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De sei pero el generativo fue por or conceptente espo THIS TRUST DEED, made this	TRUST DEED Vol. m93 Page 29594
	19 <u>55</u> , betwee
LESLIE B. ANDERS	ANTY SAME
MOTOR	, as Trustee, an
2월 <b>사</b> 업에서 2월 27일 전에 2월 2일 전에 2월 20일 전에 2월 20일 전에 2월 2일 전에 2월 20 2일 2월 2월 20 2일 20 2월 20 2일 2일 20 2일 20 2일 20 2일 20 20 20 20 20 20 20 20 20 20 20 20 20	IL COMPANY STATISTICS AND A SERVICE AND A SE
Grantor irrevocably grants, bargains, s 	ells and conveys to trustee in trust, with power of sale, the property ;
South of the Oregon California and	Bell Government Lot 19 1ving
Juace of Oregon.	
a Section 13, Township 36 South, Ra	ying South of the Oregon California and Eastern Railw nge 12 East of the Willamette Meridian, in the County
11 of Government Lot 21 and that p	ortion of Government Lot 22 lying North of Highway 14 in Section 13, Township 36 South, Range 12 East of th of Klamath, State of Oregon. ments and appurtenances and all other rights thereunto belonging or in anywise row ofits thereof and all fixtures now or hereafter attached to or used in competitor
illamette Meridian, in the County together with all and singular the tempents barefiter	in Section 13, Township 36 South, Range 12 East of th of Klamath, State of Oregon.
or hereafter appertaining, and the rents, issues and protection the property.	nents and appurtenances and all other rights thereunto belonging or in anywise nov of its thereof and all fixtures now or hereafter attached to or used in connection with WIDDENARM
ofSIX_THOUSAND_EIGHT_HUNDRED	ORMANCE of each agreement of grantor herein contained and payment of the sum NINTY DOLLARS AND NO CENTS
note of even date herewith " payable to beneficia	Dollars, with interest thereon according to the target
	UARY interest hereof, in
becomes due and payable. Should the grantor either, property or all (or any part) of grantor's interest in i	is instrument is the date, stated above; on which the final installment of the note agree to, attempt to, or actually sell, convey, or assign all (or any part) of the t without first obtaining the written consent or approval of the beneficiary, which be beneficiary's option*, all obligations secured by the intermediate
the maturity datas and in the maturity, then, at the	e Deneticiary's ontion* all obligations approval of the Deneticiary, which
To protect the new title the money agreeme	nt** does not constitute a sale, conveyance or preliment clause it inapplicable.)
provement thereon; not to commit or permit any waste 2. To complete or restore promptly and in good	r agrees: rty in good condition and repair; not to remove or demolish any building or im- of the property: and habitable condition any building or improvement which may be constructed, osts incurred theretor.
o requesta in the second	ns. covenants conditions and
Cencies as may be deemed don't it public office of of	inces, as well as the cost of all lion accession and schemenically may require and
amade by fice and much it	ance on the buildings none on based
iciary as soon as insured; if the grantor shall fail for any	In loss payable to the latter; all policies of insurance shall be delivered to the bene-
ure the same at grantor's expense. The amount collecte	y of insurance now or hereafter placed on the buildings, the beneficiary may pro-
any part thereof, may be released to grantor. Such an inder or invalidate any act done pursuant to such notic	ed under any fire or other insurance policy may be applied by beneticiary may pro- neficiary may determine, or at option of beneticiary the entire amount so collected, policetion or release shall not curs or waive any default or notice of default here-
ssessed upon or against the property before any part	of such taxes, assessments and other charges that may be levied or
ens or other charges payable by grantor, either by dire	ct payment or by providing bareful any faxes, assessments, insurance premiums
a debt secured by the	in paragraphs 6 and 7 of this tours in the rate set lorin in the note
and for the particulation property neremberore des	scribed, as well as the dranter shall the dranter shall be the and for such payments.
ble and constitute a breach of this trust deed.	Seneticiary, render all sums secured by this trust deed immediately due and pay-
istee incurred in connection with or in enforcing this 7. To appear in and defend any action or proceed	t, including the cost of title search as well as the other costs and expenses of the obligation and trustee's and attorney's fees actually incurred. Inf purporting to attect the security rights or powers of beneficiary or trustee; iciary or trustee may appear, including any cuit to the the the total to the security the security incurred.
new all costs and are proceeding in which the benef	iciary or trustee may appear including rights of powers of beneficiary or trustee:
a trial court denotes findt	by the trial court and in the event of an out of altorney's tees
8 In the second state in the state is second as	有关,这些"我们",这些"我们",这些"我们"的"你们",我们就是这些你们就能够不能是这些人,我们不是你的。""你是你们,我们是你们,你们不是不是你。" 我们就是你们,你们们们?""你们,我们就是你们们的是我们就是我们就是我们就能够不能是你们,我们还是你们,我们就能给你,你就是你们,我们还是你们,你们不是你们,你们
ary shall have the right, if it so elects, to require th	perty shall be taken under the right of eminent domain or condemnation, bene- at all or any portion of the monies payable as compensation for such taking,
savings and loan association authorized to do business under the	a laws of Oregon or the United States, a title insurance company state Bar, a bank, trust company
he publisher suggests that such an agreement address the	this option.
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Which are in excess of the amount required to pay all reasonable costs, expanses and sitorney's less necessarily paid or incurred by grantor in the trial and appellate courts, necessarily paid or incurred by grantor in the trial and appellate courts, necessarily paid or incurred by grantor in the trial and appellate courts, necessarily paid or incurred by grantor in the trial and appellate courts, necessarily paid or incurred by grantor in the trial and appellate courts, necessarily paid or incurred by grantor and execute such instruments as shall be necessary.
9. At any time and from time to time upon written request of boneliciary, payment of its heas and presentation of the payment of the motion and execute such instruments as shall be necessary or in any subordination or or lates the site of the property (b) join in dranting on for the payment of the motion of the payment of the motion of the payment of the property or any part of the adequine at any incompanse may be described as the "person or of," or bon pointed by a court, and without regard to the adequine at any indicate or latest shall be conclusive proof of the truthiles thereon. Trustees to bone addition of the adequine at any time without notice, either in person, by agent or by a receiver and of the property or any part thereol, in its own name any security lot the indicted mess heaves. Indict does and the property or any part thereol, in its own name any security lot the indicted mess heaves and profits, including these pasts and time portery, the collection is indicted the property or any part thereol, in its own any may or invalidate on point, including reasonable attorney's less upon any faile possession of the property, the collection of such there is presented network.
10. Upon any default by grantor hereundre appresented or invalidate and profits, including these pasts and the insurance policies or compensation or awards for any taking or damade of the property, and profits, including these past

In form as required by law conveying the property so sold, our winnout any covenant or warranty, express or implied. I ne recitais in the deed d any matters of fact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by appear in the order of their priority and (4) the surplus, if any, to the grantor of to any successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or successors to any successor in interest entitled to such surplus. appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all tile, 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. 17. Trustee accepts this, trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee. The grantor covenants and agrees to and with the beneficiary and other deed for trustee. The grantor covenants and agrees to any with the mortgage beneficiary in the successor in interest that the grantor is lawfully executed and the beneficiary of any action or proceeding in which frantor, the successor in interest shall be vested with all tile, successor trustee.

and that the grantor will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even il granter is a naturel person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, secured hereby, whether or not named as a beneficiary herein. In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereot apply equally to corporations and to individuals. IN WITNESS WHEREOF. the grantor has executed this instrument the day and year first above written IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

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21% 3.000275 <b>STA</b>	TEOF OREGON. County of KLAMATH
THE REPORT AND ALL REPORTS AND A REPORTS	This instrument was acknowledged before me on 5 NOVEMBER 10 93
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· 프로닉 김 전인진, 1910, 2016, 2016, 2016, 201	<sup>1</sup> Life instrument was acknowledged before me on the second s
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STATE OF OREGON: COUNT	Y OF KLAMATH: SS. TO STATE
of	Aspen Title co the 9th day
And by part water, the presence of	.D., 19 <u>93</u> at <u>10:56</u> o'clock <u>A</u> .M., and duly recorded in Vol. <u>M93</u> , Mortgages on Page <u>29594</u> .
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