25730	MTC_#24993-N	TRUST DEED	Vol <u>mal</u> Page <b>2493</b>
		그는 것 같은 생각이 있는 것 같은 것을 가장했다. 것 같은 것 같	February 19 91., between
		of Klamath County	, as Trustee, and
	-93641	1993년 - 1993년 1997년 - 1993년 1997년 - 1997년 - 1997년 1997년 - 1997년 - 1	And Construction of the co
as Beneficiary, Grantor i in Klama	rrevocably grants, bargains	WITNESSETH: s, sells and conveys to tru Oregon, described as:	ustee in trust; with power of sale, the property
Lot 9 in Bl		DITION, according to	the official plat thereof on file
affixed to	the above mentioned p	property.	License #C51575, which is firmly
SUBJECT TO:	City Lien in favor	of the City of Klam	ath Falls, Improvement Unit 52, Card hereby agree to assume and pay in ful
and to hold	d May of 1990 that the the seller harmless	therefrom.	
together with all	and singular the tenements, her	reditaments and appurtenances	and all other rights thereunto belonging or in anywig fixtures now or hereafter attached to or used in connect
now or hereafter a tion with said rea	appertaining, and the fents, issue is a state.	PERFORMANCE of each age	rement of grantor herein contained and payment of the
FOR THE sum of ONE TH	HOUSAND AND NO/100	- دی ها ان دی بی منظ هم چه منه هو ها ان ما هم هو ان مرد می ها ان مرد می ها ان مرد می برد. - در ان ما از ان مرد ان ما ان مرد می منه مو ها ان ما مرد می ما ان مرد می مرد ان مرد می برد.	
	herewith payable to beneficiar	y or order and made by grant	th interest thereon according to the terms of a promisso or, the linal payment of principal and interest hereof,
not sooner paid,	to be due and payable	is per lerins or nore.	-tated above on which the final installment of said no
becomes due and	payable. In the event the with	m described property, or any	tained the written consent or approval of the beneficiar
	ssigned of allenated by the gi ficiary's option, all obligations a me immediately due and payable		
To protect	the security of this trust deed,	, grantor agrees: granting a	ny easement or creating any restriction thereon; (c) join in a
I. To protect and repair; not to not to commit or pe	the security of maintain said proper emove or demolish any building or rmit any waste of said property.	improvement thereon; subordinati thereol; (a	ion or other agreement allecting this deed of the hen or club 1) reconvey, without warranty, all or any part of the property. A may reconveyance may be described as the "person or pers- litled thereto," and the recitals therein of any matters or lacts al- sive proof of the fruthuliness thereoil. Trustee's tees for any of entioned in this paragraph shall be not less than \$5. Hence new default by denote hereunder, beneficiary may at the context of the second second second second second second second the second second second second second second second second second the second second second second second second second second second the second se
2. To comp manner any buildir destroyed thereon.	remove or demolish any building or rmit any waste ol said property, lete or restore promptly and in go or improvement which may be con nd pay when due all costs incurred th w with all laws, ordinances, regulation	nstructed, damaged or legally ent erelor,	illed thereto," and the recitals therein of any matters of facts so live proof of the truthluiness thereof. Trustee's lees for any of entioned in this paragraph shall be not less than \$5.
tions and restriction	is affecting said property; if the bene	the Uniform Commer- time with	opon any deman by granted to be
cial Code as the b	the cost of a	for filing same in the pointed by all lien searches made the indebt	edness hereby secured, enter upon and take possession of said pr
by filing officers of beneficiary.	r searching agencies as may be use	issues and issues and less costs	and expenses of operation and collection, including reasonable at
now or hereafter e and such other has	rected on the said pretries against in pards as the beneficiary may from the	me to time require, in ficiary ma written in 11	upon any indebtedness secured hereby, and in such order as by y determine. . The entering upon and taking possession of said property.
companies acceptat	to the delivered to the henelicia	ry as soon as insured; insurance	of such rents, issues and profits, of the plotting or damage of policies or compensation or awards for any taking or damage of
deliver said policies	to the beneficiary at least lifteen da	nys prior to the expira- waive any ced on said buildings, pursuant	to such notice.
tion of any policy the beneficiary m collected under an	ay procure the same at grantors, y lire or other insurance policy may	expense. The amount 12 12 be applied by beneli- hereby or	Upon default by grantor in payment of any indepretations see
ciary upon any in may determine, or	at option of beneliciary the entire a	imount so collected, or declare a lication or release shall event the	beneficiary at his election may proceed to foreclose this trust d
act done pursuant	to such notice.	n liens and to pay all remedy.	as a morigage of may direct the trustee to pursue any other righ ment and sale, or may direct the trustee to pursue any other righ either at law or in equity, which the beneficiary may have. In the
taxes, assessments	and other charges that such taxes,	assessments and other the trust	ee shall execute and cause to be recorded his written notice of del
to beneficiary; she	nst due or delinquent and promptly of huld the grantor fail to make payment premiums, liens or other charges pay	nt of any taxes, assess- secured h notice th	ereby whereupon the trustee and proceed to foreclose this trust
by direct paymer make such paym	uid the grantor tail to make payned premiums, liens or other charges pay it or by providing beneficiary with ant, beneficiary may, at its option, o paid, with interest at the rate set, for with a bildstion described in para	make payment thereol, in the make payment thereol, 1	anner provided in Osto commenced foreclosure by advertisement 3: After the trustee has commenced foreclosure by advertisement 1 at any time prior to 5 days before the date the trustee conduct.
hereby, together	with the obligations described in para	graphs 6 and 7 of this sale, the	grantor or any other person to present in interest on the
trust deed, without	at walver of any fighte that atomat	as aloresaid, the prop- shall be bound to the not then	uft or defaults. If the default consists of a failure to pay, which cured by the trust deed, the default may be cured by paying mount due at the time of the cure other than such portion as w is be due had no default occurred. Any other default that is capab is due had no default occurred. Any other default that is capab used may be cured by tendering the performance required under used may be cured by tendering the performance required under the default.
described, and all	and for such payments, with interest described, as well as the grantor, they are bound for the payment of such payments shall be immediately be nonpayment thereof shall, at the o	due and payable with- obligation nerem being cu obligation of the beneficiary, defaults.	in or trust deed. In any case, in addition to curing the defau on or trust deed. In any case, in addition to curing the defau the person effecting the cure shall pay to the beneficiary all
out notice, and fi render all sums s constitute a breac	ecured by this trust deed immediatel h of this trust deed.	y due and payable and and exp together	WITH ITUSIEE's and attorney + fere
0. IO pay	h of this trust deed. all costs, tees and expenses of this well as the other costs and expenses h or in enforcing this obligation and	trustee's and attorney's place d	14. Otherwise, the sale shall be held on the date and at the time esignated in the notice of sale or the time to which said sale
tees actually incu 7. To ap	pear, in and defend any action or p	be post	poned as provided by law. The distribution of parcel or
affect the securit action or proceed	ing in which the beneficiary or truste	e may appear, including shall de costs and expenses, in- the pro	eliver to the purchaser its deed in torin as required by express o perty so sold, but without any covenant or warranty, express o perty so sold, but without any covenant or the shall be conclusive
any suit for the cluding evidence amount of attorn	of title and the beneficiary's or trus ey's fees mentioned in this paragraph	h 7 in all cases shall be of the	truthiumess mercol. Any percent the colo
lixed by the tru	ley's fees mentioned in this paragrapping t court and in the event of an appen al court, grantor further agrees to pin ill adjudge reasonable as the benefic	ay such sum as the ap- iary's or trustee's attor- shall ap	pply the proceeds of sale to payment of (1) the expenses of sal
ney's lees on suc	n appeal.	cluding	y, (2) to the obligation secured by the trust deed, (3) to all puy,
TA in mus	tually agreed that:	having	recorded nens subsequent to the interest it is minimized
It is mu 8. In the under the right of	tually agreed that: event that any portion or all of said of eminent domain or condemnation, I	i property shall be taken deed as beneficiary shall have the surplus on of the monies payable surplus.	, it any, to the grantor or to his successor in interest entitled to
It is mu 8. In the under the right right, it it so elu as compensation	tually agreed that: event that any portion or all of said of eminent domain or condemnation. I cets, to require that all or any portio for such taking, which are in excess mable costs, expenses and attorney's nior in such proceedings, shall be st upon any reasonable costs and exp	i property shall be taken deed as beneliciary shall have the surplus on of the monies payable surplus s of the amount required frees pressarily paid or sors to	, if any, to the grantor or to his successor in interest entitled to

implied by it first upon any reasonable costs and expenses and attorney a less, both in the trial and appellate courts, necessarily paid or incurred by beneliciary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such courpensation, promptly upon beneliciary's request. 9. At any time and from time to time upon written request of beneticiary, payment of its lees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, truster may (a) consent to the making of any map or plat of said property; (b) join in

upon any trustee herein named or appointed hereinder. 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 property is situated, shall be conclusive proof of proper appointment of the successor trustee accepts this trust when this deed, duly executed and 17. Trustee accepts plus trust when this deed, duly executed and ecknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of churst 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.

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 tand loan association authorized to businest under the laws of Oregon or the United States, a tille insurance company authorized to insure tille 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 696.505 to 696.565.

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energie en sei en enne en son ander en sen en en en anternet anternet atternet. Energie en sei en enne en son an anternet en en en atternet atternet atternet. En en atternet atternet atternet	and those claiming under him, that he is law lid, unencumbered title thereto
I that he will warrant and forever defend the same against all per	sons whomsoever.
ા કે આ પણ પણ પણ પણ પ્રાયમ કે આવ્યું છે. આ પણ મુખ્ય પણ સામે મુખ્ય કે પ્રાયમ માટે છે. આ પણ પણ પણ પણ પણ પણ પણ પણ પ આ ગામ તે પ્રાયમ સામે પ્રાયમ પ્રાયમ કે આ પણ માટે પણ સામે પ્રાયમ પ્રાયમ પ્રાયમ પ્રાયમ પ્રાયમ પ્રાયમ આ પણ પણ પ્રાય આ ગામ તે પ્રાયમ આ પણ પણ પણ પણ સામે પ્રાયમ સામે આ પણ પ્રાયમ પ્રાયમ પ્રાયમ પ્રાયમ પ્રાયમ પ્રાયમ પ્રાયમ આ પણ પ્રાય	ALC 1999 (1) No. 44 (2007) 21. (2007) 49.
[14] A. B. Martin, and A. B. Martin, and A. B. Martin, "A start of start of start of start of start of start starts and start of starts of starts and starts and starts and starts and starts of starts and starts and starts and starts and starts and starts and starts and starts and starts and starts and starts and st	(And an application of the second state of
(2) Provide the Section of the Se	
	(a) A starting and the second of the first of the second of the secon
The grantor warrants that the proceeds of the loan represented by the abov (a)* primarily for grantor's personal, family or household purposes (see Im (b)X for a way and a second of the second of the second second second second second second second second second	e described note and this trust deed are: portant Notice below)
This deed applies to, inures to the benefit of and binds all parties hereto, ersonal representatives, successors and assigns. The term beneficiary shall mean soured hereby, whether or not named as a beneficiary herein. In construing this because the product of the second the product of the second secon	their heirs, legatees, devisees, administrators, executo the holder and owner, including pledgee, of the contr deed and whenever the context so requires, the mascul
cured hereby, whether or not named as a beneficiary neterin in Constraint, the ender includes the feminine and the neuter, and the singular number includes the IN WITNESS WHEREOF, said grantor has hereunto set his	plural.
INFORMANT NOTICE. Delate by Ining out, whichever warranty (a) or (b) is	an les 1-99
ot applicable; if warranty (a) is applicable and the beneficiary is a creation JOMN s such word is defined in the Truth-In-Lending Act and Regulation Z, the	A. Trigg
scentrary must comply min the stevens-Ness Form No. 1319, or equivalent. Marj sclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. Marj compliance with the Act is not required, disregard this notice.	Maye C. Junge
STATE OF OREGON, County of Klamath	o pase und 640 her groups dan der in der der soner der soner der soner der soner der soner der soner der soner Restart er nach soner der soner
STATE OF OREGON, County of Addition This instrument was acknowledged b by John A. Trigg and Marjie C.	efore me on
This instrument was acknowledged b	efore me on, 19.
AS MACY No DANA M. MILLICEN	
NOTARY PUBLIC OREGON My Commission Expires	Notary Public for Ore
I'V cont	nission expires
REQUEST FOR FULL RECONVEY	ANCE
Mountain Title Company of Klamath County	been paid, profile on paid when a subspace to a profile of the paid of the
The undersigned is the legal owner and holder of all indebtedness secure	d by the foregoing trust deed. All sums secured by ment to you of any sums owing to you under the ter
said trust deed or pursuant to statute, to cancel all evidences of indeptedness herewith together with said trust deed) and to reconvey; without warranty, to	
estate now held by you under the same. Mail reconveyance and documents to	AND ALCOUNT AND
DATED:	
그는 것이 집에 가지 않는 것이 같이 많이	NG 2014년 4월 12일 - 2014년 11월 12일 - 2017년 11월 12일 - 2017년 11월 12일 - 2017년 12월 12일 - 2017년 12월 12일 - 2017년 12월 12
oor to held the seller hatmings there graphers	Beneficiary
CS - DOCKECES WAY OF LEDO FIEL FUE BOSING CLEVELES A SCODe netters for destroy this true Deed OR THE NOTE which is second. Soft must be delive	percent officer for assers which the first
Decreted way of the of the above the above to the above the above to t	ed to the truttee for cancellation before reconveyance will be made
CODE NEETED DEED TRUST DEED TRUST DEED TO COM NO. SET OF CONTAND. ON THE NOTE WHICH IS SECTION TO COM TRUST DEED TO COM NO. SET OF CONTAND. TRUST DEED TO COM NO. SET OF CONTAND. DOTATON SECONDED	STATE OF OREGON, County of Klamath I certity that the within instru- record for record on the 11th
CODe fielded of destroy this Truit Deed of THE NOTE which is secure and the secur	STATE OF OREGON, County of <u>Klamath</u> <i>I certity that the within instru</i> was received for record on the 11th of <u>Feb.</u> , 19 at 12:03 o'clock <u>RM</u> , and reco
CODe fielded of destroy this Trust Deed of THE NOTE which is secret. Sold must be define CODe fielded of destroy this Trust Deed of THE NOTE which is secret. Sold must be define STEVENS OF CHE STORE BEED THE OFF (FORM No. 60) STORE OF CONTEX- STEVENS HERS LAW FUE CO. FORTLAND. ORE STO John A. Trigg and Marjie C. Trigg 3428 Chelsea to compare the point Klamath Falls, OR. 97601 SPACE RESERVED Grantor SPACE RESERVED SPACE RESERVED	STATE OF OREGON, STATE OF OREGON, County of <u>Klamath</u> I certity that the within instru- was received for record on the 11th of <u>Feb</u>
93 DOCKECKS (ph) of 1600 CUSE (De spore devoted a spore devoted of the Note which is served. So the must be delive.   95 TRUST DEED   11 CUS (De store devoted of the Note which is served. So the must be delive.   12 TRUST DEED   13 CUS (FORM NO. SET)   14 CUS (FORM NO. SET)   15 CUS (FORM NO. SET)   16 CUS (FORM NO. SET)   17 STEVENS-MEES, LAW FUE. CO. FORTLAND. ONE (CUST)   18 CUS (FORM NO. SET)   19 CUS (FORM NO. SET)   10 CUS (FORM NO. SET)   11 CUS (FORM NO. SET)   12 CUS (FORM NO. SET)   14 CUS (FORM NO. SET)   15 CUS (FORM NO. SET)   16 CUS (FORM NO. SET)   17 SPACE RESERVED   18 SPACE RESERVED   19 CON (CUST)   10 SPACE RESERVED   10 FOR   10 SPACE RESERVED   10 FOR   10 FOR   10 FOR   10 FOR   10 SPACE RESERVED <td>STATE OF OREGON, STATE OF OREGON, County of <u>Klamath</u> I certify that the within instru- was received for record on the <u>11th</u> of <u>Feb</u></td>	STATE OF OREGON, STATE OF OREGON, County of <u>Klamath</u> I certify that the within instru- was received for record on the <u>11th</u> of <u>Feb</u>
CONSISTENT OF THE PART OF THE	STATE OF OREGON, County of <u>Klamath</u> <i>I certity that the within instru</i> was received for record on the 11th of <u>Feb</u>
93 DOCKEGES BALLON CONTINUE OF CONTINUES CONSIDERATION CONTINUES CONTINUES AND	STATE OF OREGON, County of <u>Klamath</u> <i>I certity that the within instru</i> was received for record on the 11th of <u>Feb</u>