218	n pan Trat Bood Leites-TRUST ()	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		Vol.mgd Pag	21.20
THIS [1mmy_Ode]	TRUST DEED, mec 1 Thrasher and M	le this first olive Loree Thra	day of sher as husba	September ind and wife	
ts Gruntor, Lynn G Wes	itwood and Lisa R	Aspen Title se Vestwood with	and Escrow (full rights	Co., Inc. of survivorship	, as Trustee
as Benetician	6				
Grant	w irrevocably grants,	barrains, sells and ca	ESSETH: onveys to trusted	in trust, with power of	sale, the pro
FARCEL 1:	FALLS FOREST E	feet of the West	1/2 of Lot 2 NIT, in the C	, Block 12, KLAMATH ounty of Klamath, scribed as 2A)	
FARCEL 2:	Beginning at th	ie Southwest corr	ner of Lot 1:	thence North along	3
	Lot: thence Soi	itherly and Easte	erly along th	Easterly line of sate e exterior lines of	
	said lot to the	i point of beginn	ning, of Lot	1, Block 16, KLAMATH ounty of Klamath,	1
	State of Oregoi	1. (MAP 3313-280	00 described	as 1C)	
		ints, hereditaments and a nts, issues and profits th	appurtenances and ereof and all fixture	all other rights thereunto belo s now or hereafter attached to	nging or in a
FOR TH	E PURPOSE OF SECU 400.00) Twelve T	RING PERFORMANCE	F = 1 = = = 1 = = = = = = = = = = = = =		and payment
					erms of a prom
The date	of maturity of the debt of	UPON PAYMENT IN	FULL OF NOTE	tinal payment of principal an	nd interest her
wid, convered.	awiened or illienated by	the dearder without the	a basist ball	ereor, or any interest therein i	is sold, agreed
larein, shall bedt	and immediately due and	payable.	strument, irrespecti	the written consent or approva ve of the maturity dates ex-	pressed therei
the recent rest and	t the security of this trus w, provers and maintain wh proves at densitish any built	I priverty in good condition	EUDORGINALIAND OF O	ent or creating any restriction th ther agreement alfecting this deed	
J. Tel comp	nimie entre waste of said propert stete en research property and 41 of internet ent which proj 25 page when the of ones ince	an good siend workman like	interest (in any recent granter in any recent ledally entiried the	onveyance may be described as a	the "person or
it te senië mederarije tit te senië mederarije tit iste starstend da	l)/ Multo all South, brudinances, v 19 activitiend: navel (property): 28 f 1 h Sectore & all the sectores of the	mens scientes, souverantes, consti- be benetacisty no requests to	tervices mentioned a	of the truthuness thereof. I rust of this paragraph shall be not less the	an \$5.
n han baile an han is n han baile saidh i	el territoria enter a contre and a be be obletti, an well an the of t tearching advectors as may	1.p.f. for filling same in the	pointed, by a court	r, euner in person, by agent or b , and without regard to the adequ teby secured, enter upon and rake	y a receiver to acy of any secur
4 To provi	ils and concinentially maintale	instance on the buildings	less costs and expe	reluding those past due and unpair reluding those past due and unpair res of operation and collection inc	erwise collect the d, and apply the JudioA reasonable
n berning and Jour	the A	to at able to the fetters of	liciary may determine	ne.	in such order as
the evention chall	Wall be delivered to the be fail use any reason to procur is the beneficiary at least hill	solick ry as soon as init and:	insutance policies of	compensation or awards for any the	ceeds of fire and aking or damage
te bereficinty port	the process tow or percell process the serve of grid the or other tensesses policy	T pitced on said buildings, for's expense. The amount max be aralied by bandi-	12. Upon de	lault by drantor in payment of an	w indebtedness
ner alministration, bei ner alministration, bei i ne immed Liberand, bis	ill option of beneficiary the action between the	Fine Emount to collected, or	declare all surns se	rformance of any agreement hereur so such payment and/or performan cured hereby immediately due and	nder, time being ce, the beneliciar 1 payable. In su
il chore pormanel is 3. Tre korpi	no university of notice of grang 1 mich rostien. Sent avertises from trans cond.	mera mier tir myalidate eny	in equity as a mor advertisement and a	y at his election may proceed to lo lage or direct the trustee to lorec ale, or may direct the trustee to pu	lose this trust de
films kess gropers hansen become sati	nd wither chardin that may 3. 9. Indone come part of such 1 than its definitions and prove	Ster, devestorers and other	the beneficiary elect	y or in equity, which the beneficiary a to foreclose by advertisement and cute and cause to be recorded his w cut and cause to be recorded his w cut the said described real property 1	sale, the benefici vitten notice of a
en en, sensuzarren per r'ellerenzi pararrenend :	ill che gractor fail to make a timuma, liena di other charje ur by georidiad beneficiany , beneficiary mwy, at its opt	t prindle by grantor, either	 secured hereby when notice thereof as the 	eupon the trustee shall lix the time n required by law and proceed to t and in ORS 86.735 to 86.795.	and place of sale
hi the attourt so proby, together with with down about ba	will, with alternal at the rate h the obligations described 14 added to and become a name	part for the at the note secured partif aphy 6 and 7 of this	13. After the sale, and at any the	e trustee has commenced foreclosure e prior to 5 days before the date t any other person so privileged by (he trustee condu
use senne, meschase. Menants brend air	version of any rights arising f for noch payments, with inter- netions, an well as the gran	from breach of any of the	 the delauit or delau sums secured by the 	ilts. If the default consists of a fail be trust deed, the default may be it the time of the cure other than	ure to pay, when
em v vereger reser ge versikket, soud alt vu	WF AIT DOUTHI INF INF Dayou	the colligation hinein	 not then be due has being cured may be obligation or trust 	l no delault occurred. Any other de e cured by tendering the performan deed. In any case, in addition to	lault that is capa nee required und curing the dela
t. To per al	l' costs, leve and experies of	this love including the wat	nnd expenses actual together with trustee	ellecting the cure shall pay to the ly incurred in enforcing the obligations and attorney's fees not exceeding	tion of the trust the amounts are
tomection with is recommended with is	if as the other costs and expl r in enforcing this obligation t	inses of the trustee included and foustee's and attorney's	by law. 14. Otherwis place designated in	e the sale shall be held on the dal the notice of sale or the time to wided by law. The trustee may se	e and at the tim which said sale
T. To appear init the security () is a proceeding	in and delerit any action) alts or powers of beneficiary- in which the bireficiary or its	or bisiter, while in any suit,	muction to the high	est bidder for cash, navable at the	e parcel or parc
er must car the tor al rul avidence of a strat of attorney'i	echnure of this deed, to pay fille and the beneficiary's or ("lees mentioned in this parad	fall dusts and expenses, in- trustor's attorney's feest file (and 2 in all cases shall be	plied. The recitals in	purchaser its deed in form as required, but without any covenant or way the deed of any matters of fact sh	arraniy, express o
44° DV 11-e 12587 419	urt and in the event of an of orait, grantor further agrees b djudge reasonable as the bea	peal from any judgmention	the grantor and ben 15. When the	eliciary, may purchase at the sale. Inter sells pursuant to the powers of	trustee, but inc.
na che nendella de arrante da	neal. Br agreed that:		 shall apply the proc cluding the compensi altorney, (2) to the 	ation of the trustee and a reasonal obligation secured by the trust de	te expenses of sa ble charge by tr
It is courses when it		waf a questy shall be taken	deed as their interes	is subsequent to the interest of the is may appear in the order of their he granter or to his successor in in	e trustee in the
It is cover space is to leave our much at It is crowing A. In the our det the right of an	nt that any portion or all of a ment domain or condemnation as require that all or any pa	A hear for an in half have also	surplus, it any, to i		
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is iers could a make in It is could a make in A: In the own the the right of an (W, if it so elects, A supervision but I av all reasonable to the trial ars is in the trial ars is the the bud own but the trial ars is the the bud own but the trial ars is the the trial ars is the	thent domain in condervaliy 49 require that all or any po- such labeng, which are in eu- in such proceedings, shall t un such proceedings, shall t un any seasonable costs and t il appellate courts, necessarily indings, and the haloron an	i. beneficiary shall have the tion of the monies payable- ers of the amount required y's loss necessarily paid for y poid to beneficiary and yper his and attorney's loss, 'paid on incurred by bries- ling, and the state data data.	Surplus, it any, ic i surplus. If Beneticia nors to any trustee under. Upon such trustee, the latter su upon any trustee hei end substitution sha	ry may from time to time appoint named herein or to any successor i appointment, and without convey all be vested with all title, power ein named or appointed hereunder. I be made by written instrument a	trustee appointed ance, to the suc s and duties con Each such appoint secuted by benefit
(c) Good and a state of the	thent domain in condensation 49 require that all or any po- such leasing, which are in such of costs, expensis and attorns in, such proceedings, shall the any responsible costs and is anonelise costs measured	t benchciary shall have the vitos of the monies payhole- res of the amount requered by the necessarily paid are a paid to benchciary and the the sand esformer's the paid or incurred by benc- lied to pon the indebtedness pand, to take such actions by it obtaining such con-	surplus, it any, to it surplus. Id Beneticia nors to any trustee under. Upon such trustee, the latter su upon any trustee het and substitution sha which, is ken record, which the property it of the successor trust	ry may from time to time appoint named herein or to any successor i appointment, and without convey, tall be vested with all title, power ein named or appointed hereunder. I I be made by written instrument ei d in the mortgage records ol the situated, shall be conclusive proof	trustee appointed ance to the suc s and duties con Each such appoin secuted by benefi county or count of proper appoint

(NUT): The Trust Deed Ast provides that the trustee hereiviser must be either an attarnty, who is an active member of the Oregon State Bar, a bank, trust company of a virgs that lear provides that the trustee hereiviser must be either an attarnty, who is an active member of the Oregon State Bar, a bank, trust company of a virgs that lear provides that the trustee hereiviser must be either an attarnty, who is an active member of the Oregon State Bar, a bank, trust company of a virgs that lear provides that the trustee hereiviser must be either an attarnty, who is an active member of the Oregon State Bar, a bank, trust company of the trust of the subsidicties, affinites, affinites, of branches, the United States or any agency thereof, or an escow agent licensed uncer ORS 696.505 to 696.585.

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	d share claiming under him, that he is law-
The grantor covenants and agrees to and with the binefici raized in fee simple of suid described real property and has	a valid, unencumbered title thereto
r avized in fee simple of slid description	
that he will warrant and forever detend the same against a	ll persons whomsoever.
S TRUST DEED SECURES A NOTE OF EVEN DATE.	부분 (1977) 전 (1977) D
	사실 사실 위험 가격
The trantot starrants that the proceeds of the loan represented by the	above described note and this trust deed are: Important Notice below),
(a) primarily for president of feren if printer is a natural perion) are	for business or commercial philposes.
a sum hinde all services by	ereto, their heirs, legatees, devisees, administrators, executors,
the al representative, more survey and as a buyelar ary harein. In construint	this dred and whenever the context so required
IN WITNESS WHEREOF, said grantor has hereanto se	et his hand the day and year first above written.
물을 많이 없는 것이 것 같은 것이 같을 수 없다. 것 같은 것 같이 많이 많이 많이 했다.	Cleringeres Ofel hypoher
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STATE OF SALLON.	Calleland FORESON
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(SILAL) My lanominaidh expires: 2-126 - 9-2 My comm	
INEQUEST FOIL FULL NIC	
te te lase ant with the selection of the	
TO:	and Anal All sums secured by said
TO: The undersigned is the legal owner and isider of all indebtedness trast date have been fully paid and satisfied. Now hereby are directed, of trast date have been fully paid and satisfied. Now hereby are directed, of	secured by the foregoing thist used. In which the terms of a payment to you of any sums owing to you under the terms of a payment to you of any sums owing to you under the terms of you
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Dei net less its destroy this Triaf Deed GR. IT setting menter erwenter in	
	STATE OF OREGON, }s
TRUST DEED	County of <u>Klamath</u> I certify that the within instrumen
POER No. SEIL	for record on the .41D. de
Jimmy Odell, Thrasher	of Oct, 19.9
	A LLAL OCIOCK MALLY GAM ACCOUNT
过度非正式 可说,一些很好的,就是这些事就是个那些特性的事情的的,只是不是一个,可以是不	to healt /mel/volume No. M9U
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Mollye Lorce Thrasher Grantor Lynn G Westwood Lisa Rae Westwood	in book/reel/volume No. <u>M90</u> page <u>21340</u> or as tee/file/instr ment/microfilm/reception No. 21817 Record of Mortgages of said County. Witness my hand and seal
Mollye Lorge Thrasher Grantor Lynn G Westwood LLSA Rae Westwood Benelik lary	in book/reel/volume No. <u>M90</u> page <u>21340</u> or as tee/file/instr ment/microfilm/reception No. <u>21817</u> Record of Mortgages of said County. Witness my hand and seal County affixed.
Mollye Lorge Thrasher Grantor Lynn G Westwood LLSA Rae Westwood Beneficiary AFTER PECORDING RETURN TO L & 1. Westwood	in book/reel/volume No. <u>M90</u> page <u>21340</u> or as tee/file/instr ment/microfilm/reception No. 21817 Record of Mortgages of said County. Witness my hand and seal County affixed. <u>Evelyn Biehn, County Clerk</u>
Mollye Lorge Thrasher Grantor Lynn G Westwood LISA Rae Westwood Beneficiary	in book/reel/volume No. M90 page 21340 or as tee/file/instru- ment/microfilm/reception No. 21817. Record of Mortgages of said County. Witness my hand and seal County affixed. Evelyn Biehn, County Clerk