ASSOCIATION OF THE PROPERTY OF PROPERTY OF PROPERTY OF THE PRO	NC 93660	ST DEED (Assiss			
SOUTH AND ADDRESS	93669	(Assignment Restricted).	1920-	Valm95 Hans	
SOUTH AND ADDRESS	40855 UI-17-95P03	31 RCVD TRUST	DEED 5-177	MA	-
Granter introducibly grants, burdains, sells and conveys to trustee in trust, with power of sole, the property in MANDER COUNTY IS SERVE REACKINES TO ADD THE SUBJECT TO: LOL 12, Block 5 of CHILDQUIN DINE ADD THE SUBJECT TO: Dot 12, Block 5 of CHILDQUIN DINE ADD THE SUBJECT TO: PIRES EXCURSES IS SERVE Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Oceans, and the power of the Country Clerk of Klassill Country. Subject to: Trusts Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to: Trusts Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to: Trusts Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to: Trusts Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to: Trusts Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to: Trusts Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to: Trust Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to: Trust Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to: Trust Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to: Trust Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to the country of the property of the property of the first Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to the country of the property of the first Deed dated March 1, 1990 and recorded and addition of the property of the first Deed dated March 1, 1990 and recorded and addition of the first Deed dated March 1, 1990 and recorded and addition of the first Deed dated March 1, 1990 and recorded and addition of the first Deed dated March 1, 1990 and the first Deed dated March 1, 1	LESTILEX JACKSON TO	le this15		VOLUMD HEUR 3	1192
Granter introducibly grants, burdains, sells and conveys to trustee in trust, with power of sole, the property in MANDER COUNTY IS SERVE REACKINES TO ADD THE SUBJECT TO: LOL 12, Block 5 of CHILDQUIN DINE ADD THE SUBJECT TO: Dot 12, Block 5 of CHILDQUIN DINE ADD THE SUBJECT TO: PIRES EXCURSES IS SERVE Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Oceans, and the power of the Country Clerk of Klassill Country. Subject to: Trusts Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to: Trusts Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to: Trusts Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to: Trusts Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to: Trusts Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to: Trusts Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to: Trust Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to: Trust Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to: Trust Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to: Trust Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to the country of the property of the property of the first Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to the country of the property of the first Deed dated March 1, 1990 and recorded and addition of the property of the first Deed dated March 1, 1990 and recorded and addition of the first Deed dated March 1, 1990 and recorded and addition of the first Deed dated March 1, 1990 and recorded and addition of the first Deed dated March 1, 1990 and the first Deed dated March 1, 1	and and	DIANNE LYNN JACKS	No No	Verber	
Granter introducibly grants, burdains, sells and conveys to trustee in trust, with power of sole, the property in MANDER COUNTY IS SERVE REACKINES TO ADD THE SUBJECT TO: LOL 12, Block 5 of CHILDQUIN DINE ADD THE SUBJECT TO: Dot 12, Block 5 of CHILDQUIN DINE ADD THE SUBJECT TO: PIRES EXCURSES IS SERVE Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Oceans, and the power of the Country Clerk of Klassill Country. Subject to: Trusts Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to: Trusts Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to: Trusts Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to: Trusts Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to: Trusts Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to: Trusts Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to: Trust Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to: Trust Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to: Trust Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to: Trust Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to the country of the property of the property of the first Deed dated March 1, 1990 and recorded April 20, 1990 in volume MO. Subject to the country of the property of the first Deed dated March 1, 1990 and recorded and addition of the property of the first Deed dated March 1, 1990 and recorded and addition of the first Deed dated March 1, 1990 and recorded and addition of the first Deed dated March 1, 1990 and recorded and addition of the first Deed dated March 1, 1990 and the first Deed dated March 1, 1	CLAUDETTE MOUNTAIN TITI	E COMPANY	ar,uspandand	Wife , 19 94	between
THE DOUBLET IS ESERGE ECONDO CONGROUND TO PRIVE SINGLE IN THICK, WITH power of sale, the preparty in THE DOUBLET TO: 10	BARKLEY NOW	KNOWN AS CLAUDITION	H COUNTY	as a second	Grantos
THE DOUBLET IS ESERGE ECONDO CONGROUND TO PRIVE SINGLE IN THICK, WITH power of sale, the preparty in THE DOUBLET TO: 10			R. MILLER	, as Trus	tee. and
HIS DOCUMENT IS BEING RE-RECORD On Some and conveys to trustee in trust, with power of sale, the property in Lot 12, Block 5 of CHILDOUIN PURE SUBJECT TO: Plat therefor on file in the office of the County Clerk of Klanath County. Subject to: Trust Deed dated March 1, 100 and recorded April 20, 1990 in Volume M3D. Subject to: Trust Deed dated March 1, 100 and recorded April 20, 1990 in Volume M3D. Rochny E. PETOTION Records of Klanath County. Oregon deports for the Denoticiary in Rochny E. PETOTION Records of Klanath County. Oregon deports and particular 20, PETOTION Records of Klanath County of	Grantor irrevocably grants	WITNES	CETE		************
School State of the Country Clerk of Kierstin Country. Subject 207. Historial Records of Ranch (Country, Creepon Operain the Demonstration of the Country Clerk of Kierstin Country, Page 737. Microfilm Records of Ranch (Country, Creepon Operain the Demonstration of the Country Clerk of Kierstin Country, Creepon Operain the Demonstration of the Country Clerk of Kierstin Country, Creepon Operain the Demonstration of the Country Clerk of Kierstin Country, Creepon Operain the Demonstration of the Country Clerk of Country of Co	THIS DOCIMENT TO - CO	oargains, sells and convey	18 to tructan	, as Ben	eficiary,
School State of the Country Clerk of Kierstin Country. Subject 207. Historial Records of Ranch (Country, Creepon Operain the Demonstration of the Country Clerk of Kierstin Country, Page 737. Microfilm Records of Ranch (Country, Creepon Operain the Demonstration of the Country Clerk of Kierstin Country, Creepon Operain the Demonstration of the Country Clerk of Kierstin Country, Creepon Operain the Demonstration of the Country Clerk of Kierstin Country, Creepon Operain the Demonstration of the Country Clerk of Country of Co	I S BEING RE-RE	""Y. Urecon J	" " WAICE IN Friend	- •	
October 1970 The Deed dated March 1, 1990 and recorded April 20, 1990 in Volume 1930. Subject to: Trust Deed dated March 1, 1990 and recorded April 20, 1990 in Volume 1930. Subject to: Trust Deed dated March 1, 1990 and recorded April 20, 1990 in Volume 1930. Subject to: Trust Deed dated March 1, 1990 and recorded April 20, 1990 in Volume 1930. For the Property of the Control of March 1, 1990 and recorded April 20, 1990 in Volume 1930. For the Property of the Control of March 1, 1990 and recorded April 20, 1990 in Volume 1930. FOR THE PURPOSE OF SECURITY PERFORMANCE of the Security of March 1, 1990 and a state of the security of the Security of March 1, 1990 and the Secur	plat thomas 5 of	CHILOGUIN DOTTE	SUBJECT TO:	or the prop	erty ju
page 7327 Microstian and dated March 1, 1990 and recorded April 20, 1990 in Volume 1970. Rochey E. PEsifer and Carbare J. Feiffer. The above Grante will a Salumo or after the country of the first three security of the first t	Oregon Un II	le in the search AD	UITION. account	ng to the	
Page 7327 Microfil in second of Klanath Courty Cregon wherein the beneficiary in country of the property of th	Subject to: Trust part		the County Cle	rk of Klamath	
TO FILE DUPPOS OF SECURING PERFORMANCE of each agreement of instrument beautiful on the instrument of continues on the instrument of the instrument of instrument of instrument of the instrumen	page 7327 Microfilm Recom	ated March 1, 1990	and	County,	
The PURPOSE OF SECURING PERFORMANCE of sets agreement of tension between the bounding on investment of all filtures now to hereafter studied to a use in consection with of the purpose of	together pay the halfer and Ba	ds of Klamath Count	Y, Oregon at	ril 20, 1990 in Vet	
The POPPOSE OF SECURING PERFORMANCE of each agreement of service transmit behaviour or in convention of an anticomplete performance of the control of the co	or hereatter appertaining and the tenements	n the Trust Dog.	The above (see	in the beneficiary is	M90,
The The The Though of TVE HUNDED FIVE AND DO A TOURS are also as the property of the many of the property of t	FOR	ies and profits these	inces and all att	ee will not assume	30 mm
note of even data hasselfs, parable to beneficiary or adua and made by famous failures of there are according to the term of a promisers to the data of the state of the parable of the failures of the state of the parable of the failures of the state of the parable of the parable of the state of the parable of the parable of the parable of the state of the parable of the parab	of **TWELVE THOUSE	VG PERFORMANCE	tixtures now or hereaft.	er attached to or used in anywis	e noe c∃ree
The date of maturities of public per - terms of a maturities of maturities of profession and interest broad, it sets of the date, stated above, on which the interest broad, it sets of the date, stated above, on which the interest broad, it sets of the date, stated above, on which the interest broad, it sets of the date, stated above, on which the interest broad, it is set of the maturities of the maturity of public of the proposed of the maturity of public of the proposed of the maturities of the maturity of public of the proposed of the maturity of public of the proposed of the maturity of public of the public of the maturities of the maturity of public of the proposed of the maturity of public of the public of the maturities of the maturity of public of the public of the maturities of the maturity of the public of the maturities of the maturity of the public of the maturities of the maturity of the public of the maturities of the maturity of the maturities of the matu	note of every	IVE HUNDRED AND NO	agreement of grantor h	erein contained	with
The date of maturity of years. PET-TETES -OF THE CASE IN THE CASE AND CONTROL TO PROVIDE AND CONTROL AND CONTROL OF THE CASE ASSESSMENT O	not sooner paid to be de	diciary or order Dolla	1. 100ths****	and payment of the	า สเภท
convergence of the control of the co	The date of motoring payable De	E. to	grantor, the final	according to the	
come immediately of all obligations secured by its without into obtaining on according with convery which the linal intelligency of the proposed purpose, The security of this trust dead, granted agents, irrespective of approved in Experimental Proposed in the security of this trust dead, granted agents, and the proposed proposed in the security of this trust dead, granted agents, and the proposed proposed in the security of the security of this trust dead, granted agents, and the proposed proposed in the security of the	erty or all (or any part) of granter granter	either agree to attent is the	date, stated	municipal and interest here	ot, H
1. Protect the security of this trust deet, dranter agrees and maintain the control and the protect of the security of the trust deet, dranter agrees and maintain the control and the protect of security of the complete of security of protect and the protect of security of the complete of security of the protect of security of the protect of security of the protect of the complete of security of the protect of the protect of the complete of security of the protect of	come immediately due and never secured assignment	in it without first obtaining the	the written above, on	which the final installment of the	turta i
provement shortest, preserve and maintified, denote agrees; provement shortest, preserve and maintified, denote a property in good condition and repair; not to remove or demolith, any building or improvement which may be constituted and any only when the property in good or observed therefore, promptly and in good of the property condition any building or improvement which may be constituted, and the property of the property	To protect the security	ution by grantor of an earness	e of the maturity date	pproval of the beneficiary then	otop.
damaged to complete or restore properly any waste of the good condition and repair, not to remove or demolith any building or improvement which may be constructed to construct the constructed of the construction of the property of the construction of the constructio	Protect, preserve trust deed	l. drame	"" " " " " " " " " " " " " " " " " " "	es not an dierein, or herein al. al	
agencies as may be may be constructed. Agencies as may be constructed. Agencies as may be constructed, be about of cities, as well as the cost of all lies searches and be bridged to the cost of all lies searches and by thing officers or searched the cost of all lies searches and by thing officers or searched when the cost of all lies searches and by thing officers or searched when the cost of all lies searches and by thing officers or searched when the cost of all lies searches and by thing officers or searched when the cost of all lies searches and by the cost of the cost of all lies are searched when the cost of all lies searches and by the cost of the cost of the beneficiary may too make the cost of all lies are searched when the cost of the cost of the beneficiary may too make a search of the cost of the beneficiary may for one of the cost of the beneficiary of the cost of the post of the cost of the cost of the beneficiary may for one of the cost of the beneficiary may for other instance, now or hereafted and the cost of the beneficiary may for other instance, one or hereafted and the cost of the beneficiary may for other instance, now or hereafted and the cost of the beneficiary may for other instance, or any prefixes search hereby and for any participated and the cost of the beneficiary may for other instance, or a definite the price from construction lies and the cost of the co	demand 10 complete or region of permit a	ny wasta at in good condition	and -	. ,	r 172
agencies as may be in the proper public of statements pursuents, conditions and restriction at the right of the property, if the purpose public and amy be constructed. William Conversacial Code as the beneficiary new the control of the purpose of the purpose of the public purposes, as well as the cost of all lies searches made by lining officers or searched with the purpose of t	3. To comply with all laws ordinates	in good and habitable conditi	on any lastin	ove or demolish any building or	
damage by the under and continuously assimatelicity. damage by the under and the total the total assimate and the continuously assimately assimatel					
if ichary as soon shares acceptable to the Santine Constitution of the property Mylling (Myll) is at least titled days and it the state of the state					
at least filten doubted; if the granter shall idary, with loss payobe true to the street on the security of the latter; it policies of mount of last shall policies to the subject of the subject of the latter; it policies of mount of last shall policies to the subject of the latter; it policies of mount of last shall policies to the latter; it policies of mount of last shall be delivered to the burst of the policies of the policies of the latter, and the policies of the latter of the policies of the policies of the latter of the policies of the latter of the policies of the po	11 to a series to the territory and the territory and the territory	on the heart .		" by little all:	187
ander or invalidate, may be released to grantines, as beneficiary may described insurance politics, the both the beneficiary may pro- make a second and the property of the pr	at least lifteen days pri- if the grantor shall feel	ary, with loss payable to the	time require, in an are	ted on the property	**
ander or invalidate, may be released to grantines, as beneficiary may described insurance politics, the both the beneficiary may pro- make a second and the property of the pr	cure the same at grantor's expense. The amount of ar	or any reason to procure any policy of insurance	atter; all policies of insu	rence shall be deli	áble
assessed upon eap the property free front to such notice. assessed upon eap the property free front to such notice. promptly delivers grains therefor to beneficiarly part of such tases, assessments and other charges them amount so collected promptly delivers. Grains therefor to beneficiarly part of such tases, assessments and other charges than the leavest of the property beneficiarly part of such tases, assessments and other charges become part due to deliver of the property beneficiarly may add the property beneficiarly part of such parts of the property beneficiarly may add the charges become part due to delivered and the consecution of the property beneficiarly may add the charges become part due to delivered the property beneficiarly may add the consecution of the consecution of the property beneficiarly may add the property beneficiarly reduced by the stream of the consecution o	under such order	t as homes, and day life of of	han the	heritate politices to the hound	
promptly delives against the property ballousitudinal liens and to pay all taxes, assessments and on notice of delivatives promoted the property ballousitudinal photolites. It is a second to the taxes, as a second to the property ballousitudinal photolites and the property ballousitudinal photolites. It is a second provided the general photolites and the property ballousitudinal photolites are payment of any taxes, and the property and the prop					
ment, beneficiary see payable by granter, colorly about the grants, assessments and other charges that may be leved or ment, beneficiary at the option, refer by anter or all to make payment of the grants, and the providing beneficiary that the order of the payment of the payment of the payment of the property better than the obligations provided in paragraphy of this trust deed, shall be the rate set torth such payment of the property hereinbefore that plays a sixth providing beneficiary and any of the constant and the property hereinbefore that plays a sixth providing beneficiary and any of the constant and the payment of the payment of the property hereinbefore that plays a sixth providing the cost of the payment paymen					
with interest and by this trust deed, without some described in pure and the amount so patisf with such as the rest in make such parabolish to a such as aloresaid, the property nativated on any rights string from breach of any deed, shall be added to set forth in the note of the bound for the superior of the obligation in the string from breach of any deed and the come a part of the superior of the obligation of the beneficiary from breach of any of the same extent with the note and the nonpayment of the obligation which described, and all was the grands, shall be more and the come a part of any dead of the beneficiary, render all sums secured by the string due and payable without notice. 6. To pay all costs of this trust deed. 6. To pay all costs of the string of the beneficiary, render all sums secured by this string due and payable without notice. 6. To pay all costs of the string of the sum of the string of the same extent with the string of the same extent with the string of the string of the string of the sum of the string of t	ment, beneficiary mayable by grantor either	should the granter fail assessmer	its and other obesides	her charges that	
bound for the parameters and acressed, the property six waiver of any rights arising from breach of any the coverants hereof to the obligation parameters as a six or in the nute and the nonpart of the obligation parameters described, and all such payment of the obligation and the nonparameters thereof shall, at the described, and all such payments the coverants hereof and in property and all such payments the coverants hereof and in property and all such payments that be bound to the same extract that they are able and constituted in costs, fees and expenses of this trust including the cost of this search as well as the other costs and expenses of this trust including the cost of title search as well as the other costs and expenses of this trust including the cost of title search as well as the other costs and expenses of this trust including the cost of title search as well as the other costs and expenses of this trust including the cost of title search as well as the other costs and expenses of this trust including the cost of title search as well as the other costs and expenses of this trust including the cost of title search as well as the other costs and expenses of the trust including the cost of title search as well as the other costs and expenses of the trust including the cost of title search as well as the other costs and expenses of the search payment and trustees and storrey's less actually incurred. The payment of the costs and expenses of the payment including any suit for the tother costs and expenses as satisfy rights or posterious of this dead to the payment and the expenses as satisfy rights or posterious of the search payment and trustees a search payment and trustees and any post of the payment and payment and payment and payment as the appeal and court and in the event enterprise fees; the amount of the control of the payment and payment and payment and the payment and payment and the payment and payment an	- Col Secured has at		" 6 ACHEHICIDES	- Gesallente :	
able and constitute a breach of this the option of the beneficiary, render all such payments shall be immediately due and payable and constitute a breach of this that deed. 6. The payall costs, tees and expenses of this trust including the cost of title search as well as the other costs and payable without notice. 7. The payable costs, tees and expenses of this trust including the cost of title search as well as the other costs and payable costs and expenses of this trust including the cost of title search as well as the other costs and expenses of the payable costs and expenses, including which proceeding purportion trustees and attempts; tees actually incurred. 7. The payable costs and expenses, including evident the beneficiary or trustees and attempts; tees actually incurred. 8. In the event of an expense, including evident the beneficiary or trustees attempts; the appear in the expenses, including evident the beneficiary or trustees attempts; the actually incurred the expenses, including evident the beneficiary or trustees and attempts as the proceeding purportion of all the expenses, including any provident of the foreign of the foreign of the expenses, including any provident of the foreign of the search and the expenses, including any or powers of this deed, the trust critical provides that the function of the expenses attempts and the expenses, including any provident of the foreign of the foreign of the search and the expenses of the foreign of the search and the expenses of the foreign of the search and the expenses of the foreign of the foreign of the search and the expenses of the foreign of the search and the expenses of the foreign of the	t without as aforement to a without waite	. Paragraphy 6 and a	- Paid, With inda	which to me !	As Sa
trustee incurred in connection with in enforcing this trust including the cost of title search as well as the other costs and payable without motive. 7. To appear in and delend are in enforcing this obligation and trustee's and attorney's test and attorney the search as well as the other costs and payable without motive, and in any est, action or proceeding in enforcing this obligation and trustee's and attorney's test actually incurred. 8. To payall costs, action or proceeding in the cost of title search as well as the other costs and expenses of the forecosts and expenses, including exhibit the beneficiary or trustee's and attorney's actually incurred. 8. To payall costs, action or proceeding in the cost of title and the beneficiary or trustee's and expenses of the incurred agrees to pay all the property of the cost and appear in control of the forecosts of this deed, and the season as the assess shall be fixed by the trial court and in the event of an appear in the season of the anomal of	able and indipayment thereof about gation herein de	ecribed, as well as the	any of the coven	ma- to and become a	
and in any stippear in and delend any in enforcing this obligation and fruster's and attorney's less actually incurred to pay all its or pay all its action or proceeding in which the beneficial and fruster's and attorney's less actually incurred to pay all costs and expenses in the part of pay all costs and expenses in the part of the pay action or proceeding purporting to affect the security rights or powers pred, to pay all costs and expenses in the pay action or proceeding and the beneficiary's and attorney's less in the security rights or powers pred, the pay action of the pay action or proceeding evidence of the and of the beneficiary's or truster may appear, including any suit for the procedure of this deed, to fruster may appear including any suit for the procedure of this deed, to for such appear. It is not such appear. It i	trustee in pay all costs, fees and trust deed.	successfully, render all successfully	na mian De immediately	due same extent that they	
mentioned in this paragraph 7 in all cases shall be beneficiary or trustee may appear, including any suit for the security rights or power of the security rights or such appeal. It is country affected that: It is country affected that affected the second of the second that affected that affect	10 appear in	THE PROPERTY OF THE PARTY OF TH		Il Illinediately	
torney's fees on such appeal. It is mutually agreed that: It is not event that any portion or all of the property shall be taken under the right of emission authorized in the sevent of an appeal from any judgment or decree of this deal of the sevent of an appeal from any judgment or decree of the sevent of an appeal from any judgment or decree of the sevent of any portion or all of the property shall be taken under the right of emission authorized in the sevent of any portion of the monies payable as compensation for such taking, the same that all or any portion of the monies payable as compensation for such taking, to savings and loan association authorized to do business under the least of Oregon or the United States, a till sincurance company authorized to make the least of Oregon or the United States, a till sincurance company authorized to insure the reaches of this option. The publisher suggests that such an agreement address the issue of obtaining baneliciary's consent in complete detail. TRUST DEED TRUST OF OREGON, County of County o	an costs and on-	""" B PUTPOTTION A	"" allorney's for-	Costs and	
The substitute of the terms of the appellate court shall adjude reasonable as the beneficiary's new that any portion or all of the property shall be taken under the right of eminent domain or condemnation, homework that all or any portion of the monies payable as compensation to such thing. It is not been that any portion or all of the property shall be taken under the right of eminent domain or condemnation, homework that the fusite hereunder must be either an attorney, who is an active member of the Cregon State Bar, a bank trust company of this state, its substituations, affiliates, agents or three, the United States are all flexurence company authorized to insure this long that the publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail. TRUST DEED TRUST OF OREGON, LESTITLEY JACKSON JR. and DIANNE LYNN JACKSON TRUST OF OREGON, LESTITLEY JACKSON JR. and DIANNE LYNN JACKSON TRUST OF OREGON, LESTITLEY JACKSON JR. and DIANNE LYNN JACKSON TRUST OF OREGON, LESTITLEY JACKSON JR. and DIANNE LYNN LESTITLEY JACKSON JR. and DIANNE LYNN JACKSON TRUST OF OREGON, SPACE RESERVED A County of LAUDETTE R. BARKLEY NOW KNOWN AS C. POR A COLOCK M. and recorded in book/reel/volume No. and recorded on page and page of the p	the trial court, grantor further all cases shall be f	title and the beneficiary's or	ear, including any suit	owers of beneficiary or	
STATE OF OREGON. TRUST DEED TRUST DEED TRUST DEED TRUST DEED TRUST DEED SPACE RESERVED Granter ALAUDETTE -R. BARKLEY NOW KNOWN AS C. G. COUNTY OF THE COUNTY. Banafidary Banafidary Banafidary Banafidary Banafidary Banafidary Banafidary Witness my hand, and seal of KLAMATH COUNTY. Witness my hand, and seal of Witness my hand, and seal of Witness my hand, and seal of KLAMATH COUNTY. Witness my hand, and seal of WOTE: The flust beed ext provides that the trustee hereunder that all or any portion of the monies payable as compensation for such tables as company authorized to do business under the laws of Oregon or the United States, a little incurance company authorized to insure tills to read the laws of Oregon or the United States, a little incurance company authorized to insure tills to read the laws of Oregon or the United States, a little incurance company authorized to insure tills to read the laws of Oregon or the United States, a little incurance company authorized to insure tills to read the laws of Oregon or the United States and the laws of Oregon or the United States and the laws of Oregon or the United States and the laws of Oregon or the United States and the laws of Oregon or the United States and the laws of Oregon or the United States and the laws of Oregon or the United States and the laws of Oregon or the United States and the laws of Oregon or the United States and the laws of Oregon or the United States and the member of the Oregon or the United States and the laws of Oregon or the United States and the laws of Oregon or the United States and the laws of Oregon or the United States and the laws of Oregon or the United States and the laws of Oregon or the United States and the laws of Oregon or the United States and the laws of Oregon or the United States and the Indian Sta	I IS muttentles	" " " " " " " " " " " " " " " " " " "	THE EVENT OF ALL	the amount of	
STATE OF OREGON. TRUST DEED TRUST OF ORDER	ficiary shall have the side any portion or all of the	2 × 2	adjudge reasonable as	he beneficines of decree of	
TRUST DEED TRUST DEED STATE OF OREGON, LESTFLEY JACKSON JR., and DIANNE LYNN JACKSON LAUDETTE R., BARKLEY NOW KNOWN AS C. Granter Granter Granter SPACE RESERVED SPACE RESERVED SPACE RESERVED FOR HELOQUEN, GR. 97624 100 BOX 200 FECORDER'S USE SPACE RESERVED FOR HELOQUEN, GR. 97624 100 BOX 200 FECORDER'S USE SPACE RESERVED FOR HELOQUEN, GR. 97624 100 BOX 200 FECORDER'S USE SPACE RESERVED FOR HELOQUEN, GR. 97624 100 BOX 200 FECORDER'S USE Mecord of PECORDER'S USE Mecord of PECORDER'S USE Mecord of PECORDER'S USE Mines Address, Zipi: Witness my hand, and seal of KLAMATH COUNTY. Witness my hand, and seal of County affixed.	lotte as so elects, to require	snall be inter-			
TRUST DEED TRUST DEED STATE OF OREGON, LESTFLEY JACKSON JR., and DIANNE LYNN JACKSON LAUDETTE R., BARKLEY NOW KNOWN AS C. Granter Granter Granter SPACE RESERVED SPACE RESERVED SPACE RESERVED FOR HELOQUEN, GR. 97624 100 BOX 200 FECORDER'S USE SPACE RESERVED FOR HELOQUEN, GR. 97624 100 BOX 200 FECORDER'S USE SPACE RESERVED FOR HELOQUEN, GR. 97624 100 BOX 200 FECORDER'S USE SPACE RESERVED FOR HELOQUEN, GR. 97624 100 BOX 200 FECORDER'S USE Mecord of PECORDER'S USE Mecord of PECORDER'S USE Mecord of PECORDER'S USE Mines Address, Zipi: Witness my hand, and seal of KLAMATH COUNTY. Witness my hand, and seal of County affixed.	r savings and loan association authorized to do hereunder i	must be either an attack	he monies payable as	domain or condemnation, bene-	
TRUST DEED TRUST DEED STATE OF OREGON, County of County affixed.	WARNING: 12 USC 17011-3 regulates, affiliates, agents or branche	the laws of Oregon or the United S	n active member of the Ores	on State Res at	
TRUST DEED STATE OF OREGON, SS. County of County affixed.	the publisher suggests that such an agreement address that	ise of this option.	ereof, or an escrow agent it.	any authorized to insure title to	
STATE OF OREGON, STATE OF OREGON, SS. County of County of County of County of County of County of I certify that the within instru- ment was received for record on the day of AUDETTE-R: BARKLEY NOW KNOWN AS C. FOR Beneficiary SPACE RESERVED FOR RECORDER'S USE In book/reel/volume No. On page Or as fee/file/instru- ment/microfilm/reception No. Record of Witness my hand and seal of County of County of County of I certify that the within instru- ment was received for record on the day of in book/reel/volume No. Page Or as fee/file/instru- ment/microfilm/reception No. Record of Witness my hand and seal of County affixed.		save of obtaining beneficiary's con	sent in complete day.	under ORS 698.505 to 696.585.	
County of	TRUST DEED		protes digitally.		
County of			PLATEOFOR	REGON,	
LAUDETTE R. BARKLEY NOW KNOWN AS C. FOR RECORDER'S USE Meanding Return to (Name, Address, Zip): UNITAIN TITLE COMPANY MEAN THE Within instru- day of received for record on the day of oblock M, and recorded in book/reel/volume No. on page reserved in book/reel/volume No. on ment/microfilm/reception No. Witness my hand and seal of County affixed.	POW POW JACKSON JR. and Drawn				
LAUDETTE R. BARKLEY NOW KNOWN AS C. FOR RECORDER'S USE Meanding Return to (Name, Address, Zip): UNITAIN TITLE COMPANY MEAN THE Within instru- day of received for record on the day of oblock M, and recorded in book/reel/volume No. on page reserved in book/reel/volume No. on ment/microfilm/reception No. Witness my hand and seal of County affixed.	HILOOUTH OD	NN JACKSON	I certifi	that it	7
LAUDETTE R. BARKLEY NOW KNOWN AS C. FOR ALL OCIOCK M., and recorded in book/reel/volume No. On Beneficiary Beneficiary Beneficiary Beneficiary Becomber 8 USE SPACE RESERVED FOR At Ociock M., and recorded in book/reel/volume No. On ment/microfilm/reception No. Record of Minimum Address, Zipj: Witness my hand and seal of County affixed.	97624-0021		ment was	with the within instru	
Page page on ment/microfilm/reception No. Witness my hand and seal of County affixed.	LAUDETTE R. BARKTEV	SPACE RESERVED	- day of	record on the	
Page page on ment/microfilm/reception No. Witness my hand and seal of County affixed.	-0. Bex 200 KNOWN AS C	RECORDER	in book /	ck	
MINTAIN TITLE COMPANY KLAMATH COUNTY County affixed.	2011, UR 9760A	. Jana S. Harra	Page	7110 710	
WINTAIN TITLE COMPANY Witness my hand and seal of County affixed.	Recording P.	The second of th	ment/microtiv	Las ree/life/instru	
Witness my hand and seal of County affixed.	OUNTAIN TITLE COMPANY		Record of	reception No	
	- KLAMATH COUNTY		Witness .	my hand and hand	
	The specific and the sp		County affixed.	seat of	
NAME		The Control Service and Control	**************		
	The state of the s		By	****** *	SECTION AND DESCRIPTION

which are in excess of the around required to pay all reasonable costs, expenses and attorney's teen more readily poil or incurred by general in such proceedings, shall be paid to the subject of the string and applied by it list upon any reasonable costs and expense distorance in the trial and appellate courts, necessaries, and the proceedings, and the behave a good attorney's lees, but not support the part of the proceedings and the behave a good attorney's lees, but not support and are compensation, promptly upon beneficiarly acquired and account of the property of the proceedings and the behave a good attorney to the note for endorsement (in case of the time upon written request of beneficiary, payment of its leer and presentation of this deed and the indebtedous, trustee many (a) consent to the mass, and the indebtedous, trustee many (a) consent to the mass, and the indebtedous, trustee many (a) consent to the mass, and the indebtedous, trustee many (a) consent to the mass, and the property; (b) pain in granting and account of the property. The grantee in any recommens and deed the property; (b) pain in granting any accounts of the property. The grantee in any recommens and deed to the property; (in payment deed on the payment deed on the property; (in payment deed on the property; (in payment deed on the payment deed on the property; (in payment deed on the payment deed on the property; (in payment deed on the property; (in payment deed on the payment deed on the property; (in payment deed on the payment deed on the payment deed on the payment deed on the payment deed on payment and payment deed on the payment deed on payment deed on payme

and that the grantor will warrant and lorever detend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:
(a)* primarily for grantor's personal, family or household purposes (see Important Notice below).
(b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including piedgee, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person: that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent if compliance with the Act is not required, disregard this notice. LESTTICE FACKSON DIANNE LYNN state of oregon, County of Lamalta This instrument was acknowledged before me on the by LESTTLEY JACKSON JR. and DIANNE LYNN JACKSON This instrument was acknowledged before me on STANSESSEE STANS OFFICINO SEAL MARY KENNEALLY NOTARY PUBLIC - OREGON COMMISSION NO. 014776 MY COMMISSION EXPIRES APR. 20, 1996 Ablic for Oregon

STATE OF OPECON.			·	
A COMMENTAL OF THE PROPERTY OF	COUNTY OF KLAMATH: ss.			
Filed of delord at February	y of Mountain	Title Co		
f2://www.	A.D., 19 95 at 3:31 Mortgages		the 17th ly recorded in Vol. M95	day
		Bornothe on Page 1093	y recorded in Vol.	F St. 9 Stay gan a 2 san abo
FERSAS VO		Bernetha G. Letsch	County Clerk	INDEXED
000000		as Salatalians	- Middle and !	Dad J.L
Topon Guller	the form of the control of the second of the	A Section of the Control of the Cont		