOMELLI	CDAR STREET	at 11:31 o'clock . A.M., and recorded in book/reel/volume No
a menunun en	ani or FOR	page _22508 or as fee/file/instru
SOUTH VALLEY STATE BA	RECORDER'S USE	ment/microfilm/reception No.8132 Record of Mortgages of said County.
Benefi	aibe States	Witness my hand and seal of County affixed.

실하는 것은 것을 알고 있는 것을 가지 않는 것을 같다. 같은 것은 것은 것은 것을 것을 것을 것을 것을 같다. 같은 것은 것은 것은 것을 것을 것을 것을 같다.		
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Do not lose or dostroy this Truit Deed OR THIS NOT LVX VCCORDU (U) 2803 03		utee for cancellation before reconveyance will be made.
TRUST DEED		STATE OF OREGON,
TEVENS NESS LAW PUB. CO., PORTLAND, ORE	SEV. LAESE 1: 01 LUTE II 1 DE MODILICZEN UNE II L. D	County of Klamath L certify that the within instrume was received for record on the 21st d of Nov
PAUL GIACOMELLI	· President generation	
VIBHUTI P. GIACOMELLI	SPACE RESURVED	
Grenior SOUTH VALLEY STATE BANK	FOR RECCRDER'S USE	page 22508 or as fee/file/inst ment/microfilm/reception No.8132
CUILD ATTLEA SHILL	RECENDERS USE	Record of Mortgeges of said County.
Beneticiary		Witness my hand and seal County affixed.
SOUTH VALLEY STATE BANK 1 801 MAIN ST		Evelyn Blehn, County Cler
KLAMATH FALLS, OR 97601	Fee \$13.00 ^{121 1.220}	By Quiline Mulander Dep