	74345		Volmay Page 1
	This Trust Deed, made this NELLIE RAY MCKENZIE	day of	57 19 7 betw
	PURE PROJECT as Trustee, and	KLAMATH COUNTY	as Grantor(s), as beneficiary,
		WITNESSETH:	
0	Grantor irrevocably grants, bargains, sells and conveys described as:	to trustee in trust, with power of	sale, the property in Klamath County, Ore
16		en route and entre allocation at the set of the rest of the set of	a fa se anna 1997. A graine ann an Airtean ann an Airtean an Airtean ann an Airtean ann an Airtean ann an Airtean ann an Airtean A An Airtean Airtean an Airtean an Airtean an Airtean an Airtean ann an Airtean an Airtean Airtean Airtean Airtean
	The East 90 feet of Lot 20 and th	e East 90 feet of Nort	h 16.2 feet of
	official plat thereof on file in	k 6. ALTAMONT ACRES, a the office of the Coun	ty Clark of
	Klamath County, Gregon, EXCEPTING boundary of HILYARD AVENUE.	THEREFROM any portion	lying with in the
		n nijelje stani (nini propi na propi n 19 stan nijelje propi na propi 19 stan na propi na p	na manana any amin'ny soratra ana amin'ny soratra amin'ny soratra amin'ny soratra amin'ny soratra amin'ny sora Ny soratra amin'ny soratra amin'ny soratra amin'ny soratra amin'ny soratra amin'ny soratra amin'ny soratra amin' Ny soratra amin'ny soratra amin'ny soratra amin'ny soratra amin'ny soratra amin'ny soratra amin'ny soratra amin'
	194 11 12 1		また。1995年1月1日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日
	houry Mathe (as Cogen		
			en anderen en anderen En anderen en
	le in é direct le la calciliere en contra contra de la contra contra de la contra de la contra de la contra de La contra de la contr	raiserana (ar erraida da erraida erraida er	EFALTER CONTRACTOR CONTRACTOR CONTRACTOR CONTRACTOR CONTRACTOR CONTRACTOR CONTRACTOR CONTRACTOR CONTRACTOR CONT ENVIRONNE CONTRACTOR CONTRACTOR CONTRACTOR CONTRACTOR CONTRACTOR CONTRACTOR CONTRACTOR CONTRACTOR CONTRACTOR CON
	특별할 것은 바람이 가지 않는 것이라는 것이라. 전체가 가지 특별 사람은 것은 것은 것은 것이다. 것은 것이라는 것은 것이라는 것이다.	그는 날짜는 것이 가지 않는 것이 가지 않는 것 같이 가지 않는 것이 같이 있는 것이다.	n an
	2013년 2월 2013년 1월 2013년 1월 2013년 1월 2013년 1월 2013년 1월 2013년 1월 1913년 - 1월 2013년 1월 2		
:7 s c	FOR THE PURPOSE OF SECURING PERFORMAN	nents and appurtenances and all and profits thereof and all fixth another the second states of the another the second states of the CE of each agreement of grantor	other rights thereunto belonging or in anyv ures now or hereafter attached to or used
л с (а	For THE PURPOSE OF SECURING PERFORMAN 3.164.135). This loan shall be interest in y reason, of the subject property. The full amount of note shall be reduced at a rate of 20% of the total	nents and appurtenances and all and profits thereof and all fixth (1997) and an appendix of the CE of each agreement of grantor st-free (0%) and shall be due and this note is due until 2-/-2	other rights thereunto belonging or in anywares now or hereafter attached to or used herein contained and payment of the sum d payable in full upon sale or transfer, for \mathcal{F}
л с (а	For THE PURPOSE OF SECURING PERFORMAN \$	nents and appurtenances and all and profits thereof and all fixth (1997) and an appendix of the CE of each agreement of grantor st-free (0%) and shall be due and this note is due until 2-/-2	other rights thereunto belonging or in anywares now or hereafter attached to or used herein contained and payment of the sum d payable in full upon sale or transfer, for \mathcal{F}
л с (а	To protect the security of this trust deed, grantor as $100 \text{ grantor security}$	nents and appurtenances and all and profits thereof and all fixth (2016) and shall be due and staffee (0%) and shall be due and this note is due until each year over the next five (prees;	other rights thereunto belonging or in anywares now or hereafter attached to or user herein contained and payment of the sum d payable in full upon sale or transfer, for $P_{}$. After $P_{}$ 5) years and will be deemed fully satisf
	To protect the security of this trust deed, grantor age To protect, preserve and maintain said property and the remiter To protect, preserve and maintain said property and the remiter $1 = 10^{-1.29}$	nents and appurtenances and all and profits thereof and all fixtu- (CE of each agreement of grantor st-free (0%) and shall be due and this note is due until each year over the next five (grees: in good condition and repair; no site of said property.	other rights thereunto belonging or in anyvares now or hereafter attached to or used herein contained and payment of the sum d payable in full upon sale or transfer, for After
	To protect the security of this trust deed, grantor age To protect the security of this trust deed, grantor age 1. To protect the security of this trust deed, grantor age 1. To protect the security of this trust deed, grantor age 1. To protect the security of this trust deed, grantor age 1. To protect, preserve and maintain said property mprovement thereon; not to commit or permit any we 2. To comply with all laws, ordinances, regulations It is mutually agreed that:	nents and appurtenances and all and profits thereof and all fixth CE of each agreement of grantor st-free (0%) and shall be due and this note is due until <u>$2-1-2$</u> each year over the next five (grees: in good condition and repair; no aste of said property. , covenants, conditions and restr	other rights thereunto belonging or in anywares now or hereafter attached to or used herein contained and payment of the sum d payable in full upon sale or transfer, for $\frac{1}{2}$. After $\frac{2-1-24}{2}$. 5) years and will be deemed fully satist of to remove or demolish any building or ictions affecting said property.
	To protect the security of this trust deed, grantor age 1. To protect, preserve and maintain said property mprovement thereon; not to commit or permit any we 2. To comply with all laws, ordinances, regulations It is mutually agreed that: 3. In the event that any portion or all of said property hall have the right, if it so elects, to require that all or n excess of the amount required to pay all reasonable or n excess of the amount required to pay all reasonable or to a soft the amount required to pay all reasonable or the excent the required to pay all reasonable or the the resonable or the the resonable or the the required to pay all reasonable or the the resonable or the the resonable or the the resonable or the the resonable or the the	nents and appurtenances and all and profits thereof and all fixth (CE of each agreement of grantor st-free (0%) and shall be due and this note is due until each year over the next five (grees: in good condition and repair; no aste of said property. ; covenants, conditions and restr y shall be taken under the right of any portion of the monies payab yets, expenses and attorney's fees	other rights thereunto belonging or in anywares now or hereafter attached to or used herein contained and payment of the sum d payable in full upon sale or transfer, for <u>a</u> . After <u>2-1-24</u> 5) years and will be deemed fully satist of to remove or demolish any building or ictions affecting said property. eminent domain or condemnation, benefici le as compensation for such taking, which
	To protect the security of this trust deed, grantor age To protect the security of this trust deed, grantor age To protect the security of this trust deed, grantor age 1. To protect the security of this trust deed, grantor age 1. To protect the security of this trust deed, grantor age 1. To protect the security of this trust deed, grantor age 1. To protect the security of this trust deed, grantor age 1. To protect the security of this trust deed, grantor age 1. To protect the security of this trust deed, grantor age 1. To protect, preserve and maintain said property mprovement thereon; not to commit or permit any we 2. To comply with all laws, ordinances, regulations It is mutually agreed that:	nents and appurtenances and all and profits thereof and all fixtu- CE of each agreement of grantor sti-free (0%) and shall be due and this note is due until each year over the next five (grees: in good condition and repair; no site of said property. ; covenants, conditions and restr y shall be taken under the right of any portion of the monies payab posts, expenses and attorney's fees ecuted and acknowledged is mad le under any other deed of trust o	other rights thereunto belonging or in anyvares now or hereafter attached to or used therein contained and payment of the sum of payable in full upon sale or transfer, for for a start of the sum of payable in full upon sale or transfer, for for for a start of the sum of payable in full upon sale or transfer, for for for the sum of payable in full upon sale or transfer, for for for the sum of payable in full upon sale or transfer, for for for the sum of payable in full upon sale or transfer, for for for the sum of the sum o
	To gether with all and singular the tenements, hereditar is wor hereafter appertaining, and the rents, issues connection with the said real estate. An entry issues connection with the said real estate. An entry issues connection with the said real estate. An entry issues for THE PURPOSE OF SECURING PERFORMAN \$ 3,64.35). This loan shall be intered in the shall be reduced at a rate of 20% of the total 7-1-99 To protect the security of this trust deed, grantor ag 1. To protect, preserve and maintain said property mprovement thereon; not to commit or permit any wa 2. To comply with all laws, ordinances, regulations it is mutually agreed that: 3. In the event that any portion or all of said property hall have the right, if it so elects, to require that all or in excess of the amount required to pay all reasonable conceedings, shall be paid to beneficiary. 4. Trustee accepts this trust when this deed, duly expanded to notify any party hereto of pending sail eneficiary or trustee shall be a party unless such action of the grantor covenants and agrees to and with the bar f said described real property and has a valid, unear	nents and appurtenances and all and profits thereof and all fixts (CE of each agreement of grantor st-free (0%) and shall be due and this note is due until each year over the next five (grees: in good condition and repair; no aste of said property. , covenants, conditions and restr y shall be taken under the right of any portion of the monies payab bosts, expenses and attorney's fees ecuted and acknowledged is mad le under any other deed of trust o on or proceeding is brought by tr meficiary and those claiming und	other rights thereunto belonging or in anyvures now or hereafter attached to or used herein contained and payment of the sum d payable in full upon sale or transfer, for <u>After</u> <u>2.7.7.4</u> 5) years and will be deemed fully satisfied to remove or demolish any building or inclina affecting said property. eminent domain or condemnation, beneficible as compensation for such taking, which necessarily paid or incurred by grantor in site a public record as provided by law. True r of any action or proceeding in which gran ustee.
	To gether with all and singular the tenements, hereditar is wor hereafter appertaining, and the rents, issues connection with the said real estate. FOR THE PURPOSE OF SECURING PERFORMAN \$ 3,164.35 . This loan shall be intered inversion, of the subject property. The full amount of note shall be reduced at a rate of 20% of the total 7-1-99 To protect the security of this trust deed, grantor ag 1. To protect, preserve and maintain said property mprovement thereon; not to commit or permit any wa 2. To comply with all laws, ordinances, regulations it is mutually agreed that: 3. In the event that any portion or all of said property hall have the right, if it so elects, to require that all or in excess of the amount required to pay all reasonable conceedings, shall be paid to beneficiary. 4. Trustee accepts this trust when this deed, duly explained to notify any party hereto of pending sai eneficiary or trustee shall be a party unless such actio in the grantor covenants and agrees to and with the base	nents and appurtenances and all and profits thereof and all fixts (CE of each agreement of grantor st-free (0%) and shall be due and this note is due until	other rights thereunto belonging or in anywares now or hereafter attached to or used herein contained and payment of the sum d payable in full upon sale or transfer, for <u>a</u> . After <u>2.7.7%</u> 5) years and will be deemed fully satisf of to remove or demolish any building or ictions affecting said property. eminent domain or condemnation, benefici le as compensation for such taking, which necessarily paid or incurred by grantor in s is a public record as provided by law. True r of any action or proceeding in which gran ustee. er him, that he is lawfully seized in fee sim he will warrant and forever defend the sa

IN WITNESS WHEREOF, said grantor	FRUST DEED	이 사람들은 것이 않는 것이 같이 많이 많이 있는 것이 같이 있는 것이 같이 많이 많이 많이 했다.	같은 사람은 것은 것은 것을 가 <mark>네</mark> 가.
IN WITNESS WHEREOF, said grantor	승규는 이 이 이 이 수요?		71315
	has hereunto set his hand the	day and year first above wr	itten.
ACTINISIC PL			urian della contra della contra del Persona della contra della contra Persona della contra
NELLIE RAY MCKENZIE		The second s	
Willie R. Mc Kenge	ATE SERTER		
	an the tent to a state of the second se	anderen behangen er det en	and an
STATE OF OREGON	•		
Courses of Ville 11	SS' NELLIE RAY MCKE	NZTE	
County of Klamath		轻低的复数是一个人。 17. 我们就是你们的,我们们们	e e e e e e e e e e e e e e e e e e e
This instrument was acknowledged before by	me on JANUARY	10 1994	
	and we have the second s		
63	DCMALD J. HOTERICH	1 Chall	1
	NOTARY PUBLIC-OFFECON COMMISSION NO. 011490	lotary Public for Oregon	
(SEAL)	COMINISSION EXPIRES DEC. 5, 1905	• • • • • • • • • • • • • • • • • • •	
My commission expires: <u>12-5-95</u>			area e
REQUEST FOR FULL RECONVEYANCE			Ü \$\$\$\$\$\$ \$\$ \$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$\$
To be used only when obligations have been	paid or met.		-
To:		Trustee	
The undersigned is the legal owner and ho trust deed have been fully paid and/or met an the terms of said trust deed or pursuant to s delivered to you herewith together with said t said trust deed the estate now held by you un use of a dynamic bus benefities moved to no the terms of said trust deed to said trust deed to said trust deed to said trust deed to say the say the said trust deed to say the say the said trust deed to say the say thes	tztute, to cancel all evidences of rust deed) and to reconvey, with der the same. Mail reconveyants to inconveyants to inconveyants to inconveyants to inconveyants to inconveyants.	of indebtedness secured by thout warranty, to the partie nce and documents to	iny sum owing to you un
the terms of said trust deed or pursuant to s delivered to you herewith together with said t said trust deed the estate now held by you un the off the domage but hereiting moved to be to reduce the same life of the same to be	tatute, to cancel all evidences of rust deed) and to reconvey, wit ider the same. Mail reconveyant to intervent the DATED:	of indebtedness secured by thout warranty, to the partie nce and documents to	iny sum owing to you ur
the terms of said trust deed or pursuant to s delivered to you herewith together with said t said trust deed the estate now held by you un the off the domage but hereiting moved to be to reduce the same life of the same to be	tatute, to cancel all evidences of rust deed) and to reconvey, wit ider the same. Mail reconveyant to intervent the DATED:	of indebtedness secured by thout warranty, to the partie nce and documents to	iny sum owing to you ur
the terms of said trust deed or pursuant to s delivered to you herewith together with said t said trust deed the estate now held by you un the official dependence bus hereiting moved to no interaction of the state of the state of the same set of the same set of the state of the state of the set of the same set of the state of the state of the set of the same set of the state of the state of the set of the same set of the state of the set of the set of the set of the set of the set of the se	tatute, to cancel all evidences of rust deed) and to reconvey, wit ider the same. Mail reconveyants to filmer brig to DATED: Date of the same side to be filmer brig to DATED: Date of how the same side to	of indebtedness secured by thout warranty, to the partie nee and documents to MICODE DESTRUCTION	iny sum owing to you ur
the terms of said trust deed or pursuant to s delivered to you herewith together with said t said trust deed the estate now held by you un used to down the state now held by you un to the same the state now held by you un the said trust deed the state of the same to the same trust of the same to the same unserting the same to the same to the same unserting the same to the same to the same to the unserting the same tothesam	tatute, to cancel all evidences of rust deed) and to reconvey, with ider the same. Mail reconveyant is to increase the Conveyant is to increase the Conveyant increase the Conveyant DATED: Diffuentiation and the Conveyant increase the Conveyant DATED: Diffuentiation and the Conveyant Increase the C	of indebtedness secured by hout warranty, to the partie nee and documents to	said trust deed (which s designated by the term
The Trust Deed and the Promissory Note must not be lost	tatute, to cancel all evidences of rust deed) and to reconvey, with ider the same. Mail reconveyant to the same of the top of the first broad of the top of the DATED: Thru enter the same of the top detroyed; to cancel; both must be	of indebtedness secured by hout warranty, to the partie nee and documents to Manual State Beneficiary delivered to trustee before reconve	said trust deed (which s designated by the term
The Trust Deed and the Promissory Note must not be load	tatute, to cancel all evidences of rust deed) and to reconvey, with ider the same. Mail reconveyants to harmony the formation DATED: 	check, of payment is you of a of indebtedness secured by thout warranty, to the partie nee and documents to Manual Beneficiary delivered to trustee before reconve Klamath	yance shall be made.
The Trust Deed and the Premissory Note must not be lost v.TRUST DEED	tatute, to cancel all evidences of rust deed) and to reconvey, whi ider the same. Mail reconveyants to have been to DATED: 	of indebtedness secured by thout warranty, to the partie nce and documents to Beneficiary delivered to trustee before reconver- Klamath	yance shall be made.
The Trust Deed and the Premissory Note must not be lost v.TRUST DEED	tatute, to cancel all evidences of rust deed) and to reconvey, whi ider the same. Mail reconveyants to the same of the top of the line of the top of the top of the line of the top of the top of the top detroyed; to cancel; both must be STATE OF OREGON County of	Alexi, of payment is you of a of indebtedness secured by thout warranty, to the partie nce and documents to Manual States of the partie Beneficiary delivered to trustee before reconve Klamath in instrument was received f	yance shall be made.
the terms of said trust deed or pursuant to s delivered to you herewith together with said t said trust deed the estate now held by you un use off to truncate but bedieties missed to re- transmission of the bar dury of the mission of the bar dury of the The Trust Deed and the Promissory Note must not be lost VTRUST DEED NELLIE RAY MCKENZIE	tatute, to cancel all evidences of rust deed) and to reconvey, whi ider the same. Mail reconveyants to harmony a new to Sold DATED:	check, of payment is you of a of indebtedness secured by hout warranty, to the partie nce and documents to Beneficiary delivered to trustee before reconve Klamath	yance shall be made.
the terms of said trust deed or pursuant to s delivered to you herewith together with said t said trust deed the estate now held by you un use of the trunces but bedieters moved to the same set of the trunces of the bar have be use of the trunces of the bar have be the trust Deed and the Premissory Note must not be lost vTRUST DEED vTRUST DEED NELLIE RAY MCKENZIE	tatute, to cancel all evidences of rust deed) and to reconvey, with ider the same. Mail reconveyant is to many or a second second beta to DATED: 	kiel, of payment is you of a of indebtedness secured by hout warranty, to the partie nce and documents to Beneficiary delivered to trustee before reconve Klamath in instrument was received f	yance shall be made.
The Trust Deed and the Promissory Note must not be loss The Trust Deed and the Promissory Note must not be loss UNITRUST DEED TRUST TRUST TRU	tatute, to cancel all evidences of rust deed) and to reconvey, whi ider the same. Mail reconveyants is to be the the DATED. I have a some the DATED	Alexi, of payment is you of a of indebtedness secured by thout warranty, to the partie nce and documents to Manual Beneficiary delivered to trustee before reconver- Klamath n instrument was received f L2th day of Jan : corded in book/reel/Volum	yance shall be mide.) or record was received 19, 94 at 10:17 te No. M94
The Trust Deed and the Promissory Note must not be lost Unreally the state of the estate now held by you un the state the estate now held by you un the state of the estate now held by you un the state of the estate now held by you un the state of the estate now held by you un the state of the estate now held by you un the state of the estate now held by you un the state of the estate now held by you un the state of the estate now held by you un the state of the estate now held by you un the state of the estate now held by you un the state of the estate now held by you un the state of the estate now held by you un the state of the estate now held by you un the state of the state	tatute, to cancel all evidences of rust deed) and to reconvey, whi ider the same. Mail reconveyants to the same. Mail reconveyants to DATED	kiew, of payment is you of a of indebtedness secured by thout warranty, to the partie nce and documents to Beneficiary delivered to trustee before reconve Klamath in instrument was received f L2th_day of Jan_ corded in book/reel/Volum	yance shall be made.) or record was received 19, 94 at 10:17 te No. M94
The Trust Deed and the Premissory Note must not be lost The Trust Deed and the Premissory Note must not be lost UNERLY DEED TRUST DEED TRUST DEED TRUST DEED TRUST DEED TRUST THE AND TRUE TO THE TRUE TO THE TRUST THE TRUE TO THE TRUE TO THE TRUE TO THE TRUST THE TRUE TO THE TRUE TO THE TRUE TO THE TRUST THE TRUE TO THE TO THE TRUE TO THE TRUE TO THE TRUE TO THE TO THE TRUE TO THE	tatute, to cancel all evidences of rust deed) and to reconvey, whi ider the same. Mail reconveyants to the same of the terms of the line of the terms of the line of the terms of the terms of the terms of the terms of the terms of the same states of the terms of the for record on the	Alaria of indebtedness secured by of indebtedness secured by thout warranty, to the partie nce and documents to Marranty, to the partie Beneficiary delvered to trustee before reconverte Klamath n instrument was received f L2th day of	yance shall be mide.) or record was received 19, 94 at 10:17 te No. M94
The Trust Deed and the Promissory Note must not be load The Trust Deed and the Promissory Note must not be load TRUST DEED NELLIE RAY MCKENZIE THE TRUST OF THE TRUE THE T	tatute, to cancel all evidences of rust deed) and to reconvey, with der the same. Mail reconveyants to increase the DATED.	kiew, of payment is you of a of indebtedness secured by thout warranty, to the partie nce and documents to Beneficiary delvered to trustee before reconve Klamath in instrument was received f L2th_day of corded in book/reel/Volum or as fee/file/instrume	yance shall be made.) or record was received 19, 94 at 10:17 te No. M94
The Trust Deed and the Premissory Note must not be lost The Trust Deed and the Premissory Note must not be lost UNERLY DEED TRUST DEED TRUST DEED TRUST DEED TRUST DEED TRUST THE AND TRUE TO THE TRUE TO THE TRUST THE TRUE TO THE TRUE TO THE TRUE TO THE TRUST THE TRUE TO THE TRUE TO THE TRUE TO THE TRUST THE TRUE TO THE TO THE TRUE TO THE TRUE TO THE TRUE TO THE TO THE TRUE TO THE	tatute, to cancel all evidences of rust deed) and to reconvey, whi ider the same. Mail reconveyants to have been as a factor of the same of the same of the been as a factor of the top detroyed; to cancel; both must be to detroyed; to cancel; both must be for record on the	Klamath Klamath Klamath nor as fee/file/instrume klamath klama	yance shall be made.) or record was received 19, 94 at 10:17 te No. M94
The Trust Deed and the Premissory Note must not be lost The Trust Deed and the Premissory Note must not be lost UNITRUST DEED TRUST DEED TRUST DEED TRUST DEED TRUST DEED TRUST TO BE STORE TO THE STORE TRUST TO BE STORE TO THE STORE TO BE TRUST TO BE STORE TO THE STORE TO BE TRUST TO BE	tatute, to cancel all evidences of rust deed) and to reconvey, with der the same. Mail reconveyant is to characterized and the same. Mail reconveyant is to determine the same is the same is the same state of the same is the same is the state of determine the same is the state of the same is the same is the same state of the same state of the same state of the same state of the same state of the same state of the same state of the same state of the same state of the same state of the same state of the same state of the same state of the same state of the same state of the same state of th	Alexa, of payment is you of a soft indebtedness secured by thout warranty, to the partie nee and documents to Main and the secure of	<pre>iny sum owing to you un said trust deed (which s designated by the term</pre>
The Trust Deed and the Premissory Note must not be lost The Trust Deed and the Premissory Note must not be lost UNITRUST DEED TRUST DEED TRUST DEED TRUST DEED TRUST DEED TRUST TO BED TRUST T	tatute, to cancel all evidences of rust deed) and to reconvey, whi ider the same. Mail reconveyant is to many the same. Mail reconveyant is to detroyed; to cancel; both must be STATE OF OREGON County of	Alexa of indebtedness secured by of indebtedness secured by thout warranty, to the partie nce and documents to Beneficiary delivered to trustee before reconverted Klamath in instrument was received f L2th day of	<pre>iny sum owing to you un said trust deed (which s designated by the term</pre>
The Trust Deed and the Premissory Note must not be lost The Trust Deed and the Premissory Note must not be lost Unreally in the market of the state of the stat	tatute, to cancel all evidences of rust deed) and to reconvey, whi ider the same. Mail reconveyant is to many the same. Mail reconveyant is to detroyed; to cancel; both must be STATE OF OREGON County of	Alexa of indebtedness secured by of indebtedness secured by thout warranty, to the partie nce and documents to Beneficiary delivered to trustee before reconverted Klamath in instrument was received f L2th day of	<pre>iny sum owing to you un said trust deed (which s designated by the term</pre>