** 35731	1	IN MAN THAT THERE
이는 사람이 그리는 사람들 점계되게 사용했다고 이번 사람들이 때라면 회장 중인 어떻게 되었습니다. 어느 사람들이 없다		Vol. MUL Page 1953.
Guy Haves JR E FRESH Z Hayes ALAM	/ MR-9 P1:12	The proof of the statement of the great state of th
HAY AGYES IK & FREEN Z Mayor A-HAM	ashaya -	STATE OF OREGON,
an internal contract of the same of the sa		County of
CILICAR ST. 00 97739		Describy that the within instruc
From Perty billiance and decirosa TTASALO ELLIST		was received for record on the
20 Box 4/3		of, 19
LAPINE DE 97739		o'clobk
Second Perty's Name and Address	FIFT & SERVICE PROPERTY AND SERVICE.	book/recl/volume No on I
After recording, return to (liana, Address, 20):	SPACE RESERVED FOR	and/oi as fee/file/in
HARRID ELLION	RECORDER'S USE	ment/microfilm/reception No.
Looka OR 97739		Records of said County. Witness my hand and seal of Co
		affixed.
Unil requested cherence, send all tax eletements to (Name, Address, 20):		ankon
Po 60× 413		NAME THE
1001-0 0 97739		NAME TIME
The state of descriptions of		By, De
		· · · · · · · · · · · · · · · · · · ·
THE STATE OF THE S	CCPPESI PECE	- Поментическов и от принципалнительного принцепринципалнительного управления поментации поме
THIS INDENTURE between 13 WY Trayer	TEAGE ON TRUST DEED	
THIS INDENTITION BANGACCOM WALLS AT	To to known	Charles a colo anno de la
hereinafter called the first party, and	6///	Taves There mas Hayes
hereinafter called the second party; WITNESSETH:	The state of the state and the state of the	
Whereas, the title to the real property hereinafter	الرازينيا فالأراضع فقراء أأست جمهنته والإنتاء	and provide the first of the fi
hereby being made, and the notes and indebtedness seem which notes and indebtedness there is now owing and un mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of the mortgage or trust deed, and the second party does no NOW, THEREFORE, for the consideration herein	paid the sum of \$	the first party, being unable to pay the same try in satisfaction of the indebtedness secure
mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of the mortgage or trust deed, and the second party does no NOW, THEREFORE, for the consideration herein ness secured by the mortgage or trust deed and the surn hereby grant, bargain, sell and convey unto the second of	paid the sum of \$	the same being now in default an the first party, being unable to pay the same rty in satisfaction of the indebtedness secure les the cancellation of the notes and the indebted in Full' to the first party), the first party heirs successors and assigns all of the following successors are successors and assigns all of the following successors are successors and assigns all of the following successors are successors and assigns all of the following successors are successors and assigns all of the first party.
mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of the mortgage or trust deed, and the second party does no NOW, THEREFORE, for the consideration herein ness secured by the mortgage or trust deed and the surre hereby grant, bargain, sell and convey unto the second property, with the tenements, hereditation	paid the sum of \$	the same being now in default an the first party, being unable to pay the same rty in satisfaction of the indebtedness secure les the cancellation of the notes and the indebted in Full to the first party), the first party heirs, successors and assigns, all of the following the same cancellation of the same and the following the same cancel and same assigns, all of the following the same cancel and assigns, all of the following the same cancel and assigns, all of the following the same cancel and assigns.
mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of the mortgage or trust deed, and the second party does no NOW, THEREFORE, for the consideration herein ness secured by the mortgage or trust deed and the sum hereby grant, bargain, sell and convey unto the second process grant, bargain, with the tenements, hereditained ated in State of County State of	paid the sum of \$	the same being now in default an the first party, being unable to pay the same ity in satisfaction of the indebtedness secure les the cancellation of the notes and the indebted in Full" to the first party), the first party heirs, successors and assigns, all of the following or in any way appertaining,
mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of the mortgage or trust deed, and the second party does no NOW, THEREFORE, for the consideration herein ness secured by the mortgage or trust deed and the sum hereby grant, bargain, sell and convey unto the second process grant, bargain, with the tenements, hereditained ated in State of County State of	paid the sum of \$	the same being now in default an the first party, being unable to pay the same ity in satisfaction of the indebtedness secure les the cancellation of the notes and the indebted in Full" to the first party), the first party heirs, successors and assigns, all of the following or in any way appertaining,
mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of the mortgage or trust deed, and the second party does no NOW, THEREFORE, for the consideration herein ness secured by the mortgage or trust deed and the sum hereby grant, bargain, sell and convey unto the second processived real property, with the tenements, hereditained ated in County, State of THE ACT HEREFORE	paid the sum of \$ 076 foreclosure; and whereas if conveyance of the prope ow accede to that request; nafter stated (which included the prope of the property is and appurtenances the property of the	the first party, being unable to pay the same the first party, being unable to pay the same ity in satisfaction of the indebtedness secure les the cancellation of the notes and the indebted id in Full" to the first party), the first party heirs, successors and assigns, all of the following or in any way appertaining, to-wit:
which notes and indebtedness there is now owing and un mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of the mortgage or trust deed, and the second party does no NOW, THEREFORE, for the consideration herein ness secured by the mortgage or trust deed and the sum hereby grant, bargain, sell and convey unto the second production of the	paid the sum of \$ 076 foreclosure; and whereas f conveyance of the prope ow accede to that request; nafter stated (which incluse ender thereof marked "Pa anty and to second party's its and appurtenances there of the River Ran te of the County of	the first party, being unable to pay the same the first party, being unable to pay the same ity in satisfaction of the indebtedness secure les the cancellation of the notes and the indebted in Full' to the first party), the first party heirs, successors and assigns, all of the follocunto belonging or in any way appertaining, to-wit:
mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of the mortgage or trust deed, and the second party does no NOW, THEREFORE, for the consideration herein ness secured by the mortgage or trust deed and the sum hereby grant, bargain, sell and convey unto the second processived real property, with the tenements, hereditained ated in County, State of TAX ACT # 2309 24	paid the sum of \$ 076 foreclosure; and whereas f conveyance of the prope ow accede to that request; nafter stated (which incluse ender thereof marked "Pa anty and to second party's its and appurtenances there of the River Ran te of the County of	the first party, being unable to pay the same the first party, being unable to pay the same ity in satisfaction of the indebtedness secure les the cancellation of the notes and the indebted in Full' to the first party), the first party heirs, successors and assigns, all of the follocunto belonging or in any way appertaining, to-wit:
which notes and indebtedness there is now owing and un mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of the mortgage or trust deed, and the second party does no NOW, THEREFORE, for the consideration herein ness secured by the mortgage or trust deed and the surm hereby grant, bangain, sell and convey unto the second processived real property, with the tenements, hereditained ated in Second party of the Second process of the County, State of the Second party of	paid the sum of \$	the first party, being unable to pay the same the first party, being unable to pay the same ity in satisfaction of the indebtedness secure les the cancellation of the notes and the indebted in Full' to the first party), the first party heirs, successors and assigns, all of the following belonging or in any way appertaining, to-wit: 703 ch, according to the official Lerk of Klamath County, Oregon
which notes and indebtedness there is now owing and un mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of the mortgage or trust deed, and the second party does no NOW, THEREFORE, for the consideration herein ness secured by the mortgage or trust deed and the surre hereby grant, bargain, sell and convey unto the second prodescribed real property, with the tenements, hereditained ated in the first County, State of THE ACT TOWN, State of THE THE COUNTY, State of THE THE COUNTY, State of THE THE COUNTY, State of THE THE COUNTY ACT THE THE COUNTY STATE OF THE THE OFFICE ACCEPTANCE THE OFFICE ACCEPT	paid the sum of \$	the first party, being unable to pay the same the first party, being unable to pay the same ity in satisfaction of the indebtedness secure les the cancellation of the notes and the indebted in Full' to the first party), the first party heirs, successors and assigns, all of the following belonging or in any way appertaining, to-wit: 703 ch, according to the official Lerk of Klamath County, Oregon
mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of the mortgage or trust deed, and the second party does no NOW, THEREFORE, for the consideration herein ness secured by the mortgage or trust deed and the sum hereby grant, bargain, sell and convey unto the second process from the se	paid the sum of \$	the first party, being unable to pay the same the first party, being unable to pay the same ity in satisfaction of the indebtedness secure les the cancellation of the notes and the indebted id in Full" to the first party), the first party heirs, successors and assigns, all of the follocunto belonging or in any way appertaining, to-wit: 1903 ch; according to the official lerk of Klamath County, Oregon
which notes and indebtedness there is now owing and un mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of the mortgage or trust deed, and the second party does no NOW, THEREFORE, for the consideration herein ness secured by the mortgage or trust deed and the surre hereby grant, bargain, sell and convey unto the second prodescribed real property, with the tenements, hereditained ated in the first County, State of THE ACT TOWN, State of THE THE COUNTY, State of THE THE COUNTY, State of THE THE COUNTY, State of THE THE COUNTY ACT THE THE COUNTY STATE OF THE THE OFFICE ACCEPTANCE THE OFFICE ACCEPT	paid the sum of \$	the first party, being unable to pay the same the first party, being unable to pay the same ity in satisfaction of the indebtedness secure les the cancellation of the notes and the indebted id in Full" to the first party), the first party heirs, successors and assigns, all of the follocunto belonging or in any way appertaining, to-wit: 1903 ch; according to the official lerk of Klamath County, Oregon
which notes and indebtedness there is now owing and un mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of the mortgage or trust deed, and the second party does no NOW, THEREFORE, for the consideration herein ness secured by the mortgage or trust deed and the sum hereby grant, bargain, sell and convey unto the second prodescribed real property, with the tenements, hereditained ated in State of The Act 12 and 2 a	paid the sum of \$	the first party, being unable to pay the same ity in satisfaction of the indebtedness secure les the cancellation of the notes and the indebted id in Full" to the first party), the first party heirs, successors and assigns, all of the follow eurobelonging or in any way appertaining, to-wit: 17033 ch, according to the official lerk of Klamath County, Oregon
which notes and indebtedness there is now owing and un mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of the mortgage or trust deed, and the second party does no NOW, THEREFORE, for the consideration herein ness secured by the mortgage or trust deed and the sum hereby grant, bargain, sell and convey unto the second prodescribed real property, with the tenements, hereditained ated in State of The County, State of The Act 13 in Block 5, Plat No. 1204 Plat thereof on file in the office of the consideration of the confidence of the consideration of the confidence of the consideration of the confidence of the conf	paid the sum of \$	the first party, being unable to pay the same the first party, being unable to pay the same ity in satisfaction of the indebtedness secure les the cancellation of the notes and the indebted id in Full" to the first party), the first party heirs, successors and assigns, all of the followento belonging or in any way appertaining, to-wit: 77033 ch, according to the official lerk of Klamath County, Oregon
which notes and indebtedness there is now owing and un mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of the mortgage or trust deed, and the second party does no NOW, THEREFORE, for the consideration herein ness secured by the mortgage or trust deed and the sum hereby grant, bargain, sell and convey unto the second prodescribed real property, with the tenements, hereditained ated in State of The County, State of The Act of The County, State of The The Theorem of the in the office of the consideration and the sum of the second party of the second property and the second property with the tenements, hereditained ated in State of The County, State of The Act of The County, State of The State	paid the sum of \$ 076 foreclosure; and whereas i conveyance of the prope ow accede to that request; nafter stated (which included the reader thereof marked "Painty and to second party sits and appurtenances thereof the County of the County	the first party, being unable to pay the same try in satisfaction of the indebtedness secure les the cancellation of the notes and the indebted id in Full" to the first party), the first party heirs, successors and assigns, all of the followento belonging or in any way appertaining, to-wit: 77033 ch; according to the official lerk of Klamath County, Oregon
which notes and indebtedness there is now owing and un mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of the mortgage or trust deed, and the second party does no NOW, THEREFORE, for the consideration herein ness secured by the mortgage or trust deed and the sum hereby grant, bargain, sell and convey unto the second prodescribed real property, with the tenements, hereditained ated in State of The County, State of The Act of The County, State of The	paid the sum of \$ 076 foreclosure; and whereas a conveyance of the property accede to that request; nafter stated (which included the reader thereof marked "Painty and to second party sits and appurtenances thereof the County of the County	the first party, being unable to pay the same try in satisfaction of the indebtedness secure les the cancellation of the notes and the indebted id in Full" to the first party), the first party heirs, successors and assigns, all of the follocunto belonging or in any way appertaining, to-wit: 77033 ch; according to the official lerk of Klamath County, Oregon
which notes and indebtedness there is now owing and un mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of the mortgage or trust deed, and the second party does no NOW, THEREFORE, for the consideration herein ness secured by the mortgage or trust deed and the surm hereby grant, bargain, sell and convey unto the second prodescribed real property, with the tenements, hereditained ated in Second property, with the tenements, hereditained ated in Second property, with the tenements, hereditained ated in Second property. Acc 12 23 29 2 20 20 20 20 20 20 20 20 20 20 20 20 2	paid the sum of \$	the first party, being unable to pay the same the first party, being unable to pay the same ity in satisfaction of the indebtedness secure les the cancellation of the notes and the indebted id in Full" to the first party), the first party heirs, successors and assigns, all of the follow eunto belonging or in any way appertaining, to-wit:
which notes and indebtedness there is now owing and un mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of the mortgage or trust deed, and the second party does no NOW, THEREFORE, for the consideration herein ness secured by the mortgage or trust deed and the surm hereby grant, bangain, sell and convey unto the second prodescribed real property, with the tenements, hereditained ated in Second property. State of Plat No. 1204 plat thereof on file in the office of the second party and t	paid the sum of \$	the first party, being unable to pay the same the first party, being unable to pay the same ity in satisfaction of the indebtedness secure les the cancellation of the notes and the indebted id in Full? to the first party), the first party heirs, successors and assigns, all of the following belonging or in any way appertaining, to-wit: 703 ch, according to the official lerk of Klamath County, Oregon and Same and
which notes and indebtedness there is now owing and un mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of the mortgage or trust deed, and the second party does no NOW, THEREFORE, for the consideration herein ness secured by the mortgage or trust deed and the surm hereby grant, bargain, sell and convey unto the second prodescribed real property, with the tenements, hereditained ated in Second property, with the tenements, hereditained ated in Second prodescribed to all property, with the tenements, hereditained ated in Second property. State of Second property in the second property of the second party of the second party of the second property. State of the second party of the	paid the sum of \$	the first party, being unable to pay the same the first party, being unable to pay the same ity in satisfaction of the indebtedness secure les the cancellation of the notes and the indebted id in Full' to the first party), the first party heirs, successors and assigns, all of the following belonging or in any way appertaining, to-wit: 7003 ch; according to the official lerk of Klamath County, Oregon
which notes and indebtedness there is now owing and un mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of the mortgage or trust deed, and the second party does no NOW, THEREFORE, for the consideration herein ness secured by the mortgage or trust deed and the surre hereby grant, bangain, sell and convey unto the second prodescribed real property, with the tenements, hereditained ated in Second property. State of Plat No. 1204 plat thereof on file in the office of the second party and	paid the sum of \$	the first party, being unable to pay the same the first party, being unable to pay the same ity in satisfaction of the indebtedness secure les the cancellation of the notes and the indebted id in Full? to the first party), the first party heirs, successors and assigns, all of the followint belonging or in any way appertaining, to-wit: 23 ch, according to the official lerk of Klamath County, Oregon and Same and S
which notes and indebtedness there is now owing and un mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of the mortgage or trust deed, and the second party does no NOW, THEREFORE, for the consideration herein ness secured by the mortgage or trust deed and the surre hereby grant, bargain, sell and convey unto the second prodescribed real property, with the tenements, hereditained ated in Langetth County, State of The Act of County, State of The Act of the County State of the Plat thereof on file in the office and the observation of the property and the mortgage of the barbon language and the property and the property of	paid the sum of \$	the first party, being unable to pay the same the first party, being unable to pay the same ity in satisfaction of the indebtedness secure les the cancellation of the notes and the indebted id in Full" to the first party), the first party heirs, successors and assigns, all of the follocunto belonging or in any way appertaining, to-wit: 19033 ch, according to the official lerk of Klamath County, Oregon
which notes and indebtedness there is now owing and un mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of the mortgage or trust deed, and the second party does no NOW, THEREFORE, for the consideration herein ness secured by the mortgage or trust deed and the surre hereby grant, bargain, sell and convey unto the second prodescribed real property, with the tenements, hereditained ated in Langetth County, State of County, State of The Act of County, State of The Act of the office of the thereof on file in the office of the barbon language and the property and the property and the deed and the surre transfer of the file of the office of the barbon language and the property at the accompany to the file of the property and the property and the property and the property and the party and the property and the party and t	paid the sum of \$	the first party, being unable to pay the same the first party, being unable to pay the same ity in satisfaction of the indebtedness secure les the cancellation of the notes and the indebted in Full" to the first party), the first party heirs, successors and assigns, all of the follocunto belonging or in any way appertaining, to-wit: 19033 ch, according to the official lerk of Klamath County, Oregon
which notes and indebtedness there is now owing and un mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of the mortgage or trust deed, and the second party does no NOW, THEREFORE, for the consideration herein ness secured by the mortgage or trust deed and the surre hereby grant, bargain, sell and convey unto the second prodescribed real property, with the tenements, hereditained ated in Langetth County, State of County, State of County, State of County, State of The Act of the Office of the County of the Office of the County of the Office of the County of the Office	paid the sum of \$	the first party, being unable to pay the same try in satisfaction of the indebtedness secure its in satisfaction of the indebtedness secure les the cancellation of the notes and the indebted in Full" to the first party), the first party heirs, successors and assigns, all of the following or in any way appertaining, to-wit: 1903 ch, according to the official lerk of Klamath County, Oregon in any way appertaining or in any way appertaining in the official lerk of Klamath County, Oregon in any way appertain in the county of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of the o
which notes and indebtedness there is now owing and un mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of the mortgage or trust deed, and the second party does no NOW, THEREFORE, for the consideration herein ness secured by the mortgage or trust deed and the surre hereby grant, bargain, sell and convey unto the second prodescribed real property, with the tenements, hereditained ated in Langetth County, State of County, State of County, State of County, State of The Act of the Office of the County of the Office of the County of the Office of the County of the Office	paid the sum of \$	the first party, being unable to pay the same try in satisfaction of the indebtedness secure its in satisfaction of the indebtedness secure les the cancellation of the notes and the indebted in Full" to the first party), the first party heirs, successors and assigns, all of the following or in any way appertaining, to-wit: 1903 ch, according to the official lerk of Klamath County, Oregon in any way appertaining or in any way appertaining in the official lerk of Klamath County, Oregon in any way appertain in the county of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of the o
which notes and indebtedness there is now owing and un mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of the mortgage or trust deed, and the second party does no NOW, THEREFORE, for the consideration herein ness secured by the mortgage or trust deed and the surre hereby grant, bargain, sell and convey unto the second prodescribed real property, with the tenements, hereditained ated in Langetth County, State of County, State of The Act of County, State of The Act of the office of the thereof on file in the office of the barbon language and the property and the property and the deed and the surre transfer of the file of the office of the barbon language and the property at the accompany to the file of the property and the property and the property and the property and the party and the property and the party and t	paid the sum of \$	the first party, being unable to pay the same try in satisfaction of the indebtedness secure its in satisfaction of the indebtedness secure les the cancellation of the notes and the indebted in Full" to the first party), the first party heirs, successors and assigns, all of the following or in any way appertaining, to-wit: 1903 ch, according to the official lerk of Klamath County, Oregon in any way appertaining or in any way appertaining in the official lerk of Klamath County, Oregon in any way appertain in the county of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of the o
which notes and indebtedness there is now owing and un mortgage or trust deed being now subject to immediate requested the second party to accept an absolute deed of the mortgage or trust deed, and the second party does no NOW, THEREFORE, for the consideration herein ness secured by the mortgage or trust deed and the surre hereby grant, bargain, sell and convey unto the second prodescribed real property, with the tenements, hereditained ated in Langetth County, State of County, State of County, State of County, State of The Act of the Office of the County of the Office of the County of the Office of the County of the Office	paid the sum of \$	the first party, being unable to pay the same try in satisfaction of the indebtedness secure its in satisfaction of the indebtedness secure les the cancellation of the notes and the indebted in Full" to the first party), the first party heirs, successors and assigns, all of the following or in any way appertaining, to-wit: 1903 ch, according to the official lerk of Klamath County, Oregon in any way appertaining or in any way appertaining in the official lerk of Klamath County, Oregon in any way appertain in the county of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of Klamath County, Oregon in any way appears of the official lerk of the o

and second party's heirs, successors and encumbrances except the mortgage or true. Second 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	rer defend the above granted premises, and every part and parcel thereof against the lawful ascover, other than the liens above expressly excepted; that this deed is intended as a consas in form, of the title to the premises to the second party and all redemption rights which as a mortgage, trust deed or security of any kind; that possession of the premises hereby is party; that in executing this deed the first party is not acting under any misapprehension as a undue influence, or misrepresentation by the second party, or second party's representation to given as a preference over other creditors of the first party, and that at this time there other than the second party, interested in the premises directly or indirectly, in any manner of understood and agreed that the first party as well as the second party may be more than the singular includes the plural, and that all grammatical changes shall be made, assumed of apply equally to corporations and to individuals. It is party has executed this instrument. If first party is a corporation, it has caused its name y an officer or other person duly authorized to do so by order of its board of directors. PROPERTY DESCRIBED IN AND USE LAWS AND REGULARY. PROPERTY DESCRIBED IN AND USE LAWS AND REGULARY. PROPERTY DESCRIBED IN AND USE LAWS AND REGULARY. AND USE LAWS AND REGULARY. PROPERTY DESCRIBED IN AND USE LAWS AND REGULARY. PROPERTY DESCRIBED IN AND REGULARY. AND USE LAWS AND REGULARY. PROPERTY DESCRIBED IN AND REGULARY. AND USE LAWS AND REGULARY. PROPERTY DESCRIBED IN AND REGULARY. AND USE LAWS AND REGULARY.
PRACTICES AS DEFINED IN ORS 30,630.	10 VERILET AFFROVED USES GLOD と 体を という と Hayes AFF Mas Hayes I bout good some scope to their trades
This ide	EGON, County of Doshules Strumont was asknowledged before me as 4-6-71, 200. 28 97
proceed proud many and sections. This is	The state of the s
mandage, or tend don't broad in the the	All parenting described in verse and the parent of the control of
personal carry or second back series	EXCEPTION Shows & DUILD
SHARON E NOTARY PUBLIC COMMISSION A COMMISSI	FALL Notary Public for Oregon FALE OREGON OF LEVER O My commission expires 290 O. 060762 F RELOADER DEED
The section of process of the section of the sectio	The control of the co
STATE OF OREGON : COUNTY OF KLAMATI	하다는 경험을 통해 가는 것이 되었다. 그 사람들은 사람들은 사람들이 되었다. 그 사람들이 되었다. 그 사람들이 되었다. High and Ss. 기료 등이 되었다. 그 사람들이 사람들이 되었다. 그 사람들이 보고 있다. 그 사람들이 되었다. 그 사람들이 되었다. 그 사람들이 되었다. 그 사람들이 되었다. 그 사람들이 사람들이 되었다.
	y Hayes Ir. the 9rh day at 1:12 O'clock P.M. and duly recorded in Vol. 1607
	Deeds on Page 10557
FEE \$35.00	Bannetha G. Letsch, County Clerk by Kithun Roar