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THIS TRUST DEED, made	%is <u>96 OCT</u>	4 82,34	September	19 yo , between
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William In Sisemore		Date that has said a	THE REPORT OF THE PARTY OF THE	as Trustee, and
Lola B. Williams the base of t	thes the wish to the same	i yay da dhe bani bay anana a d		, as Beneficiary,
A CONTRACTOR OF THE PROPERTY O	. स्ट्री उन्हेंस्ट्रीने संदेशस्य । जन्मेले	WITNESSETH	មន្ត្រី ស្នើមី (១០ ខ្មែរ ១៩៦ ១៩) ។ ស្រុកការនេះ (១៤ ភិក្ខុវិសី ១៩៦ ១៦ ១ ១	t and the property in
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together with all and singular the tonant	Les parting to gran	elito and tebral ale	s and all other rights there	ounto belonging or in anywise now
the property.  FOR THE PURPOSE OF SECU	UNG PERFOIT	IANCE of each 26	tos tient of (tantor nevera	
ofOne hundred thousand an	E-DOV-TUD	Dollara	with interest thereon soon	arding to the terms of a promissory
note of even date herewith, payable to	seastlelary or on	er and made by &	fer or, the tink payment	or primary
not sooner paid, to he due and payable	named has thin	natrument le the c	lete, stated above, on whi	of the final installment of the care
orty or all (or any part) of grantor's in beneficiary's option, all obligations secome immodiately due and payable. The	erest in it with red by this init asscution by ()	t first obtaining the rument, irrespondive infor of an earnest	o of the maturity dates exmensy agreement does	pressed therein, or herein, shall be- not constitute a sale, conveyance or
provement thereon; not to commit the	is and in sood at	i habitable conditi	on any building of mibro	e or demolish any building or im- vement which may be constructed, ins the property; if the beneficiary
damaged or destroyed thereon, each part	madelations	covenants, conditi	one and restrictions arreor	it to allelant may require and
to pay for illing same in the proper put	lio office of office	cas, as well as the	ocat of Bil Hats coarcines to	and by smile delicate loss of
to pay for filing same in this process of agencies as may be deamed desirable by 4. To provide and continuously demage by fire and such other heserdu written in companies acceptable to the ficiary as toon as insured; if the grantor at least filtion days prior to the explication the same at grantor's expenso. The any indebtsdness secured hereby and in or any part thereof, may be released to	maintain insurer is the baneticler, beneticlery, with thail full for any tion of any policy	may from time to loss payable to the seson to procure of insurance now c	is fow of issection in an amount of the require, in an amount of issection and to do it is realist placed on the other insurance policy much series in serie	nt not less than \$ anso thall be delivered to the bene- pliver the policies to the beneficiary buildings, the beneficiary may pro- ny be applied by beneficiary upon the applied by beneficiary upon
under or invalidate any act done pursue	nt to such notice	one and to nav all	taries, essessments and of	har charges that may be levied or
satisfied abou of segment the biobart.	- Moises whould	the grantor fall to	make payment of any tere	J to make such Day-
ment, beneficiary may, at its option, I	nake payment th	reof, and the ame	Tof this trust deed, shall	be added to and become a part of
the debt secured by this trust deed, will	out weiver of em	y righto arising trom crihed, as well as t	he grantor, shall be bound	i to the same extent that they are
bound for the payment of the obligation	n horein describe	d, and all such pay	yments than be manually this to	ust deed immediately due and pay-
and the nonpayment instead of this tru	et deed.	tineluding the cost	of title search as well as	the other costs and expenses of the
trustee incurred in connection with the		clast numberlind to	situation the sociality argume,	this dead
and in any suit, action or proceeding in	which the bench	liciary or trustee w	to its validity and/or enic	rosability, to pay all costs and ex-
and in any suit, action or proceeding it or any suit or action related to this in pensee, including evidence of title and teach 7 in all cases shall be fixed by the	the beneficiary's trial court and	or trustee's arrorn	apposi from any judgmani	t or decree of the trial court, granter ustee's attorney lees on such appeal.

graph 7 in all cases shall be tixed by the trial court and in the agreement of the briefledary's or trusted attorney less on such appear, further agrees to pay such sum at the specialist court shall adjudge reasonable as the brieflet of eminent domain or condemnation, benefit is mutually agreed that.

8. In the event that any portice or all of the property shall be taken under the right of eminent domain or condemnation, benefit is not that any portice or all of the property shall be taken under the right of eminent domain or condemnation, benefit is not that any portice or all of the property shall be taken under the right. If it so all or any portion of the monies payable as compensation for such taking, ficiary shall have the right if it so all or any portion of the monies payable as compensation for such taking.

NOTE: The Trust Deed Act provides that the 'f like herelines' much be either an alterney, who is an active member of the Oragon State Bar, a bank, trust company or exchange and for a special authorized to it a business nucley the laws of Oragon or the United States, a title insurance company authorized to it abusiness nucley to laws of Oragon or the United States, a title insurance company authorized to it abusiness nucley to laws of Oragon or the United States, a title insurance company authorized to its state. Its substitutes a militates, agents of branches, the United States or any agency there of, or an excrew agent Received under ORS 526.505 to 686.585.

"WARNING: 12 USC 1701-3 regulates and may prohibit exercise of this notion."

"WARNING: 12 USC 1701j-3 regulates and may prohibit exercise of this option."
"The publisher suggests that such an agreement address the losse of obtaining beneficiery's consent in complete detail.

which are in excess of the amount required to pay all reasonable costs, expenses and attermy's tees necessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary and applied by it flist upon any reasonable costs and expenses and attermy's tees, both in such proceedings, shall be paid to beneficiary and applied by it flist upon any reasonable costs and expenses and attermy's tees, both in such proceedings, shall be paid to beneficiary and applied by it flist upon any reasonable costs and expenses and attermy's tees, both in the trial and appellate courts, necessarily pead or incurred by beneficiary in such proceedings, and the belance applied upon the indebtedness secured hereby; and granter agrees, at its own azymes, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request of boneficiary, payment of its fees and presentation of this deed and 9. At any time and from time to time upon written request of boneficiary, payment of its fees and presentation of this deed and in obtaining such compensation for the control of the payment of the note for endorsement (in case of tull reconveyances, it requested the liability of any person for the payment of the indebtedness, trustee may (a) consent to the makin; of any may be property; (b) join in granting any estimation thereon; (c) join in any subordination of control the property; (b) join in granting any estimation thereon; and the reclaise therein of any maties or folias shall be concluded where the person or persons reconvey, without warranty, all or any put of the property. The granter hyenical payment and the property is a payment and the property of any of the services mentioned in this paragraph shall be not less tian 15.

10. Upon any default by granter hyeninds, beneficiary may at any time valuation property is an expense of the property of any part tiereds, in its own names and or other insurance and prolits, including those past including the payment

15. Attor the thirds has chosen to be a validation. We advertise and sale, and care the prior to 3 days course the case the subset of the sale, the stemate it and care the subset of the sale, the stemate it and care the subset of the sale, the stemate it and care the subset of the sale, the stemate it and care the subset of the sale that subset of the subset of th

tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's intrest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance re-Obtain atone and may not eating any most on property damage of the source of the second of the loan represented by the above described note and this trust deed are:

(a) primarily for granter's personal, family or household purposes (see Important Notice below),

(b) for an organization, or (even it granter is a natural person) are for business or commercial purposes.

This deed applies to inures to the benetit of and blade all parties hereto, their heirs, legatess, devises, administrators, executors, personal representatives, successors and buildes. The term beneficiary shall mean the holder and owner, including pledges, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this mortgage, it is understood that the mortgager or mortgages may be more than one person; that if the context so requires the singular shall be taken to make and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corrections and to individuals.

IN WITNESS WHEREOF, the grantor has executed	this instrument the day and year first above written
MPORIANT NOTICE: Delete, by lining out will shave worrenty to or the land	<u>ขนาดให้ขนาให้ โดย "เทียน ก็ตามาให้สายสมมาก" เกาะสาวาดใหม่ การ เกาะสาวาดใหม่</u>
not applicable; if warranty (a) is applicable on I the banaficiant is meralitared	
as such word is defined in the Truth-in-Lendit 3 Act and Regulation 2; the beneficiary MUST comply, with the Act and Fe gulation by making sequired	Mudua Mr. Loco
disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent.	De Served A of the work of the served and the serve
If compliance with the Act is not required; disregard this notice as the year of	by a good agreement may be not a silver or or a second of the
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WILLIAM L. SISEMORE Attorney at Law A 540 Main Street Klamath Falls, OR 97601

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