100 Gab + + + + 102 - 1"		(11) YEAR 2492 492	관련 문화는	TRUST D	t maa saa	VOLYVY	7 CU	A CONTRACTOR OF THE OWNER OF	1.6.30P*
90332	10-28-	94410:48	RC (D	ithday o	e Octol	per		, 19 <u>94</u> , b	etween
THIS	TRUST DEL	D, made this Hiskey		ith day o	383 QM			as G	rantor,
	Dennis R.	and Linda	D. Hi	<u>skey</u>	192 – 2.287			, as Trust	ee, and
<u>. A. M. M. M. M. M. M.</u>	Aspen Tit	le a ESCIO	<b>W 2</b>	L Credit Un	1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.	<u>) i si si si si si</u> 1 i i si		as Bene	ficiary,
	Highland	Community	Federa	WITNESS	3TH:	i na rén na na	ing the state		<b></b>
包括日本語	14.15.230 V 15.00	AND PORT OF THE PARTY			. to tructon	in trust. with	h power of s	ale, the prop	berly m
医膝上腔 计正式分词	Klamach	County	, C, 080		and a second second	المحاج المحاجب وراور والو	··· *		
ne Regentation de Regentation	T -+ 27 N	IFW DEAL TE	AC'ES,	in the Cou	ty of K	amath, Sta	te of		٠.
	Oregon.		ì		and the second				
	CODE 41 N	IAP 3809-3	5cc TL	6900	25.	х.			
1997 - 19 <b>1</b> 9					L moment and	all other rights	thereunto belo	nging or in an	ywise now
together with	all and singular	the tenements, d the rents, issu	, her dita (es and p	nents and appur ofits thereof and	all fixtures n	ow or hereafter	attached to or	used in conne	of the suff
the property.	THE PURPOSI	E OF SECURI	VG PER	ORMANCE of	e ich agreeme	I OI Brunner			
note of even	date herewith,	payable to ben	eficery Oct:ob	r order and max $r$ 31, 2004	1. By granor		· · ·	• · · • • • • • • • • • • • • • • • • •	of the not
						tated above, on ily sell, convey, ten consent or	or assign all ( approval of th	or any part) o e beneficiary,	of the prop ther, at th
becomes due erty or all (	or any part) of option* all ob	grantor's intere ligations secure	stinit d by the	this instrument agree to, attemp ithout first obta instrument, irre iny grantor of an	ang the white of the carnest mone	te maturity date y agreement** o	es expressed the loes not constitution of the loss of	nerein, or herei tute a sale, co	nveyance (
To pr 1. To	otect the securit protect, preser	ve and maintain	n the pro	tor agrees: perty in good co te of the proper od and habitable	i dition and r	epair; noi to re v building or is	nprovement w	hich may be	constructed
provement t	complete or re	store promptly i	and ngo en due u	d and habitable costs incurred t	erefor.	nd restrictions #	flecting the p	operty; if the	beneficiar
An and Ann 4									
to pay for 1	may be deemed	desirable y th	to be notic	ary.	wildings not	v or hereafter	erected on the	property age	11131 1033
to pay for 1 agencies as 4. To damage by	may be deemed provide and fire and such o	desirable y the continuou: / mu ther hazards as otable to the be	e benefic aintein the bene neficiary	ary. surance on the liciary may from with loss payab	uildings not time to time to the latte	v or herealter require, in an r; all policies of ch insurance and	erected on the amount not le insurance shal to deliver the	property age ss than \$ 1 be delivered policies to the	to the ben beneficial
to pay for 1 agencies as 4. To damage by written in o ficiary as so	may be deemed o provide and fire and such o companies acception oon as insured; i	desirable y the continuous / mu ther hazards as ptable to the be t the grantor shi to the expiration	e benefic ainte in n the bene neticiary all hul fo n of any	ary. surance on the ciciary may from with loss payab any reason to p policy of insuran	uildings not time to time to the latte to constant suc to now or her	v or hereafter require, in an r; all policies of sh insurance and eafter placed or insurance polic	erected on the amount not le insurance shal to deliver the the buildings cy may be ap	property age ss than \$ 1 be delivered policies to the , the beneficia plied by benef	to the ben benefician ry may pr ficiary upo
to pay ior i agencies as 4. To damage by written in o ticiary as so at least fift cure the san any indebte	may be deemed provide and fire and such o companies accer oon as insured; i een days prior's dness secured h dness secured h	desirable y the continuous / mathematics as obtable to the be- to the expiration expense. The an ereby and in suc- ereby and in suc- erebered to gr	te benefic aintein the bene neticiary all huil fo n of any noust co ch order s anto - Su	ary. surance on the siciary may from with loss payab any reason to p policy of insuran lected under any sheneticiary may chapplication or	uildings nov time to time to the latter c now or her ire or other y determine, o release shall	y or hereafter prequire, in an r; all policies of h insurance and eafter placed or insurance poli r at option of b not cure or wai	erected on the amount not le insurance shal to deliver the the buildings cy may be ap eneticiary the ve any default	b property age ss than \$ 1 be delivered policies to the the beneficia plied by benefician plied by benefician plied by benefician control to the benefician plied by benefician plied by benefician to the benefician plied by benefician to the benefician plied by benefic	to the beneficial ry may pr ficiary upo so collecte lefault her
to pay for 1 agencies as 4. To damags by written in c ticiary as so at least fift cure the sam any indebte or any part under or in	may be deemed oprovide and tire and such o companies acception as insured; een days prior t een days prior t dness secured h thereof, may b validate any ac	desirable y the continuou: / mu ther hazards as stable to the be if the grantor shi to the expiration expense. The an ereby and in succe te released to gr t done pursuant porty free from	te benefic ainte in fine bene nette iary all huil fo n of any mount co sh or der s antor. Su to such construct	ary. aurance on the ciciary may from with loss payab any reason to p policy of insurant lected under any a beneficiary may the application of motice. and for the source of the source of the source of the source of the source the source of the source of the source the source of the source of the source the source of the source of the source of the source of the source of the source the source of the source of the source of the source of the source of the source of the source of the source of the source of the so	uildings not time to time to the latter to the l	v or hereafter a require, in an r; all policies of h insurance and eafter placed or insurance poli- r at option of b not cure or wai s, assessments a s, and other cha	erected on the amount not le insurance shal to deliver the the buildings cy may be ap eneticiary the ve any default ind other char rges become F	b property dge ss than \$ 1 be delivered policies to the beneficia plied by beneficia plied by beneficia entire amount t or notice of c ges that may wast due or deli	to the benefician ry may proficiary upo so collecte default her be levied linguent a
to pay for i agencies as 4. To damags by written in o flociary as so at least fift cure the sau any indeble or any part under or in 5. T assessed up	may be deemed o provide and ' tire and such o companies accept on as insured; i een days prior ' edness secured h t thereof, may b validate any ac o keep the pro- pon or against t	desirable y the continuou: / mu ther hazards as stable to the be i the grantor sh- to the expiration expense. The ar- ereby and in suc- te released to gr t done pursuant perty iree from he property bet therefor to bene	te benefici ainte in a the bene neticiary all hull fo n of any mount co- ch order a antor. Su to such construc- fore uny afficiery;	ary. surance on the ficiary may from with loss payab any reason to p policy of insuran- lected under any beneficiary may the application of notice. with lens and to part of such faxes should the grant	uildings not time to time l. to the latte t cure any suc c now or her ire or other elease shall oay all taxe assessment to make c hu convidi	v or hereafter require, in an r; all policies of hinsurance and eafter placed or insurance poli r at option of b not cure or wai s, assessments a s and other cha payment of argument of a payment of argument of argument of a setticiary w	srected on the amount not les insurance shall to deliver the the buildings cy may be ap eneticiary the ve any default and other char riges become F y taxes, assess with funds with	b property use ss than \$ 1 be delivered policies to the he beneficia plied by beneficia plied by beneficia entire amount to notice of c ges that may wast due or deli ments, insurance h which to main	to the ben benefician ry may pr ficiary up so collecte lefault her be levied linquent an ce premium ke such pa
to pay for i agencies as 4. To damags by written in o ticiary as so at least fift cure the san any indebte or any part under or in 5. T assessed up promptly d liens or offi ment, bene	may be deemed o provide and tire and such o companies accep- con as insured; i een days prior i en at grantor's dness secured h t thereof, may b validate any ac o keep the pro- pon or against t teliver receipts er charges paya sticiary may, al	desirable y the continuou: / mu ther hazards as stable to the be i the grantor sh- to the expiration expense. The ar- creby and in suc- te released to gr t done pursuant perty iree from he property bet therefor to bene- able by grantor, i its option, ma- vith the obligati	the beneficiant in minimum fine beneficiary all hull for any mount construction of any mount construction of any construction of the second se	ary. surance on the biciary may from with loss payab any reason to p policy of insurant lected under any beneficiary may be beneficiary may be notice. with lens and to part of such fare bould the granter with thereof, and tibed in paragrap	uildings not time to time l. to the latte t cure any suc c now or her ire or other elease shall to ay all taxe c assessment to fail to make c c by providi the amount d s c and 7 of est from here	v or hereafter require, in an r; all policies of hinsurance and eafter placed or insurance politor r at option of b not cure or wai s, assessments a s and other chan payment of an ng beneficiary v so paid, with in this trust deal cho f any of the	stected on the amount not les insurance shall to deliver the the buildings cy may be ap eneficiary the ve any default and other char riges become E to taxes, assess with funds with therest at the shall be adde covenants here	b property use s stan \$ 1 be delivered policies to the the beneficia entire amount to or notice of co ges that may past due or del ments, insurance h which to mai rate set forth d to and beco- reot and for suc	to the ben beneficial ry may prificiary upo so collecte lefault her be levied linquent ai peremium ke such pa in the nc me a part ch paymen
to pay for i agencies as 4. Tc damags by written in c ticiary as so at least fift cure the san any indebte or any part under or in 5. T assessed up promptly d liens or oth ment, bene soured heat	may be deemed op provide and ifre and such o companies accep- on as insured, i een days prior i me at grantor's dness secured h t thereot, may b validate any ac o keep the pro- on or against t teliver receipts er charges paye efficiary may, al reby, together w	desirable y the continuous / mail ther hazards as otable to the be i the grantor shi- to the expiration expense. The ar- arceby and in suc- er teleased to gr- t done pursuant porty iree from he property bef therefor to bene able by grantor, its option, ma- yith the oblighti- nat deed, withou	the benefic aintri in in the bene netkiary all hull for an of any nourt co. the order is antor. Su construc- for uny ficit ry; i eith r. by ke, I aym ions, fescu	ary. aurance on the diciary may from with loss payab any reason to p policy of insuran- lected under any a beneficiary may the application or notice. part of such fare should the granto with thereof, and ribed in paragrap of, any rights ari-	uildings not time to time to the latter roure any sur- rire or other y determine, o elease shall to ay all fare assessment fail to make c r by providi the amount is a and.7 of s ng from bree	v or herealter require, in an require, in an relation of the shinsurance and eafter placed or insurance polit r at option of b not cure or wai s, assessments a s and other chas payment of an, ng beneticiary w this trust deed ach of any of the rentor, shall be	srected on the amount not le insurance shall to deliver the the buildings by may be ap eneficiary the ve any default and other char riges become F y taxes, assess with funds with interest at the shall be adde o covenants her bound to the	b property dige systam \$ 1 be delivered policies to the the beneficia plied by benei- entire amount to rotice of c ges that may ges that may ges that may ges that may the or deliver ments, insurance h which to mai rate set forth d to and beco- reot and beco- same oxtent t	to the ben beneficial ry may pr ficiary up so collecte lefault her be levied linquent al coremium ke such pa in the no me a part ch paymen hat they i
to pay for i agencies as 4. To damage by written in c ticiary as so at least fift cure the san any indebte or any part under or in 5. T assessed up promptly d liens or oth ment, bene secured het the dobt se with intere bound for and the no	may be deemed or provide and tire and such of companies acception as insured; i een days prior me at grantor's dness secured h thereof, may b validate any ac o keep the pro- oon or against t leliver receipts their charges pays sticiary may, at reby, together w curred by this ti est as aloresaid, the payment of onpayment there	desirable y the continuous / mail ther hazards as otable to the be if the grantor shi- to the expiration expense. The an ereby and in suc- ereleased to gr t done pursuant perty free from the property bef- theretor to bene- ble by grantor, its option, ma- vith the obligation ust deed, withou- the property he t the obligation of shall, at the eh of this trust	to be notice aints in state of the benchmark of the notice is an another the state of the benchmark of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the st	ary. arrance on the diciary may from with loss payab any reason to p policy of insurant lected under any a beneliciary may a beneliciary may from liens and to part of such taxes hould the granto direct payment and ribed in paragrap of any rights ari- to described, as housed and all the beneficiary.	uildings not time to time to the latter cure any suit roure any suit roure any suit rire or other y determine, o elease shall oay all fare sasessment fail to make cr by providi the amount s of from brei y ell as the given ender all suit	v or hereafter require, in an require, in an require, in an require, in au eafter placed or insurance poli- r at option of b not cure or wai s, assessments a s and other cha ng beneticiary v so paid, with in this trust deed ach of any of the rantor, shull be is shall be immon mas secured by the the search as we	stected on the amount not le insurance shall to deliver the the buildings cy may be ap eneficiary the ve any default and other char riges become F y taxes, assess with funds will therest at the shall be adde covenants he bound to the ediately due a his trust deed ell as the othe	b property dge ss than \$ 1 be delivered policies to the the beneficia plied by beneficia plied by beneficia plied by beneficia to notice of co dges that may usast due or del ments, insurance h which to mai sante set forth d to and beco- reof and for sur- same oxtent t immediately our roosts and ex	to the benn expendician ry may pri- ficiary upo so collecte lefault her be levied linquent an re premium ke such pa in the no me a part ch paymem hat they a thout noti due and pu penses of
to pay for 1 agencies as 4. To damags by written in c ticiary as so at least fift cure the san any indebte or any part under or in 5. T assessed up promptly d liens or oth ment, bene secured her the debt se with intere bound for and the no able und c 6. 7	may be deemed op provide and tire and such o companies accep- on as insured; i een days prior i me at grantor's dness secured h thereol, may b validate any ac- o keep the pro- oon or against t leiver receipts er charges payt erby, togsther w cured by this ti st as alcresaid, the payment of onstitute a breas fo pay all costs.	desirable y the continuous / mail ther hazards as otable to the be i the grantor shi- to the expiration expense. The ar- ereby and in suc- erebased to gr- t done pursuant perty iree from he property bef- therefor to bene- ble by grantor, its option, ma- yith the obligation the property h t the obligation to shall, at the chot this trust , fees and expen-	to be notice aint in the bench not it is one not it is one all hull for all hull for and the second and the second to be and the antor. So to ruch construct to an und to a second to second to a seco	ary. aurance on the diciary may from with loss payaba any reason to p policy of insuran- lected under any a beneficiary may thapplication or notice. rion liens and to part of such taxes hould the grantor with thereof, and ribed in paragraph of any rights ari- re described, as historibed, and all the beneficiary. a trust including 1 this obligation	<ul> <li>uildings not</li> <li>time to time</li> <li>to the latter</li> <li>core any suit</li> <li>now or her</li> <li>ire or other</li> <li>determine, or</li> <li>elease shall</li> <li>oay all faxe</li> <li>fail to make</li> <li>cr by providi</li> <li>ihe amount</li> <li>is 6 and, 7 ois</li> <li>sng from breat</li> <li>vell as the generative shall suit</li> <li>the cost of functions</li> <li>in a the solution</li> </ul>	v or herealter require, in an require, in an re all policies of thisurance ance eafter placed or insurance poli- r at option of b not cure or wai s, assessments a s and other chas hay beneticiary v this trust deed ach of any of the trust of any of the trust shall be immo- ms secured by the itle search as w and attorney's	stected on the amount not le insurance shall to deliver the the buildings cy may be ap eneficiary the ve any default and other char riges become re v taxes, assess vith funds will therest at the shall be adde to covenants he ediately due a his frust deed ell as the othe fets actually in ghts or power	b property dge ss than \$ 1 be delivered policies to the the beneficia plied by benei entire amount to notice of c ges that may ments, insuranc h which to mai rate set forth dr to and becco reot and for sur same extent t immediately c r costs and ex nourred. s o benefician s o benefician	to the benn expendicial ry may pri- ficiary upo so collecte lefault her be levied linquent al re premium ke such pa in the no me a part ch paymen hat they a thout noti fue and pa penses of i ry or trust
to pay for 1 agencies as 4. To damags by written in c liciary as so at least fift cure the san any indebte or any part under or in 5. T assessed up promptly d liens or oth ment, bene secured her the dobt se with intere bound for and the no able and c 6. T trustee inc 7. T	may be deemed op provide and tire and such o companies accep- companies accep- on as insured, i een days prior i me at grantor's danss secured h t thereof, may b walidate any ac- oon or against t teliver receipts ter charges paya- siciary may, al reby, togsther w cured by this tr est as aloresaid, the payment of onpayment there- onstitute a breas onpay all costs surred in connee- to appear in an were to prove the second on the second constitute a breas on any all costs surred in connee- to appear in an worth ection of	desirable y the desirable y the dustriance y the dustriance y the dustriance y the dustriance y the expense. The ar- ereby and in suce ereby and in suce to repeased to gr to one pursuant perty free from the property be therefor to bene bile by grantor, its option, ma- vith the obligation oit shall, at the obligation oit shall, at the choit this trust fees and expen- tion with or im d defend any at	to be notice aint in " in the bene notice in the bene notice in the bene notice in the bene and bene in the bene and the bene it or such construct one uny stice uny s	ary. aurance on the ciciary may from with loss payab any reason to p policy of insuran- lected under any the application or notice. with application or notice. with the grantco of any rights ari- red fascribed, and the beneficiary. strust including this obligation proceeding purpou	uildings not time to time to the latter r cure any suc- r cure any suc- r cure any suc- r cure or other y determine, o- release shall to ay all taxe s assessments tail to make c r by providi the amount is 6 and 7 of s ng from brei- uch payment ender all su the cost of f ind trustee's ring to affect r stee may ag	v or herealter require, in an require, in an require, in an relation of bi- insurance and insurance poli- r at option of bi- not cure or wai s, assessments a s and other cha payment of any ng beneticiary w or paid, with it this trusr deed ach of any of the tastor, shall be its shall be imm- mas secured by t itle search as w and attorney's t the security for preat, including trustee's attor	stected on the amount not le insurance shall to deliver the the buildings cy may be ap eneficiary the ve any default and other char riges become F y taxes, assess with funds with iterest at the bound to the ediately due a his trust deed ell as the othe fees actually in ghts or power any suit for in ney's fees; the	b property dig s sthan \$ 1 be delivered policies to the policies to the policies to the policies to the policies to the policies to the policies to the ges that may wast due or deliver ges that may wast due or deliver the set forth d to and becco- reot and for sus same extent the immediately con- records and ex- ncurred. s of beneficial the toreclosure a amount of a	to the bennetician ry may pri- ficiary upo- ticiary upo- ticiary upo- ticiary upo- ticiary upo- be levied linquent an- in the no- tich paymenn hat they a thout noti due and pu- penses of i- ry or trust of this de toorney's a
to pay for 1 agencies as 4. Tc damags by written in c liciary as so at least fift cure the san any indebte or any part under or in 5. T assessed up promptly d liens or off ment, bene secured hen the debt se with intere bound for and the no able and c 5. T trustee inc 7. T and in any to pay all mentioned	may be deemed op provide and ifre and such o companies accep- on as insured, i een days prior i me at grantor's dness secured h i thereoi, may b validate any ac o keep the pro- on or against t teliver receipts er charges paye sticiary may, al reby, together w cured by this tr isst as aloresaid, the payment there onstitute a brea fo pay all costs; urred in connee fo appear in an y suit, action or costs and expert	desirable y the continuous y the ther hazards as otable to the be i the grantor shi to the expiration expense. The ar- arceby and in suc- expense. The ar- arceby and in suc- expense. The ar- arceby and in suc- expense. The ar- porty iree from the property bef therefor to bene- able by grantor, its option, ma- pith the oblightion the property he the oblightion to shall, at the ch of this trust fees and expen- ction with or in d defend any at proceeding in u sees, including e uph 7 in all case	to be notice aint in a rine bene noticitary; all huil to any nour t co- horder t antor. Su roor truck construct to such construct to such construct to such construct to such construct to such construct to such construct to such construct to such construct to such set that the such to such construct to such to	ary. aurance on the diciary may from with loss payab any reason to p policy of insuran- lected under any a beneficiary may the application or notice. rion liens and to part of such faxes build the grantor of any rights ari- re described, as direct payment the beneficiary. as trust including bescribed, and ali- the beneficiary. as trust including beneficiary or to tile and the b- tile and the b- tile and the b-	uildings not time to time to the latter roure any sur- roure any sur- roure any sur- rire or other y determine, o elease shall to ay all fare assessment to ay all fare assessment to a and 7 of s ng from bre- uch paymen ender all su the cost of f und trustee's ring to affect ristee may al e toficiary's of is court and liste court sho	v or herealter require, in an require, in an require, in an re all policies of shinsurance ance eatter placed or insurance poli- r at option of b- not cure or wai s, assessments a s and other chas has beneticiary w so, paid, with it this trust deed ach of any of the ts shall be imm- mas secured by the itle search as w and attorney's the security re- ppear, including for the event of all adjudge reas	stected on the amount not le insurance shall to deliver the the buildings cy may be ap eneficiary the ve any default and other char riges become F y taxes, assess with funds with interest at the shall be adde to covenants her bound to the ediately due a his trust deed ell as the othe fees actually in ights or power any suit for the an appeal from onable as the	b property diges s shan \$ 1 be delivered policies to the policies to the policies to the policies to the policies to the policies to the policies to the entry of the ges that may ges that may ges that may ges that may ges that may ges that may ges that may policies to the maximum of the s amount of a policies of the toreclosure s amount of a policies of the toreclosure s amount of a policies of the toreclosure s amount of a policies of the toreclosure the toreclo	to the bern beneticiary upor ficiary upor so collecte lefault her be levied linquent au construction in the nor me a part thou not thou not fue and pu penses of cor trust to or trust to or decree r trustee's
to pay lor 1 agencies as 4. To damags by written in c ticiary as so at least tift cure the san any indebte or any part under or in 5. T assessed up promptly d liens or oth ment, bene secured her the dobt se with intere bound for and the no able und c 6. T trustee inc 7. T and in any to pay all mentioned the trial c	may be deemed or provide and tire and such o companies accep- on as insured; i een days prior i me at grantor's dness secured h thereol, may b validate any ac o keep the pro- oon or against t leiver receipts er charges payt reby, togsther w cured by this the recured by t	desirable y the continuous / mi ther hazards as btable to the be i the grantor shi to the expiration expense. The ar- ereby and in suc- ereby and in suc- to do from the property he to shall, at the chot this trust for shall, at the chot the property his for shall, at the chot the property for shall the property f	to be notic aint in the bene notic it he bene notic it ary: all hill fon a of any noust co- ch order t antor. Su to such construct to an ury: to such construct to any to such construct to a such to a such to a such to a such to a such t	ary. aurance on the diciary may from with loss payaba any reason to p- policy of insuran- lected under any a beneliciary may thapplication or notice. with the grant with the grant of any rights ari- to direct payment and thereof, and aligned in paragrap- of any rights ari- to described, as ascribed, and ali- the beneficiary. a trust including purpose beneficiary or to title and the b- lixed by the tru- sum as the appen-	uildings not time to time to the latter reare any suc- reare any suc- rea	v or herealter require, in an require, in an re all policies of thisurance and eafter placed or insurance poli- r at option of b not cure or wai s, assessments a s and other chas has beneticiary v this trust deed ach of any of the therantor, shall be is shall be immode a support the search as w and attorney's the search as w the search as w the search as w and attorney's the search as w and attorney's	stected on the amount not le insurance shall to deliver the the buildings cy may be ap eneficiary the ve any default and other char riges become F y taxes, assess y the funds will therest at the shall be adde to covenants he bound to the ediately due a his frust deed ell as the othe fees actually in any suit for i ney's fees; the an appeal from onable as the	b property dge s sthan \$ 1 be delivered policies to the the beneficia plied by benei entire amount to notice of c ges that may ast due or del ments, insuranc h which to mai rate set forth di to and becco. reot and for sur same extent t immediately c r costs and ex nourred. s of benefician he foreClosure a amount of a neny judgmen beneficiary's o	to the benneric and provide the seneric and provide the source of the seneric and provide the source of the source
to pay ion a agencies as 4. To damags by written in c liciary as so at least fift cure the san any indebte or any part under or in 5. T assessed up promptly d liens or oth ment, bene secured her the dubt se with intere bound for and the no able und c 6. T trustee inc 7. 2 and in any to pay all mentioned the trial c torney's fe Itial secure sho	may be deemed op provide and tire and such o companies accept on as insured, i een days prior me at grantor's idness secured h i thereoi, may b validate any ac validate any ac validate any ac validate any ac validate any ac validate any ac secured by this tr est as aforesaid, the payment there onstitute a breas of pay all costs aurred in connee fo appear in an v suit, action or costs and expent i in this parage i m the event th all have the rig	desirable y the desirable y the description of the second ther hazards as stable to the be- it the grantor shi to the expiration expense. The ar- ereby and in suc- ereby and suc- time property be- the obligation the obligation the of this trust the obligation the of this trust the obligation of shall, at the ch of this trust the obligation the of this trust the obligation the of this trust the obligation the of this trust the obligation the of the strust the obligation the obligation the obligation the obligation the obligation the second the second the obligation the second the second the obligation the second the sec	the beneficies to be notice and the internation of any mount count of any mount count of an of any mount count of an of any mount count of a construct count of a construct or an of a construct or any sticiary; sitter or a low the construct or a low to see the construct or a l	ary. aurance on the biciary may from with loss payab any reason to p policy of insuran- lected under any a beneliciary may the application or notice. modifies and to part of such faxes bould the grantce the grantce the any rights any of described, and all the beneficiary or to this obligation proceeding purpoo beneficiary or to title and the ba- neticiary or to title and the ba- neticiary or to the property sha quire that all or	uildings not time to time to the latter roure any suc- roure any suc- roure any suc- roure any suc- release shall a ay all taxes a assessment a fail to make c r by providi- the amount b s 6 and 7 of s ng from brev- uch paymen- ender all suc- the taken un- to attome und- to attome und- attome und- to attome und- attome und- to attome und- to	v or herealter require, in an require, in an require, in an require, in an require, in an enter placed or insurance poli- r at option of b not cure or wai s, assessments a s and other cha be payment of an require a second of this trust deed ach of any of the stantor, shall be its shall be imm- ms secured by the itle search as w and attorney's t the security rr ppear, including rustee's attor in the event of all adjudge reas ander the right o of the monies i	rected on the amount not le insurance shall to deliver the the buildings cy may be ap eneficiary the the or any default and other char rifes become F y taxes, assess with funds with therest at the bound to the ediately due a his trust deed ell as the othe fees actually in ights or power any suit for 1 ney's fees; the an appeal from onable as the feminent dom oayable as cor	b property dig s sthan \$ 1 be delivered policies to the policies to the entire amount is or notice of c ges that may tast due or deliver to and be decou- reof and for sur- same extent to and payable wi- immediately c r costs and ex- mourred. s of benefician- the loreclosure a mount of a nany judgmen beneficiary's o main or conden mpensation for	to the bern benetician ry may pr ficiary upp so collecte lefault her be levied linquent an copremium ke such pa in the no the part thout not due and part thout not due and part of this de trorney's 1 ry or trust of this de trorney's to such tak such tak k, trust com
to pay lor 1 agencies as 4. To damags by written in c ticiary as so at least tift cure the san any indebte or any part under or in 5. T assessed up promptly d liens or oth ment, bene secured hei the debt se with intere bound for and the no able and c 6. T trustee inc (T. 7 and in any to pay all ment ioned the trial c to rey's fe 1. 8. J ticiary Sh.	may be deemed op provide and ifre and such o companies accep- on as insured; i een days prior i me at grantor's dness secured h t thereot, may b validate any ac- o keep the pro- on or against t teliver receipts ter charges pay- teliver receipts er charges pay- tecured by this tr is as a doresaid, the payment of onpayment there onstitute a brea fo pay all costs aurred in connee fo appear in an y suit, action or costs and exper- is mutually agre In the event th all have the rig artic beed Ast p	desirable y th desirable y th ther hazards as stable to the be i the grantor sh to the expiration expense. The ar ereby and in suce e released to gr t done pursuant perty iree from he property bef therefor to bene able by grantor, its option, may with the oblighting the bolighting the bolighting the bolighting to that the oblighting to that the the shift at a defend any at proceeding in the pert i all case rther agrees to i eal. ed that: at any portion of the is of eace whices that the thus no authorized to do	to be notic aint in the benefic aint in the bene- notic the bene- notic the bene- all hull for any nour t co- ch order t antor. Su to ruch construct tore my to ruch construct tore my the ray block	ary. aurance on the diciary may from with loss payaba any reason to p- policy of insuran- lected under any a beneficiary may the application or notice. rion liens and to part of such faxes hould the grantor with thereof, and the grant any of any rights ari- re, described, as his obligation proceeding purpon beneficiary or at this obligation proceeding purpon beneficiary or at this obligation proceeding purpon to this and the b- at the application by the property sha quire that all or i der must be either inder the laws of On	uildings not time to time to the latter roure any suc- roure any all faxe- se assessment. a fail to make c r by providi ; he amount is 6 and 7 of s ng from brev- v ell as the & uch paymen- ender all suc- time to affect ristee may all is to court and li zte court and is to court and to taken u- any portion of the anony white som or the Uni-	v or herealter require, in an require, in an require, in an require, in an eafter placed or insurance poli r at option of b not cure or wai s, assessments a s and other cha payment of an, ng beneticiary v so paid, with it this trusr deed ach of any of the rantor, shall be is shall be imm ms secured by t itle search as w and attorney's the security r instee's attor in the event of f all adjudge reas ander the right o of the monies 1 is an attive mem red States, a title in we theread, or an es-	rected on the amount not le insurance shall to deliver the the buildings cy may be ap eneficiary the the or any default and other char rifes become F y taxes, assess with funds with therest at the bound to the ediately due a his trust deed ell as the othe fees actually in ights or power any suit for 1 ney's fees; the an appeal from onable as the feminent dom oayable as cor	b property dig s sthan \$ 1 be delivered policies to the policies to the entire amount is or notice of c ges that may tast due or deliver to and be decou- reof and for sur- same extent to and payable wi- immediately c r costs and ex- mourred. s of benefician- the loreclosure a mount of a nany judgmen beneficiary's o main or conden mpensation for	to the bern benetician ry may pr ficiary upp so collecte lefault her be levied linquent an copremium ke such pa in the no the part thout not due and part thout not due and part of this de trorney's 1 ry or trust of this de trorney's to such tak such tak k, trust com
to pay lor a agencies as 4. To damags by written in c liciary as so at least lift cure the san any indebte or any part under or in 5. T assessed up promptly d liens or oth ment, bene secured her the dubt se with intere bound for and the no able und c 6. T trustee inc 7. T and in any to pay all mentioned the trial c torney's fe Itia iciary sh NOT E: The ot strings	may be deemed op provide and ifre and such o companies accep- on as insured, i een days prior me at grantor's idness secured h i thereoi, may b validate any ac i thereoi, may b validate any ac o keep the pro- oon or against t leliver receipts ther charges pays ificiary may, al reby, togsther w cured by this tr est as aloresaid, the payment of onspayment there onstitute a breas of opy all costs surred in connee to appear in an costs and exper i n this paragre in the event th all have the rig a Trust Deed Act p and loan association	desirable y the desirable y the dustriable y the dustriable to the be- is the grantor shi- to the expiration expense. The ar- ereby and in suc- ereby and in suc- here from the property bel- therefor to being the property bel- there of this trust is option, ma- with the obligation the property he- thereby and the suc- ereby and the suc- tion with or in d defend any ad proceeding in to asses, including e- eal. ed that: at any portion of the the suc- thereby and the two on authorized in the two authorized in the two authorized in the two on the two on the two on the two on the two one two on the two on the two onthe two on two on the two on the two on the two onthe two on two on the two on the two on two on two on two on two on two on two on two on tw	to be notice aint in " into in " ail huil ho bene not is any all huil ho bene not any nour t co- ho of ary antor. Su ito ruch construct ito ruch construct ito ruch construct itor ruch construct co	ary. aurance on the biciary may from with loss payab any reason to p policy of insuran- lected under any- a beneficiary may the application or notice. any relate and to part of such faxes bould the grantco- direct payment with thereof, and the beneficiary or described, and ali- the beneficiary. a trust including this obligation proceeding purpou- beneficiary or t tille and the be- tille	uildings not time to time to the latter r cure any suc- r cure any suc- r cure any suc- r cure other y determine, or release shall a gay all taxe a assessments to fail to make c r by providi- he amount b of and 7 of s ng from brei- uch paymen ender all su the cost of f uch rustee's ring to affect r stee may al is to curt sh- li zite court sh- li zite court sh- t attorney, what is gon or the Uni- t hes or any age	v or herealter require, in an require, in an require, in an require, in an require, in an eafter placed or insurance poli- r at option of b not cure or wai s, assessments a s and other cha be payment of an of benediciary with it this trust deed ach of any of the stantor, shull be its shall be imm mis secured by t itle search as w and attor ney's t the security ri- ppear, including trustee's attor in the event of all adjudge reas ander the right o of the monies n is an active mem- ted States, a tille in they thereol, or an et	precised on the amount not le insurance shall to deliver the the buildings cy may be ap peneficiary the ve any default and other char rifes become F v taxes, assessi- vith funds with interest at the bound to the adiately due a his trust deed ell as the othe fees actually in ights or power any suit for in onable as the terminent dom board the Oregon bar of the Oregon isurance compan- icrow agent licen	b property dig s sthan \$ 1 be delivered policies to the policies to the entire amount is or notice of c ges that may tast due or deliver to and be decou- reof and for sur- same extent to and payable wi- immediately c r costs and ex- mourred. s of benefician- the loreclosure a mount of a nany judgmen beneficiary's o main or conden mpensation for	to the bern benetician ry may pr ficiary upp so collecte lefault her be levied linquent an copremium ke such pa in the no the part thout not due and part thout not due and part of this de trorney's 1 ry or trust of this de trorney's to such tak such tak k, trust com
to pay lor a agencies as 4. To damags by written in c liciary as so at least lift cure the san any indebte or any part under or in 5. T assessed up promptly d liens or off ment, bene secured her the dubt se with intere bound for and the no able und c 6. T trustee inc 7. T and in any to pay all mentioned the trial c torney's fe Itia iciary sh NOT E: The ot strings	may be deemed op provide and tire and such o companies accep- companies accep- companies accep- companies accep- companies accep- companies accep- teen days prior i walidate any ac- o-keep the pro- on or against t teliver receipts ter charges paya- teby, together w- coured by this tr rest as aloresaid, the payment of compayment there on appear in an y suit, action or costs and exper- tion this paragre- tion this paragre- tion the event tha- and loan exsociali- this state, its subsi- GG 12 USC 17011- lisher suggests the	desirable y the desirable y the ther hazards as otable to the be i the grantor shi to the expiration expense. The ar- arceby and in suc- expense. The ar- porty free from the property bef therefor to bene- ble by grantor, its option, ma- pilt the oblightin the bolightin of shall, at the oble with or in d defend any at proceeding in y neses, including e uph 7 in all case that any portion of the it is o elec- wides that the thus on authorized to do diaries, affiliates, a 3 regulates and ma- a such an agreem	to be notice aint in in in not in in in not in in in not any nour t co. ho der t antor. So it to such construct fore my ficit ry: t antor. So it to such construct fore my ficit for a so it to such construct for a l of the pay such such to see it the so it to such for a l of the pay such the set of the set of the set of the set of the set of the	ary. ary. arrance on the biciary may from with loss payab any reason to p policy of insuran- lected under any a beneficiary may the application or notice. arion liens and to part of such faxes bidle the grantor with thereof, and aribed in paragrap of any rights ari- or described, as his obligation proceeding purpor beneficiary or t file and the bu- tixed by the tri- sum as the appen- the property sha quire that all or arches, the United Si arches, the	uildings not time to time to the latter roure any suc- roure any suc- roure other y determine, o release shall to ay all taxe assessments tail to make c by providi- the amount the act of the und trustee's tring to affect ristee may all is to affect is court and liste court and the taken un- any portion the attimey, while the or all suc- the attimey, while the sor ally agent the sor all a sor all a sor all a sor all the sor all a sor	v or herealter require, in an require, in an require, in an require, in an require, in an enter placed or insurance and eater placed or ont cure or wai s, assessments a s and other cha b payment of an of beneticiary v opaid, with in this trust deed ach of any of the this trust deed ach of any of the the security r popear, including trustee's attor in the event of all adjudge reas ander the right o of the monies p is an active mem ted States, a tills in the consent in comp	precised on the amount not le insurance shall to deliver the the buildings cy may be ap peneficiary the ve any default and other char rifes become F v taxes, assessi- vith funds with interest at the bound to the adiately due a his trust deed ell as the othe fees actually in ights or power any suit for in onable as the terminent dom board the Oregon bar of the Oregon isurance compan- icrow agent licen	b property dge sy than \$ 1 be delivered policies to the the beneficia plied by benei- entire amount to notice of c ges that may usst due or del ments, insurance the which to mai rate set forth d to and becco. reot and for sur- same oxtent t immediately c r costs and ex- ncurred. s of benefician the foreClosure a amount of a heany judgmen beneficiary's o main or conden mpensation for State Bar, a ban y authorized to la sed under ORS 65	to the bern benetician ry may pr ficiary upp so collecte lefault her be levied linquent an copremium ke such pa in the no the part thout not due and part thout not due and part of this de trorney's 1 ry or trust of this de trorney's to such tak such tak k, trust com
to pay lor a agencies as 4. To damags by written in c liciary as so at least lift cure the san any indebte or any part under or in 5. T assessed up promptly d liens or off ment, bene secured her the dubt se with intere bound for and the no able und c 6. T trustee inc 7. T and in any to pay all mentioned the trial c torney's fe Itia iciary sh NOT E: The ot strings	may be deemed op provide and tire and such o companies accep- oon as insured, i een days prior i me at grantor's duess secured h thereof, may b validate any ac- oo keep the prop- oon or against t teliver receipts ter charges paya- triciary may, al reby, togsther w cured by this tr est as aloresaid, the payment of onstitute a breas or pay all costs ourst by this tr surred in connee To appear in an v suit, action or costs and exper- in the event thail have the rig a Trust Deed Act pr and loan essocial this bato, its subsi IG: 12 USC 1701]- lisher suggest the	desirable y the desirable y the ther hazards as stable to the be it the grantor shi to the expiration expense. The ar- ereby and in suc- ereby and in suc- ble by grantor, its option, ma- vith the obligation oil shall, at the oble of this trust fees and expen- tion with or in d defend any ad proceeding in to ress, including e enther agrees to eal. eat any portion the, if it so elec- orders that the true on authorized to do diaries, affiliates, a a regulates and ma- at such an agreem	to be notic sint in " int in " not any not any nour t co- h or der us antor. Su antor. Su antor. Su i to tuch construct to ruch construct to ruch construct i to tuch construct i to tuch or to the which the set of	ary. aurance on the biciary may from with loss payab any reason to p policy of insuran- lected under any beneficiary may the application or notice. and not any reason billient and the part of such faxes billient and the part of such faxes billient and the part of such faxes billient and the part of any rights ari- or described, and ali- it the beneficiary. a trust including the bilgation proceeding purpor- beneficiary or t this bilgation proceeding purpor- beneficiary or t this do bilgation the property sha cure that all or a the such a good the such a swe of On- aches, the Unlide S arecise of this opt the lissue of obtain the suce of obtain	uildings non time to time to the latter r cure any suc- r cure any suc- r cure any suc- r ear other y determine, o release shall a gay all taxe a sessments to fail to make c r by providi the amount the act of f und trustee's r ing to affect r istee may all the taken u. any portion a attorney, whith the so in all suc- the amount the amount the cost of f und trustee's r ing to affect the taken u. any portion a attorney, whith a gon or the Unit the so in all suc- the attorney, which a ng benefictary a so in a so in a so the so in all suc- the so in all suc-	v or herealter require, in an realized in an realized or insurance and eatter placed or insurance poli- r at option of bi- not cure or wai s, assessments a s and other cha payment of an ng beneticiary v opaid, with in this trust deed ach of any of the rantor, shall be its shall be imm- ms secured by d itle search as w and attorney's t the security ri- ppear, including functional and the monies n is an active mem- ied States, a tille in the thereof, or an et s consent in comp-	sected on the amount not le insurance shall to deliver the the buildings by may be ap eneficiary the ve any default and other char rifes become F v taxes, assessi- vith funds with interest at the bound to the ediately due a his trust deed ell as the othe fees actually in ights or power any suit for in onable as the terminent don bayable as con- bar of the Oregon isurance compan- scrow agent licen.	b property diges sy than \$ 1 be delivered policies to the policies to the entire amount is or notice of c ges that may hast due or deliver the to red and become the tore of and become the tore closure the	to the bennetician ry may pri- ficiary upy so collecte lefault her be levied linquent and re premium me a part ch paymen hat they i thout not due and pu penses of to this de trorney's 1 of this de to r decree r trustee's unation, be such tak h, trust com h6,505 to 696
to pay lor a agencies as 4. To damags by written in c liciary as so at least lift cure the san any indebte or any part under or in 5. T assessed up promptly d liens or off ment, bene secured her the dubt se with intere bound for and the no able und c 6. T trustee inc 7. T and in any to pay all mentioned the trial c torney's fe Itia iciary sh NOT E: The ot strings	may be deemed op provide and if and such o companies accep- on as insured, i thereal, may be validate any ac- validate any ac- respondent and any est as aloresaid, the payment of onstitute a brea- the a succession of the surred by this tr est as aloresaid, the payment of onstitute a brea- fo pay all costs surred in connee- to appear in an costs and exper- in the such at par- and loan association this base, its subsi- IG; 12 USC 1701- lisher suggests the arrea and sub- sub- sub- sub- sub- sub- sub- sub-	desirable y the desirable y the ther hazards as stable to the be it the grantor shi to the expiration expense. The ar- ereby and in suc- ereby and in suc- ary suc- tile option, ma- tile the obligation the property bel- there of the suc- tile option, ma- ish the obligation the property bel- there option, ma- ish the obligation the property bel- there option, ma- there option, ma- there option, ma- there option, ma- there option, ma- sel, including e- eph 7 in all cases of that: at any portion of the it is so elec- wides that the two on authorized to do diaries, atfillates, as a regulates and mi- at such an agreem	to be neficient in a sint or any moust constant of antor. Su antor	ary. aurance on the biciary may from with loss payab any reason to p policy of insuran- lected under any- is beneficiary may is application or notice. bindid the grantco- direct payment with thereof, and the beneficiary of any rights ari- the beneficiary. a trust including the beneficiary or t discribed, and ali- the beneficiary or to the beneficiary. a trust including this obligation proceeding purpou- beneficiary or t direct the and the be- secribed, and ali- the beneficiary or t direct and the be- beneficiary or t direct and the be- secribed and ali- the beneficiary or t direct and the be- the property sha quire that all or inches, the United S aversize of this opli- the issue of obtal	uildings non time to time to the latter r cure any suc- r cure any suc- r cure any suc- r cure or other y determine, or release shall a ay all taxe a assessments to fail to make c r by providi the amount is 6 and, 7 of s ng from brei- uch payment ender all su the cost of f uch rustee's ring to affect r istee may al is to curt shi is to curt shi is to curt shi the cost of the uch rustee's ring to affect r istee may al is to curt shi the cost of the ist court shi the cost of the the cost of the t	v or herealter require, in an require, in an require, in an realt policies of hinsurance ance eatter placed or insurance poli- r at option of b not cure or wai s, assessments a s and other cha payment of any of beneticiary with it this trusr deed ach of any of the tastor, shall be its shall be imm ans secured by t itle search as w and attor ney's t the security r in the event of all adjudge reas nder the right o of the monies 1 is an active mem is consent in comm	sected on the amount not le insurance shall to deliver the the buildings or may be ap eneficiary the ve any default and other char riges become F y taxes, assessi with funds with increst at the shall be adde bound to the ediately due a his trust deed ell as the othe fees actually in ghts or power any suit for in ney's fees; the an appeal from onable as the terminent dom bayable as cor ber of the Oregon nsurance company crow agent licent any suit for an bayable as cor ber of the Oregon surance company crow agent licent any suit for an bayable as cor ber of the Oregon surance company county of a cortification of the oregon and the detall.	b property dise sy chan S I be delivered policies to the policies to the entire amount is or notice of c ges that may wast due or deliver the to and becco- reot and becco- reot and becco- reot and becco- reot and becco- reot and becco- reot and becco- reots and ex- neurred. s of beneficiary's o beneficiary's o cain or conden mpensation for State Bar, a ban y authorized to lise EGON, y that the we sived for re	to the bern to the berneticial ry may pri- ficiary upor so collecte lefault her be levied linquent al construction the such pat in the no- the a part chout not thout not thout not to r truste of this de torney's in t or decree such tak k. trust com hastre tille to b6.505 to 696
to pay ion agencies as 4. To damags by written in c liciary as so at least fift cure the san any indebte or any part under or in 5. T assessed up promptly d liens or oth ment, bene secured her the dobt se with intere bound for and the no able und c 6. T trustee inc 7. 2 and in any to pay all mentioned the trial c torray's fe It i 8. J ficiary sh. NOT E: The or savings i	may be deemed op provide and tire and such o companies acception on as insured; i een days prior me at grantor's dness secured h i thereoi, may b validate any ac o keep the prop- oon or against t feliver receipts eer charges pays diciary may, at reby, together w cured by this tr est as aforesaid, the payment there onstitute a breas or pay all costs aurred in conner to appear in an or costs and expen- i in this paragre ourt, grantor fu bes on such app and have the rig a Trust Deed Act pl and have the rig a Trust Deed Act pl and loan association (Si 12 USC 1701]- lisher suggests the	desirable y thi ther hazards as stable to the be it the frazards as stable to the be it the grantor shi to the expiration expense. The ar ereby and in suc- ereby and in suc- ary frazer from he property bel- therefor to bene- ble by grantor, its option, ma- with the obligation the obligation the obligation the obligation the obligation of shall, at the or shall, at the or shall, at the or shall, at the or shall, at the opt 7 in all case trither agrees to i eal. a thy portion a th, if it so elect ovides that the bus on authorized to do diarles, affiliates, a 3 regulates and mu- at such an agreem	the beneficial the beneficial the int in a time beneficial the intermediate the beneficial the benefi	ary. aurance on the biciary may from with loss payab any reason to p policy of insuran- lected under any a beneliciary me the application or notice. any relation of the grant of any rights ar- of any rights ar- the beneticiary or t of the second purpoor beneticiary or t of the second purpoor to the second purpoor are are are are the property sha are	uildings not time to time to the latter roure any suc- roure any suc- roure other y determine, o release shall a gay all taxe a assessments to fail to make c by providi the amount of s 6 and 7 of s ng from breu- ender all suc- the factor of f und trustee's ring to affect r stee may all is to affect is definition to a for the amount the cost of f und trustee's ring to affect is to affect to a for the taken un- any portion a ng beneficiary a ng beneficiary the solution the solution	y or herealiter require, in an regulire, in an regulire, in an regulire, in an regulire, in an enter placed or insurance and eatter placed or ont cure or wai s, assessments a s and other cha payment of an an beneticiary v opaid, with in this trust deed ach of any of the tashall be imm mis secured by d itle search as w and attorney's t the security r in the event of a all adjudge reas nder the right o of the monies p is an active mem ied States, a tille li system of the struster of the states of the security is an active mem is an active mem is consent in comp	sected on the amount not le insurance shall to deliver the the buildings cy may be ap eneticiary the twe any default and other char riges become F y taxes, assess with funds with increst at the shall be adde bound to the ediately due a his trust deed ell as the othe fees actually in ghts or power any suit for in appeal from onable as the terminent dom surance company crow agent licent at the OF OR autor of the Oregon surance company county of a county of a county a county a county of a county a county	b property diges st han \$ 1 be delivered policies to the policies to th	to the bern to the berneticial ry may pri- ficiary upy so collecte lefault her be levied linquent al construction the such pat in the no- the a part chout not thout n
to pay for 1 agencies as 4. Tc damags by writtern in c liciary as so at least fift cure the san any indebte or any part under or in 5. T assessed up promptly d liens or off ment, bene secured hen the dobt se with intere bound for and the no able and c 6. T trustce inc to reay all mentioned the trial c to reay for 8. ficiary sh NOT E: The or saings i property of "WARNIN"	may be deemed op provide and ifire and such o companies accep- oon as insured, i een days prior i me at grantor's idness secured h i thereoi, may b validate any ac o keep the pro- oon or against t teliver receipts ter charges paya- ficiary may, al reby, togsther w cured by this tr isst as aloresaid, the payment oi onpayment there onstitute a breas op ay all costs in connee to appear in an y suit, action or costs and aspent in this paragree in the event tha all have the rig a Trust Deed Act pp and loan associalli- this state, its subsi iG: 12 USC 1701]- lisher suggests the	desirable y the desirable y the ther hazards as stable to the be i the grantor shi to the expiration expense. The ar- ereby and in suc- ereby and in suc- ble by grantor, its option, ma- bile by grantor, its option, ma- ith the obligati ust deed, withor the property h t the obligation of shall, at the och of this trust fees and expen- tion with or in d defend any at proceeding in to such an expen- tion authorized to do diarles, affillates, a 3 regulates and ma a such an agreem	to be neficies to be neficies to the neficies interim in the sentence of the s	ary. aurance on the diciary may from with loss payab any reason to p policy of insuran- lected under any a beneficiary may the application or notice. with the grantce build the grantce direct payment with thereof, and ribed in paragrap of any rights ari- re described, as if the beneficiary. a trust including the beneficiary or t direct by the tri- sum as the appe- the property sha quire that all or aches, the United S are the Sum of On- anches, the S	uildings non time to time to the latter r cure any suc- r cure any suc- r cure or other y determine, o release shall a gay all taxe a assessments to fail to make c r by providi the amount the asthe given with the amount the amount the amount the amount the cost of the und trustee's r ing to affect r istee may all the taken un- any portion a attorney, while the amount the so in any age the taken un- the attorney, while the attorney, attorney, attorney, attorney, the attorney, attorney, attorney, the attorney, attorney, attorney, the attorney, attorney, the attorney, attorney, the attorney, attorney, the attorney, t	v or herealter require, in an require, in an require, in an realt policies of hinsurance and eafter placed or insurance poli- r at option of b not cure or wai s, assessments a s and other cha s, assessments a s and other cha payment of an, ng beneticiary we so, paid, with it this trust deed ach of any of the ts shall be imm- mas secured by the itle search as we and attorney's the security rr ppear, including trustee's attor in the event of all adjudge reas nder the right o of the monies they here of, or an es- ter steel, or an es- steel, as a stelle la steel, steel, ste	sected on the amount not le insurance shall to deliver the the buildings cy may be ap eneficiary the ve any default and other char rese become E y taxes, assessi- with funds with interest at the shall be adde to ovenants her bound to the ediately due a his trust deed ell as the othe fees actually in ghts or power any suit for 1 ney's fees; the an appeal from onable as the t eminent dom bayable as cor ber of the Oregon surance compan- torow agent licen- int was recon- any on the sure of the other of the oregon surance compan- torow agent licen- county of in two recon- any of the oregon sure of the oregon sure of the oregon sure of the oregon of the oreg	b property dies s stan \$ 1 be delivered policies to the the beneficia plied by benei- entire amount to notice of c ges that may used due or delivered the the to main rate set forth d to and becco- reot and the co- reot and the co- the toreclosure a mount of a the toreclosure a mount of a the toreclosure the torecl	to the bern beneticial ry may pr ficiary upy so collecte lefault her be levied linquent al so permium hat they e thou noti the and pu penses of to this de ttorney's i t or decree r trustee's unation, be such tak k, trust com nsure tille to 55.55 to 696
to pay ion a agencies as 4. To damags by written in c liciary as so at least lift cure the san any indebte or any part under or in 5. T assessed up promptly d liens or oth ment, bene secured her secured het bound for and the no able und c for 2. T trustee inc 7. T and in any to pay all mentioned the trial c torney's fe liciary sh NOT E: The property of "WARNIN"	may be deemed op provide and ifire and such o companies accep- ier and such o companies accep- on as insured, i thereot, may be validate any ac- validate any ac- rest as alorosaid, the payment of onspayment there- onstitute a brea- the pay all costs surred by this tr est as alorosaid, the payment of onspayment there- onstitute a brea- fo pay all costs surred in connee- fo appear in an vosts and expen- in the event th- all have the rig a Trust Deed Acl pl and loan association (5: 12 USC 1701)- lisher suggests the and sub- sub- tant ac- tant ac- ant	desirable y the desirable y the ther hazards as stable to the be i the grantor shi to the expiration expense. The ar- ereby and in suc- ereby and in suc- ble by grantor, its option, ma- bile by grantor, its option, ma- ith the obligati ust deed, withor the property h t the obligation of shall, at the och of this trust fees and expen- tion with or in d defend any at proceeding in to such an expen- tion authorized to do diarles, affillates, a 3 regulates and ma a such an agreem	to be neficies to be neficies to the neficies interim in the sentence of the s	ary. aurance on the diciary may from with loss payab any reason to p policy of insuran- lected under any a beneficiary may the application or notice. with of such faxes hould the grantce of any rights ari- re described, and all the beneficiary. a trust including beneficiary or t direct payment with thereof, and the beneficiary. a trust including the beneficiary or t title and the b- lised by the tru- sum as the appen- the grant of such face the sum of 0 and all or received of this opti- title sum of 0 and the bulled the beneficiary or t to fitte and the b- lised by the tru- sum as the appen- the property sha cuire that all or aches, the United S aretise of this opti- the issue of obtain the issu	<ul> <li>uildings not time to time to the latter roure any suc roure any suc roure any suc roure other y determine, o release shall</li> <li>oay all taxe assessment y fail to make c r by providi the amount of a and.7 of s ng from brev well as the g uch payment ender all su the cost of f und trustee's ring to affect ristee may ay e officiary's of it court shill to be taken un e ny portion a attomey, whit is so any age the unit of the solution of the solution</li></ul>	v or herealter require, in an require, in an require, in an realt policies of hinsurance and eafter placed or insurance poli- r at option of b not cure or wai s, assessments a s and other cha s, assessments a s and other cha payment of any of beneticiary with it this trust deed ach of any of the ts shall be imm ms secured by t itle search as w and attorney's the security ri ppear, including the security ri ppear, including trustee's attor in the event of all adjudge reas of the menies i is an active mem is consent in comp s consent in comp s consent in comp s consent in comp s consent in comp	sected on the amount not le insurance shall to deliver the the buildings cy may be ap eneficiary the ve any default and other char riges become F y taxes, assessi- the funds with interest at the shall be adde to covenants her bound to the ediately due a his trust deed ell as the othe tees actually in ghts or power any suit for 1 ney's fees; the an appeal from onable as the t eminent don ber of the Oregon isurance compan- scrow agent licen- the detail.	b property dig s stan \$ 1 be delivered policies to the the beneficia plied by benei- entire amount or notice of c ges that may ges that may ges that may ges that may due or deli- ments, insurance the tor and becco- re of and becco- re of and becco- re costs and ex- nearred. s of beneficiany's o main or conden mpensation for State Bar, a ban y authorized to li- sed under ORS 69 EGON, FGON, that the w gived for re the cost and set of the set of the s	to the ben beneticiary upy ficiary upy so collected lefault her be levied linquent and so permium the such pa in the nor- me a part thout noti thou and pu penses of thou not penses of to of this de ttorney's it t or decrear r trustee's unation, be such tak k, trust com nsure tille to 5505 to 696
to pay ion agencies as 4. To damags by writtern in c ticiary as so at least fift cure the san any indebte or any part under or in 5. T assessed up promptly d liens or off ment, bene secured her the debt se with intere bound for and the no able and c 6. T trustee inc 7. T and in any to pay all mentioned the trial c to tay ings i prompty of "WARNIN" "The pub	may be deemed op provide and tire and such o companies accep- oon as insured, i een days prior i me at grantor's deness secured h thereol, may b validate any ac- o keep the pro- oon or against t teliver receipts er charges paya- ficiary may, al reby, togsther w coured by this tr rest as aloresaid, the payment of onpayment there on appear in an y suit, action of costs and exper- t in this paragre- t in this paragre- s mutually agre- s mutually agre- t and loan association there suggests the state aloresaid.	desirable y the desirable y the ther hazards as btable to the be i the grantor shi to the expiration expense. The ar oreby and in suce explaned in suce explaned to grant the property bef therefor to bene bile by grantor, its option, may ith the oblight the property he the oblight the oblight the oblight of this trust fees and expending e uph 7 in all case ther agrees to i cal. ed that: at any portion of the it is o elect wides that the trus on authorized to do diaries, affiliates, a sequents, a sequent se	to be notic aint in 'ino bene notic lary' all huil to bene notic lary' all huil to any nour t co. ho der to any it or such construct fore uny fiftiery: t it or such construct fore uny fiftiery: t it or such construct her in day her	ary. aurance on the biciary may from with loss payab any reason to p policy of insuran- lected under any beneficiary may the application or notice. any relates and to part of such faxes bouild the grantc direct payment with thereof, and ribed in paragrap of any rights ari- or described, as biggitom the beneficiary or to the biggitom proceeding purpor beneficiary or to this biggitom ribed the same appen- te trust including this biggitom proceeding purpor beneficiary or to this different and the biggitom ribes, the Unlided S arecise of this opt the property shaft and the laws of Our aches, the Unlided S arecise of this opt the laws of our and the sum of this opt the laws of our the sum of this opt the laws of our the sum of this opt the sum of the sum of this opt the sum of the	uildings non time to time to the latter r cure any suc- r cure any suc- r cure or other y determine, o- release shall to ay all taxe assessments that to make c r by providi the amount of and, 7 of s ng from brev uch payment ender all suc- the cost of f in trustee's r ustee may ay it court and the cost of f it court and the cost of f it court and the cost of f a difficury's of it court and the taken un- e and portion of a difficury's of the son any ages on or the Unit the son any ages the court and the son any ages the content of the s ng beneficiary's s ang beneficiary s ang	v or herealter require, in an require, in an require, in an realt policies of hinsurance and eafter placed or insurance poli- r at option of b not cure or wai s, assessments a s and other cha s, assessments a s and other cha payment of an, ng beneticiary we so, paid, with it this trust deed ach of any of the ts shall be imm- mas secured by the itle search as we and attorney's the security rr ppear, including trustee's attor in the event of all adjudge reas nder the right o of the monies the stanta attile mem- ted States, a tille h is an active mem- ted States, a tille h stan active mem- states a tille h stan active mem- ted States, a tille h stan active mem- ted States, a tille h stan active mem- states a tille h stan active mem- stant states a tille h stant states a tille h stant states a tille h stant states a tille h states a tille h sta	sected on the amount not le insurance shall to deliver the the buildings cy may be ap eneficiary the ve any default and other char rese become F y taxes, assessi- with funds with interest at the shall be adde to covenants her bound to the ediately due a his trust deed ell as the othe fees actually in ghts or power any suit for 1 ney's fees; the an appeal from onable as the t eminent dom bayable as cor ber of the Oregon surance compan crow agent licen- itere detail.	b property dies s shan \$ 1 be delivered policies to the the beneficia plied by benei- entire amount or norice of c ges that may meas due or deli- ments, insurance the high to main rate set forthis d to and becco- rect and the set so the benefician the toreclosure or costs and ex- necurred. s of beneficiany's o main or conden mpensation for State Bar, a ban y authorized to li- sed under ORS 65 EGON, to cas fee mire No	to the ben beneticial ry may pr ficiary upy so collecte lefault her be levied linquent al so permium hat they e thou noti the and pu penses of to this de ttorney's i t or decree r trustee's unation, be such tak k, trust com nsure tille to be 505 to 696
to pay ion agencies as 4. To damags by written in c liciary as so at least litt cure the san any indebte or any part under or in 5. Th assessed up promptly d liens or oth ment, bene secured her the dobt se with intere bound for and the no able und c 6. T trustee inc 7. 2 and in any to pay all mentioned the itial c torney's fe Iti 8. ficiary sh NOT E: The or sarings: property of "WARNIN"	may be deemed op provide and tire and such o companies accep- tire and such o companies accep- time at grantor's end asy prior me at grantor's validate any ac validate any ac o keep the prop- oon or against t leliver receipts er charges pays- sticiary may, at reby, togsther w cured by this tr est as aloresaid, the payment of onstitute a breas urred in conner Co appear in an costs and expen- tion this paragre ourt, grantor tu ses on such app and loan exsocialit this state, its subsi G: 12 USC 1701]- lister suggests the second acception of the suggest the second acception of the second acception of the suggest the second acception of the second acc	desirable y the ther hazards as thalle to the be it the frances as thalle to the be it the grantor shi to the expiration expense. The ar ereby and in suc- ereby and in suc- party free from he property bel- therefor to bene- ble by grantor, its option, ma- with the obligation the property he is the obligation the property he is shall, at the each of this trust fees and expen- ction with or in d defend any as proceeding in v ses, including e ed that: at any portion a the, if it so elect wides that the bu authorized to do diarles, affiliates, a 3 regulates and ma at such an agreem the	the beneficial the beneficial the international the bene net it is and it in the bene net it is antional the bene net it is antional the beneficial the second the se	ary. aurance on the biciary may from with loss payab any reason to p policy of insuran- lected under any a beneliciary me the application or notice. any relation of the grant of any rights ar- of any rights ar- the beneficiary or t of the second purpol- beneficiary or t of the second purpol- beneficiary of the arches, the United S arches, the United S arches, the United S arches of this opla- arches arches arche	uildings non time to time to the latter roure any suc- roure any suc- roure other y determine, o release shall a gay all taxe assessments to fail to make c by providi- the amount of s 6 and 7 of s ng from bre- uch paymen ender all su the cost of to und trustee's ring to affect ristee may al the taken un- to attorney, while the sor any agen a attorney, while the sor any agen a state from the sor any agen the sor any agent the sor	v or herealter require, in an require, in an reguline, in an reguline, in an reguline, in an eatter placed or insurance and on to cure or wai s, assessments a s and other cha s and other cha payment of an of beneticiary with it this trust deed ach of any of the tantor, shull be its shall be imm mas secured by t itle search as w and attorn as w and attorn as w and attor any of the security r ppear, including trustee's attor in the event of all adjudge reas ander the right o of the monies f is an active mem is consent in comm s co	sected on the amount not le insurance shall to deliver the the buildings cy may be ap eneticiary the twe any default and other char riges become F y taxes, assess with funds with increst at the shall be adde covenants he bound to the ediately due a his trust deed ell as the othe fees actually in ghts or power any suit for in ney's fees; the an appeal from onable as the terminent dom bayable as cor ber of the Oregon nsurance compan- torow agent licen- the detall. ATE OF OR County of twe recet and of book/reel/v ge	b property dies s rhan \$ 1 be delivered policies to the policies to the entire amount is of beneficial the the colosure the	to the ben beneticial ry may pr ficiary upy so collecte lefault her be levied linquent al so permium hat they e thou noti the and pu penses of to this de ttorney's i t or decree r trustee's unation, be such tak k, trust com nsure tille to be 505 to 696
to pay ion agencies as 4. To damags by written in c liciary as so at least litt cure the san any indebte or any part under or in 5. T assessed up promptly d liens or oth ment, bene secured her the dobt se with intere bound for and the no able und c 6. T trustee inc 7. 2 and in any to pay all mentioned the Itial c torney's fe Iti 8. ficiary sh WOT E: The or sarings: property of "WARNIN" "The pub	may be deemed op provide and ifire and such o companies accep- ien days prior me at grantor's idness secured h i thereoi, may b validate any ac o keep the proposed in the second such reby, togsther w cured by this tr ist as aloresaid, the payment of onstitute a breas urred in conner fo pay all costs urred in conner fo appear in an s mutually agref in the event th all have the rig a Trust Deed Act pl and Loan 2ssocialit this state, its subsi (5: 12 USC 1701]- lisher suggests the state of the subsider in the subsider of the second scheme in the second	desirable y the ther hazards as thalle to the be it the grantors as thalle to the be it the grantor shi to the expiration expense. The ar ereby and in suc- ereby and in suc- party free from he property bel- therefor to bene- ble by grantor, its option, ma- with the obligation the property he is the obligation the property he is shall, at the or shall, at the or shall, at the is the obligation of shall, at the spoce ding in va- ses, including e ed that: at any portion a the, if it so elect wides that the but on authorized to do diarles, affillates, a 3 regulates and ma at such an agreem is such an agreem for a such a such a such a a such an agreem	te benefic aint in "ino bene neli iary" all huil to bene neli iary all huil to bene neli iary antor. So to to uch to uch	ary. aurance on the biciary may from with loss payab any reason to p policy of insuran- lected under any beneficiary me the application or notice. and rols such faxes bouild the grantco of any rights ari- or described, and ali- the beneficiary or to the beneficiary or to this obligation proceeding purpol- beneficiary or to this boligation rocet and the be- the property sha- cure that all or riches, the United Si exercise of this opli- the issue of obligation the iss	uildings non time to time to the latter r cure any suc- r cure any suc- r cure or other y determine, or release shall to ay all taxe sasessments to fail to make c r by providi the amount is 6 and.7 of s ng from brei- uch payment ender all su the cost of f is the diffect r usee may ay is court and is to or any agel on. respect news a payment the cost of the r usee may ay the court and is to court and is to court and is to court and is to or any agel on. respect news a payment the cost of the r use or any agel the court and the cost of the r atterney, whith the cost of the unit the court and the court and the court and the court and the cost of the a statemery a court the court and the court a	v or herealter require, in an require, in an realt policies of hinsurance and eatter placed or insurance poli- r at option of b not cure or wai s, assessments a s and other cha payment of an of beneticiary with this trust deed ach of any of the rantor, shull be its shall be imm mas secured by t itle search as w and attorn as w and attorn as w the security r in the event of all adjudge reas nder the right o of the monies 1 is an active mem is consent in comm s consent in comm	sected on the amount not le insurance shall to deliver the the buildings cy may be ap eneficiary the ve any default and other char rese become F y taxes, assessi- with funds with interest at the shall be adde to covenants her bound to the ediately due a his trust deed ell as the othe fees actually in ghts or power any suit for 1 ney's fees; the an appeal from onable as the t eminent dom bayable as cor ber of the Oregon surance compan crow agent licen- itere detail.	b property dies s rhan \$ 1 be delivered policies to the policies to the entire amount is of beneficial the the colosure the	to the ben beneticial ry may pr ficiary upy so collecte lefault her be levied linquent al so permium hat they e thou noti the and pu penses of to this de ttorney's i t or decree r trustee's unation, be such tak k, trust com nsure tille to be 505 to 696
to pay ion a agencies as 4. To damags by written in c liciary as so at least lift cure the san any indeble or any part under or in 5. T assessed up promptly d liens or off ment, bene secured her the dubt se with intere bound for and the no able and c 6. T trustee inc 7. T and in any to pay all mentioned the trial c torney's fe It i 8. ficiary sh NOT E: The public to strings i property of "WARNIN" "The public and in any to pay all and is strings i property of and strings i property of and strings i property of and in any to pay all and is a strings i property of and in any to pay all and is a strings i property of a strings i property of a strings i property of a strings i property of a strings i property of a strings i property of a strings i property of a strings i property of a strings i property of a strings i property of a strings i property of a strings	may be deemed op provide and ifire and such o companies accep- oon as insured, i een days prior me at grantor's idness secured h i thereoi, may b validate any ac o keep the pro- oon or against t leliver receipts there charges pays- diciary may, at reby, togsther w cured by this tr est as aloresaid, the payment of onstitute a breas of o pay all costs surred in connee fo appear in an ocosts and expen- i in the sevent the all have the rig a Trust Deed Act p and loan association (5: 12 USC 1701)- lister suggests the sevent of the subsi- diag Arbers te (Nea-	desirable y the ther hazards as thalle to the be it the grantors as thalle to the be it the grantor shi to the expiration expense. The ar ereby and in suc- ereby and in suc- party free from he property bel- therefor to bene- ble by grantor, its option, ma- with the obligation the property he is the obligation the property he is shall, at the or shall, at the or shall, at the is the obligation of shall, at the spoce ding in va- ses, including e ed that: at any portion a the, if it so elect wides that the but on authorized to do diarles, affillates, a 3 regulates and ma at such an agreem is such an agreem for a such a such a such a a such an agreem	the beneficies to be beneficies to be near the main the m	ary. aurance on the biciary may from with loss payab any reason to p policy of insuran- letted under any- ab eneliciary may the application or notice. the grant of such face bindid the grant of any rights ari- re described, and ali- the beneficiary. a trust including the beneficiary or t c discorded, as beneficiary or t tille and the be- receiled purpoor beneficiary or t tille and the be- tille and the be- active that all or active that all or active the sum of obtain the Issue of	uildings non time to time to the latter roure any suc- roure any suc- roure other y determine, o release shall a gay all taxe assessments to fail to make c by providi the amount of s 6 and 7 of s ng from brev- ell as the di- uch paymen ender all su the cost of to und trustee's ring to affect ristee may al it court and it court and it court and to taken un- endiciary's of it court and the so any agent the so any agent any portion a attorney, whit space means (necondersa (necondersa (necondersa (necondersa) (nec	v or herealiter require, in an regulire, in an regulire, in an regulire, in an regulire, in an eafter placed or insurance and eafter placed or only the solution of bi- not cure or wai s, assessments a s and other cha be payment of an on paid, with in this trust deed ach of any of the stantor, shull be its shall be imm mis secured by it the search as w and attor ney's the security ri- ppear, including trustee's attor in the event of all adjudge reas ander the right o of the monies i is an active mem red States, a tille in the yhereol, or an eff s consent in comp s consent in comp s consent in comp in the search as w and attor and s the security ri- s consent in comp s consent in comp s consent in comp is an active mem red States, a tille in the yhereol, or an eff s consent in comp s consent in comp is consent in comp is an active mem red states, a tille in the security ri- s consent in comp s consent in comp is an active mem red at a in in comp s consent in comp s consen	sected on the amount not le insurance shall to deliver the the buildings or may be ap eneticiary the the buildings or any default and other char rifes become F v taxes, assess with funds with interest at the bound to the ediately due a his trust deed ell as the othe fees actually in ghts or power any suit for in ney's tees; the an appeal from onable as the terminent dom bayable as con the of the Oregon isurance compan scrow agent licen is trust deed fer of the Oregon isurance compan scrow agent licen is the second ber of the Oregon isurance compan cook/reel/v ge ent/microfile cord of witne unity affixed	b property dies s rhan \$ 1 be delivered policies to the policies to the entire amount is of beneficial the the colosure the	to the bennetician ry may privile and privile and pre- ticiary upor ticiary upor ticiary upor ticiary upor ticiary upor ticiary upor ticiary upor ticiary upor ticiary upor the levied linquent and repermium hat they is thout not the and pre- thout not the and pre- ter trustees anation, be such tak h, trust com the such tak h, trust com the file of the file of the file of the file of the such tak h, trust com the such tak h, trust com the file of the file of the file the file of the file of the file the file of the file of the file the file of the file of the file the file of the file of the file of the file the file of the file of the file of the file of the file the file of the file of the file of the file the file of the fil

CALLER . 法を行う Contractioner) - Straction (A. 1999) Contraction of the Strategy of the

-

33523

行动理论

le carrante a del a del a de andre de ante de la della de la della d

25-1

Hereit an Antonio an An

1.001.03.01

39

1.1.1.1

FEE

6011111

\$15.00

Phile are in excess of the memory court, recessently of a financial is court, expenses and efforcing to be needed by a memory incompany incompa

an lo

and that the grantor will warrant and forever det and the same against all persons whomsoever. The grantor warrants that the process is of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, tan's or household purposes (see Important Notice below), (b) for an organization, or (even if rants is a natural person) are for business or commercial purposes. This deed applies to, inures to the baselit of and binds all parties hereto, their heirs, legates, devises, administrators, executors, secured hereby, whether or not named as a benefit airy herein. In construing this frust deed, it is uncersic of that the grants is valid mean the holder and owner, including pledgee, of the contract if the context so requires, the singular shall be to it is one mean anth include the plural, and that generally all grammatical changes shall be mads, assumed and implied to make the provision's hereof apply is ually 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 exect ted this instrument the day and year first above written.

as such word is define beneficiary MUST comp disclosures; for this pur	Delete, by lining out, which ev nnty (a) is applicable and the d in the Truth-in-Lending Act dy with the Act and Regu at pose us Stevens-Ness Fore N Act is not required, disrega d	be reficiery is a credit and Regulation Z, it on by making require	: Linda N.	Hister	
	STATE OF ORE	G ON, County of	KLAMATH	) ss	····
n an an Arthreanna Airteanna	by DENNIS R	HISKEY & 11	ledged before me on0	TOBER 28	, <i>19</i> 94 .,
<ul> <li>(a) 1 + 10 + 11 + 11 + 12 + 1</li> <li>(b) 1 + 10 + 11 + 11 + 12 + 1</li> </ul>	This instru	n ent was acknow	ledged before me on		10
	by			A constant of	
CER OFFICIA					••••••
CAROLE .	JOHNSON ()		alde	CHA	n n m
COMMISSION IM COMMISSION EXP	NO. 031504	g ti n tijt≠e	My commission expires	Notary Publi	c tor Oregon
	(		Marine Maria House and		
CTATE OF OFF	- 비니 쇼티 이것도 강영한 것 같은 물건	6. 名称: 《管理》28 · 1		e trat with a	
STATE OF OREGON:	COUNTY OF KLANA	371 <b>f:</b>		1. State of the structure of the state of the state	C. Physics
A LICU IOF RECOM AT Der	THACK AFTER I F COURSENSE AC	111.3m THE AT	the second of the second second	一般的 医血液 医血液	n an an Array An Array Array An Array Array
DI	A.D., 19 94	el <u>10:28</u> Mortgages	or Page 33522	recorded in Vol. M	94 day

on Page \_\_\_\_\_33522

) AL

- County Clerk

植物合物

Mullends

Velyn Biehn

By