# 10 to **59376**

After recording return to	98 . 1111 26	10.58 Vol. 2	ME Page	10200
		HIU -20	DEAL STATES	
U.S. Benk Retail Finance Conter	似なな かくせばい 打造 海切りはる 行き行る かっかっ	แอบให้ (คือไร้สานสาร์) รั	len bee all en	r volum ellergisse el erg p aprodució
P O. Box 3176	5岁,122日第五份上级物道印刷。相等的证:	The state of the s	法的现在分词 计一定数 经存在分配的	(AND 1994) । १५७२ में निर्माल के विश्वमान के लिए कि
Portland, Oregon 97268-3176			gitsh acametike t	ne a conseinment of
of the second of the company of the system of the	y capacit out by the fill the fill			
The first of the second of the contract of the	\$\$\$P\$企业的2000年的300年的1900年的1900年。		lead and an and an and	line to see in the line of the
The could be a bounded on a subfigure for	s bur abladanin velid	the form of the second section of the section of the second section of the section of the second section of the	the state of the s	化环状态 医多种性 医多种性 医多种性 化二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基
· · · · · · · · · · · · · · · · · · ·				ud to a Historia de Land. So Charles de Maria
(LINE OF CREDIT INSTRUME	NT)	与超过机 经总额收益 经未兑配的 转光熔线	<b>(家庭衛和心理特殊) 机工模层的设计器</b>	마음은 기본 등을 보고 있는데 이 이 이 사람들이 되었다. 그 1000년 1일
NEED ME TRUST	[au /图[4][4][4][4][4][4][6][6][6]	ing and sufficient the	lings o ann tar tar Nacharia (* oakvel	fancials i respectables ? Soudificilists of the 5°
<ul> <li>Long to the first was the first transfer to the first of the first of</li></ul>	ing of trailing 1977			
	- 6.46. 《出版工作物的問刊與新科的工》	and a majore of the p	化异酚 化铁铁矿石	
【译文明 医乳腺 医乳腺 医乳腺 海绵 海豚		⊅ilantskijinbolijijo le Jeografijali kon okto	(Seens afterwar	this line for Recorder's use)
102-82904960-91	161			
1000 - 000 00 00 00 00	Matikopo, 12 Mer (del) Sen innerroestsoves	Deta: May 28		त्राचित्रं का प्राप्त के विकरण है। जिल्ला का किस्ता के किस्ता के किस्ता के किस्ता के किस्ता के किस्ता के किस्ता स्थान के किस्ता के क
KENNETH JAMES HARRIS AN	VD			
Granice(s): SHELLY A HARRIS	<u>r - 1 i i i i roji Qiji yatata </u>	Address: <u>&lt;5620</u>	Bartlatt Ave	o de la compansión de l
	green Brown of Official See 2017 Stopped Section	KLam:	HTO PELIT ON S	and a selection of the
KENNETH JAMES HARRIS AF	ND parelease estados estádos.		HANDO PAR INCOMENTAL. HANDO BOLDO	
Borrower(s) SHELLY A HARPIS	इ.स.च. (वर्ष) वर्षा का स्वास्त्रकार स्वी	Acdress: <u>5620</u>	Bartlutt Ave	
		Klam	th Fails OR	37603
Senericiary/("Lender"): U.S. Bank	ale i de la se la sectió			, OR. 97/208-3176
Trustee: U.S. Bank Trust Company, Na	tional Association	Address: 111 S	.W. Fifth Avenue	
	อง โรยสาน สาน	Portla	nd, Oregon 97204	A BACK CONTRACTOR AND A
The second secon	o balow ar Crantor, Li	rrevocably grant ba	rgain, sell and con	vey to Trustee, in trust
1. GRANT OF DEED OF TRUST by sight with power of sale, the following property	v. Tax Account Numbe	6559389	in it ling, located	in and the second second
Klameth	COutity, creats of o. o.	THE RESIDENCE OF THE PARTY OF T	:計画などのeが流動を向けた。	ovvs:
LOT 11, BLOCK 2, TRAC NO. 1	nga FERNDALE K	LAMATH COUNTY,	OREGON.	
· · · · · · · · · · · · · · · · · · ·	3.5.3 A			
· · · · · · · · · · · · · · · · · · ·	医抗压力 医二甲基金铁 计可能编辑机 医	10. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	(おからね 手 にんにいれ げんばいりん)	소설을 마시겠다면서 그들이 얼마나 가는 모든데 그
and the contract of the contra	1.4、1.1、1、1、14、14年6月前河北,阿弗克斯市辖副河南、1、1	والإماري المرابس أباسارا والمراجع والمرازوان	their teleformier lat teleformie	初待问题 计选择编码 经股票的 法辩论法证 计
	a. Parista de la como	alian a marking a salah sa	特殊 "我说的"的形式,被人倒打了话。	在医院的影响,但是由此, 网络精神和阿尔特的形式 化二二
			तिक सिर्वाच एक स्थापित कर्म सिन्छा र से हिल्लिस सिरिटाय	ের্ক্টার্কারের সংকরণ এই ক্রিক্টার্কারের জন্ম । এক ১ ক্রিক্টার্কার সংকরণ স্থান্তর ক্রিক্টার্কার ।
or as described on Exhibit A, which is att	ached hereto and by t	his reference incorp	prated herein, and	I all buildings and other
or as described on Exhibit A, which is att improvements and fixtures how or later	ached hereto and by to	his reference incorp y (all referred to in t	prated herein, and his Deed of Trust ( perty, as additions	I all buildings and other
or as described on Exhibit A, which is att improvements and fixtures how or later	ached hereto and by to	his reference incorp y (all referred to in t rents from the Pro rms stated in this D	prated herein, and his Deed of Trust a perty as additions sed of Trust.	I all buildings and other is "the Property"). I also il security for the debt
or as described on Exhibit A, which is att improvements and fixtures now or later the hereby assign to Lender any existing a described below. I agree that I will be leg	ached hereto and by the located on the Property and future leakes and leally bound by all the te	his reflarance incorp y (all referred to in t rents from the Pro rms stated in this D	prated herein, and his Deed of Trust a perty as additions and of Trust.	I all buildings and other is "the Property"). I also if security for the debt
or as described on Exhibit A, which is att improvements and fixtures now or later hereby assign to Lender any existing a described below. I agree that I will be leg 2. DEBT SECURED. This Deed of Trust so	ached hereto and by the located on the Property and future leakes and lally bound by all the te ecures the following:	his reference incorpy (all referred to in t rents from the Pro rms stated in this D	prated herein, and his Deed of Trust a perty as additions and of Trust.	I all buildings and other is "the Property"). I also all security for the debt.
or as described on Exhibit A, which is att improvements and fixtures now or later hereby assign to Lender any existing a described below. I agree that I will be leg 2. DEBT SECURED. This Deed of Trust seconds of the principal, into	ached hereto and by the located on the Property and future leakes and felly bound by all the telectres the following:	his reference incorpy (all referred to in the property from the Property State of the Description of the Control of the Contro	prated herein, and his Deed of Trust a perty as additions and of Trust. corneys' fees (inclu	I all buildings and other as "the Property"). I also al security for the debt ading any on appeal or
or as described on Exhibit A, which is att improvements and fixtures now or later hereby assign to Lender any existing a described below. I agree that I will be leg 2. DEBT SECURED. This Deed of Trust seconds of the principal, into	ached hereto and by the located on the Property and future leakes and felly bound by all the telectres the following:	his reference incorpy (all referred to in the property from the Property State of the Description of the Control of the Contro	prated herein, and his Deed of Trust a perty as additions and of Trust. corneys' fees (inclu	I all buildings and other as "the Property"). I also al security for the debt ading any on appeal or
or as described on Exhibit A, which is att improvements and fixtures now or later thereby assign to Lender any existing a described below. I agree that I will be leg 2. DEBT SECURED. This Deed of Trust so	ached hereto and by the located on the Property and future leakes and felly bound by all the telectres the following:	his reference incorpy (all referred to in the property from the Property State of the Description of the Control of the Contro	prated herein, and his Deed of Trust a perty as additions and of Trust. corneys' fees (inclu	I all buildings and other as "the Property"). I also al security for the debt ading any on appeal or
or as described on Exhibit A, which is att improvements and fixtures now or later hereby assign to Lender any existing a described below. I agree that I will be leg 2. DEBT SECURED. This Deed of Trust so a The payment of the principal, introview), collection costs and any and \$ 52.963.87, dated Nay 28.	ached hereto and by the located on the Property and future leanes and sally bound by all the te ecures the following: erest, credit report fee all other amounts, a regar significant is a significant to the sall other amounts, and the sall other amounts.	his reference incorpy (all referred to in the rents from the Promiss stated in this Does, late charges, attowing under a notined by	prated herein, and his Deed of Trust of perty as additions sed of Trust. orneys' fees (include to with, an origin	I all buildings and other as "the Property"). I also al security for the debt  uding any on appeal or al principa; amount of  ("Borrower")
or as described on Exhibit A, which is att improvements and fixtures now or later hereby assign to Lender any existing a described below. I agree that I will be leg 2. DEBT SECURED. This Deed of Trust so a The payment of the principal, introview), collection costs and any and \$ 52.963.37, dated \$2.26.  Kenneth James Harris and She and payable to Londer, on which the	ached hereto and by the located on the Property and future leanes and sally bound by all the telecures the following:  erest, credit report fee all other amounts, a significant in the location of the locati	his reference incorpy (all referred to in the rents from the Promiss stated in this Description of the promiss of the promise	prated herein, and his Deed of Trust of perty as additions sed of Trust. orneys' fees (include to with an original	I all buildings and other as "the Property"). I also al security for the debt  uding any on appeal or al principe; amount of  ("Borrower") well as the following
or as described on Exhibit A, which is att improvements and fixtures now or later hereby assign to Lender any existing a described below. I agree that I will be leg 2. DEBT SECURED. This Deed of Trust so [X] a. The payment of the principal, introview), collection costs and any and \$ 52.963.37 dated \$ 27.26.  Kenneth James Harris and She and payable to Londer, on which the obligations, if any (collectively Note*):	ached hereto and by the located on the Property and future leanes and selly bound by all the telecures the following: erest, credit report fee all other amounts, significant is due to the series of	his reference incorpy (all referred to in the programs from the Programs stated in this Des, late charges, attowing under a notyped by  May 25, 2008	prated herein, and his Deed of Trust a perty as additions and of Trust.  corneys' fees (include with an original and a second trust.	I all buildings and other as "the Property"). I also al security for the debt uding any on appeal or al principal amount of  ("Borrower") well as the following ot apply to this Deed of
or as described on Exhibit A, which is att improvements and fixtures now or later hereby assign to Lender any existing a described below. I agree that I will be leg 2. DEBT SECURED. This Deed of Trust so [X] a. The payment of the principal, introview), collection costs and any and \$ 52.963.57, dated [Ay 26].  Kenneth James Harris and She and payable to Londer, on which the obligations, if any (collectively Mote"): and any extensions and renewals of an	ached hereto and by the located on the Property and future leanes and sally bound by all the telecures the following: erest, credit report fee all other amounts, significant for the following:  1 1 4 Herris least payment is due by length. The words "	his reference incorpy (all referred to in the Programs from the Programs stated in this Description of the Programs stated in this Description of the Programs	prated herein, and his Deed of Trust a perty as additions sed of Trust.  comeys' fees (include with an original and a second trust.	I all buildings and other as "the Property"). I also al security for the debt  uding any on appeal or al principal amount of  ("Borrower") well as the following ot apply to this Deed of
or as described on Exhibit A, which is att improvements and fixtures now or later hereby assign to Lender any existing a described below. I agree that I will be leg 2. DEBT SECURED. This Deed of Trust so [X] a. The payment of the principal, introview), collection costs and any and \$ 52.963.57, dated [Ay 26].  Kenneth James Harris and She and payable to Londer, on which the obligations, if any (collectively Mote"): and any extensions and renewals of an	ached hereto and by the located on the Property and future leanes and sally bound by all the telecures the following: erest, credit report fee all other amounts, significant for the following:  1 1 4 Herris least payment is due by length. The words "	his reference incorpy (all referred to in the Programs from the Programs stated in this Description of the Programs stated in this Description of the Programs	prated herein, and his Deed of Trust a perty as additions sed of Trust.  comeys' fees (include with an original and a second trust.	I all buildings and other as "the Property"). I also al security for the debt  uding any on appeal or al principal amount of  ("Borrower") well as the following ot apply to this Deed of
or as described on Exhibit A, which is att improvements and fixtures now or later hereby assign to Lender any existing a described below. I agree that I will be leg 2. DEBT SECURED. This Deed of Trust so [X] a. The payment of the principal, introview), collection costs and any and S 52.963.97, dated Nay 26.  Kenneth James Harris and She and payable to Londer, on which the obligations, if any (collectively Mote"): and any extensions and renewals of an	ached hereto and by the located on the Property and future leanes and sally bound by all the telecures the following: erest, credit report fee all other amounts, significant for the following:  1 1 4 Herris least payment is due by length. The words "	his reference incorpy (all referred to in the Programs from the Programs stated in this Description of the Programs stated in this Description of the Programs	prated herein, and his Deed of Trust a perty as additions sed of Trust.  comeys' fees (include with an original and a second trust.	I all buildings and other as "the Property"). I also al security for the debt  uding any on appeal or al principal amount of  ("Borrower") well as the following ot apply to this Deed of
or as described on Exhibit A, which is att improvements and fixtures now or later hereby assign to Lender any existing a described below. I agree that I will be leg 2. DEBT SECURED. This Deed of Trust so [X] a. The payment of the principal, introview), collection costs and any and S 52.963.97, dated Nay 26.  Kenneth James Harris and She and payable to Londer, on which the obligations, if any (collectively Mote"): and any extensions and renewals of an	ached hereto and by the located on the Property and future leanes and sally bound by all the telecures the following: erest, credit report fee all other amounts, significant for the following:  1 1 4 Herris least payment is due by length. The words "	his reference incorpy (all referred to in the Programs from the Programs stated in this Description of the Programs stated in this Description of the Programs	prated herein, and his Deed of Trust a perty as additions sed of Trust.  comeys' fees (include with an original and a second trust.	I all buildings and other as "the Property"). I also al security for the debt  uding any on appeal or al principal amount of  ("Borrower") well as the following ot apply to this Deed of
or as described on Exhibit A, which is att improvements and fixtures now or later hereby assign to Lender any existing a described below. I agree that I will be leg 2. DEBT SECURED. This Dead of Trust so a. The payment of the principal, introview), collection costs and any and \$ 52.963.37, dated yay 28.  Kenneth James Harris and She and payable to Londer, on which the obligations, if any (collectively Note"): and any extensions and renewals of an Trust if this paragraph 2.a. is checked, until the payment of all amounts that a thereto ("Credit Agreement"), signed be	ached hereto and by the located on the Property and future leanes and pally bound by all the telecures the following:  erest, credit report fee all other amounts, riggs:  11y A Herris  12st payment is due by length. The words "I nless paragraph 2.b. is re payable to Lender at dated"	his reference incorpy (all referred to in the Programs stated in this Des, late charges, attacking under a nound by LINE OF CREDIT IN also checked tany time under a	prated herein, and his Deed of Trust a perty as additionated of Trust.  corneys' fees (inclust a with an originated of Trust.  , as	l all buildings and other is "the Property"). I also all security for the debt unding any on appeal or all princips; amount of "Borrower"); well as the following of apply to this Deed of inders or amendments  ["Borrower").
or as described on Exhibit A, which is att improvements and fixtures now or later hereby assign to Lender any existing a described below. I agree that I will be leg 2. DEBT SECURED. This Deed of Trust so will be proview. Collection costs and any and S 52.963.57 dated way 28 Kenneth James Harris and She and payable to Londer, on which the obligations, if any (collectively Notes): and any extensions and renewals of an Trust if this paragraph 2.a. is checked, up b. The payment of all amounts that a thereto ("Credit Agreement"), signed b.	ached hereto and by the located on the Property and future leanes and selly bound by all the telecures the following: erest, credit report fee all other amounts, significant is due to the leanest of the locate of	his reference incorpy (all referred to in the program of the progr	prated herein, and his Deed of Trust a perty as additionated of Trust.  corneys' fees (include with, an originated of Trust.  as a strict of the strict of the strict of trust.	I all buildings and other is "the Property"). I also il security for the debt.  I aling any on appeal or all principal amount of "Borrower").  I well as the following of apply to this Deed of riders or amendments.  ("Borrower").  I ce with the terms of the principal amount to be
or as described on Exhibit A, which is att improvements and fixtures now or later hereby assign to Lender say existing a described below. I agree that I will be leg 2. DEBT SECURED. This Deed of Trust say and say collection costs and any and 5 52.963.37 dated Nay 28.  Kenneth James Harris and She and payable to Londer, on which the obligations, if any (collectively Note"): and any extensions and renewals of an Trust if this paragraph 2.a. is checked, until b. The payment of all amounts that a thereto ("Credit Agreement"), signed be the Credit Agreement is for a revolving Credit Agreement) one or more loans.	ached hereto and by the located on the Property and future leanes and sally bound by all the telecures the following:  erest, credit report fee all other amounts, significant is due to the sall other amounts and sall other amounts are payment, is due to the payment of the credit under a dated by the property of the credit under on one the payment to the Credit under the credit under the credit under the payment to the Credit under the cred	his reference incorpy (all referred to in the Programs stated in this Des, late charges, attending under a nound by LINE OF CREDIT IN also checked tany time under a not more occasion edit Agreement is \$	prated herein, and his Deed of Trust a perty as additions and of Trust.  corneys' fees (include with an original and any and any and any and any are the maximum	I all buildings and other is "the Property"). I also all security for the debt and an appeal or all principal amount of ("Borrower"); well as the following of apply to this Deed of riders or amendments ("Borrower").
or as described on Exhibit A, which is att improvements and fixtures now or later hereby assign to Lender any existing a described below. I agree that I will be leg 2. DEBT SECURED. This Deed of Trust so [X] a. The payment of the principal, introview), collection costs and any and S. 52.963.57 dated 1/2/28.  Kenneth James Harris and She and payable to Londer, on which the obligations, if any (collectively Notes); and any extensions and renewals of an Trust if this paragraph 2.a. is checked, up b. The payment of all amounts that a thereto ("Credit Agreement"), signed be The Credit Agreement is for a revolving credit Agreement) one or more loans advanced and outstanding at any one ti	ached hereto and by the located on the Property and future leanes and selly bound by all the telecures the following:  strest, credit report fee all other amounts, significant is due to the second of the second o	his reference incorpy (all referred to in the rents from the Programs stated in this Des, late charges, attacking under a nowing under a nowing under a late of CREDIT IN also checked the any time under a late of the program of the	prated herein, and his Deed of Trust a perty as additionated for trust.  corneys' fees (include with, an original and any and any libitain (in accorder s. The maximum	I all buildings and other is "the Property"). I also il security for the debt.  I align any on appeal or all principal amount of "Borrower").  Well as the following of apply to this Deed of riders or amendments ("Borrower").  I ce with the terms of the principal amount to be
or as described on Exhibit A, which is att improvements and fixtures now or later hereby assign to Lender any existing a described below. I agree that I will be leg 2. DERT SECURED. This Deed of Trust selection costs and any and \$	ached hereto and by the located on the Property and future leanes and selly bound by all the telecures the following: erest, credit report fee all other amounts, significant for a payment, is due to be property for the payment of the credit under an end of the credit under which from Lender on one the pursuant to the Credits of an initial periodness can be obtained.	his reference incorpy (all referred to in the program of the progr	prated herein, and his Deed of Trust a perty as additional and of Trust.  corneys' fees (include with an original and any and any librain (in accordance). The maximum begins on the aboved by a repayment.	l all buildings and other is "the Property"). I also al security for the debt and any on appeal or all principal amount of "Borrower"). Well as the following of apply to this Deed of riders or amendments ["Borrower"). The with the terms of the principal amount to be coverindicated date of the ent period during which learth of the repayment.
or as described on Exhibit A, which is att improvements and fixtures now or later hereby assign to Lender any existing a described below. I agree that I will be leg 2. DEBT SECURED. This Deed of Trust so [X] a. The payment of the principal, introview), collection costs and any and so [52,963,97], dated [42,28].  Kenneth James Harris and She and payable to Londer, on which the obligations, if any (collectively) Note*); and any extensions and renewals of an Trust if this paragraph 2.a. is checked, upon the credit Agreement of all amounts that a thereto ("Credit Agreement is for a revolving Credit Agreement) one or more loans advanced and outstanding at any one till the term of the Credit Agreement, during which advanced any extensions and renewals of the Credit Agreement, during which advanced and outstanding at any one till amounts the advanced and accounts and payable to payable to payable to be a second and outstanding at any one till amounts and any one till amounts any all amounts own.	ached hereto and by the located on the Property and future leanes and pally bound by all the telecures the following: erest, credit report fee all other amounts, significant for a payment, is due by length. The words "I have payment, is due to be of credit under whe from Lender on one pursuant to the Cresists of an initial period noses can be obtained to Lender under the	his reference incorpy (all referred to in the property (all referred to in the property of the	prated herein, and his Deed of Trust a perty as additions sed of Trust.  corneys' fees (include a with an original and any and any libitain (in accorder s. The maximum begins on the aboved by a repayment Agreement. The	l all buildings and other is "the Property"). I also al security for the debt.  I adding any on appeal or all principal amount of "Borrower").  Well as the following of apply to this Deed of miders or amendments.  ("Borrower").  The with the terms of the principal amount to be covered during which length of the repayment.
or as described on Exhibit A, which is att improvements and fixtures now or later hereby assign to Lender any existing a described below. I agree that I will be leg 2. DEBT SECURED. This Deed of Trust so [X] a. The payment of the principal, introview), collection costs and any and so [52,963,97], dated [42,28].  Kenneth James Harris and She and payable to Londer, on which the obligations, if any (collectively) Note*); and any extensions and renewals of an Trust if this paragraph 2.a. is checked, upon the credit Agreement of all amounts that a thereto ("Credit Agreement is for a revolving Credit Agreement) one or more loans advanced and outstanding at any one till the term of the Credit Agreement, during which advanced any extensions and renewals of the Credit Agreement, during which advanced and outstanding at any one till amounts the advanced and accounts and payable to payable to payable to be a second and outstanding at any one till amounts and any one till amounts any all amounts own.	ached hereto and by the located on the Property and future leanes and pally bound by all the telecures the following: erest, credit report fee all other amounts, significant for a payment, is due by length. The words "I have payment, is due to be of credit under whe from Lender on one pursuant to the Cresists of an initial period noses can be obtained to Lender under the	his reference incorpy (all referred to in the property (all referred to in the property of the	prated herein, and his Deed of Trust a perty as additions sed of Trust.  corneys' fees (include a with an original and any and any libitain (in accorder s. The maximum begins on the aboved by a repayment Agreement. The	l all buildings and other is "the Property"). I also al security for the debt.  I adding any on appeal or all principal amount of "Borrower").  Well as the following of apply to this Deed of miders or amendments.  ("Borrower").  The with the terms of the principal amount to be covered during which length of the repayment.
or as described on Exhibit A, which is att improvements and fixtures now or later hereby assign to Lender any existing a described below. I agree that I will be leg 2. DEBT SECURED. This Deed of Trust serview), collection costs and any and S	ached hereto and by the located on the Property and future leanes and sally bound by all the telecures the following: erest, credit report fee all other amounts, significant for the payment, is due by length. The words "I list payment, is due by length. The words "I list payment, is due by length. The words "I line of credit under at dated by line of credit under who from Lender on one the pursuant to the Cresists of an initial period nose can be obtained by the lender under the amounts own	his reference incorpy (all referred to in the program of the progr	prated herein, and his Deed of Trust a perty as additional and of Trust.  corneys' fees (include with an original and any and any and any areas on the aboved by a repayment of the repayment.	I all buildings and other as "the Property"). I also al security for the debt described for the debt and any on appeal or all principal amount of "Borrower"). Well as the following of apply to this Deed of riders or amendments ("Borrower"). The with the terms of the principal amount to be covered during which length of the repayment period, but it will end no
or as described on Exhibit A, which is att improvements and fixtures now or later hereby assign to Lender any existing a described below. I agree that I will be leg 2. DEBT SECURED. This Deed of Trust so [X] a. The payment of the principal, introview), collection costs and any and so [52,963,97], dated [Ayy 28].  Kenneth James Harris and She and payable to Londer, on which the obligations, if any (collectively Mote"); and any extensions and renewals of an Trust if this paragraph 2.a. is checked, up b. The payment of all amounts that a thereto ("Credit Agreement"), signed be thereto ("Credit Agreement"), signed be The Credit Agreement) one or more loans advanced and outstanding at any one to Credit Agreement, during which advanced and the maturity date will depend and the maturity date of This Deed of Trust secures the perform	ached hereto and by the located on the Property and future leanes and pally bound by all the telecures the following: erest, credit report fee all other amounts, significant of the remounts of the least payment is due by length. The words "I have payable to Lender at dated by line of credit under whe from Lender on one me pursuant to the Credit and on the amounts own ance of the Credit Agreement of the Credit A	his reference incorpy (all referred to in the property of the property of the property of the property of the payment, the	prated herein, and perty as additions sed of Trust.  corneys' fees (include a with an original and any and any and any area for the maximum abegins on the aboved by a repayment of the repayment and of all loans payarea.	l all buildings and other is "the Property"). I also all security for the debt defined and any on appeal or all principal amount of "Borrower"), well as the following of apply to this Deed of "Borrower"). The with the terms of the principal amount to be covered during which length of the repayment period, but it will end no ble to Lender at any time ship faces, attorneys fees
or as described on Exhibit A, which is att improvements and fixtures now or later hereby assign to Lender any existing a described below. I agree that I will be leg 2. DEBT SECURED. This Deed of Trust selection costs and any and S 52.963.37 dated Nay 28.  Kenneth James Harris and She and payable to Lender, on which the obligations, if any (collectively Notes): and any extensions and renewals of an Trust if this paragraph 2.a. is checked, unto the control of the payment of all amounts that a thereto ("Credit Agreement), signed be the term of the Credit Agreement consecred and outstanding at any one to the term of the Credit Agreement consecred the period and the maturity date will depend and the maturity date of this Deed of Trust secures the perform under the Credit Agreement, the payment of the Credit Agreement, the payment of the Credit Agreement.	ached hereto and by the located on the Property and future leanes and selly bound by all the telecures the following: erest, credit report fee all other amounts, significant for a selly length. The words "last payment is due by length. The words "last payment is due by length. The words "last payment is due by length. The words "last payment to the credit under and dated "y".  Line of credit under what is from Lender on one me pursuant to the Credit on the amounts owners and any last payment of all interest credit cores and any last and cores and any any and sellection of the credit Agreement of all interest credits.	his reference incorpy (all referred to in the program of the program of the program of the program of the payment in the payme	prated herein, and perty as additions sed of Trust.  corneys' fees (include a with an original and any and any and any area for the maximum abegins on the aboved by a repayment of the repayment and of all loans payarea.	l all buildings and other is "the Property"). I also all security for the debt defined and any on appeal or all principal amount of "Borrower"), well as the following of apply to this Deed of "Borrower"). The with the terms of the principal amount to be covered during which length of the repayment period, but it will end no ble to Lender at any time ship faces, attorneys fees
or as described on Exhibit A, which is att improvements and fixtures now or later hereby assign to Lender any existing a described below. I agree that I will be leg 2. DEBT SECURED. This Deed of Trust so [X] a. The payment of the principal, introview), collection costs and any and so [52,963,97], dated [Aay 28].  Kenneth James Harris and She and payable to Londer, on which the obligations, if any (collectively Mote"); and any extensions and renewals of an Trust if this paragraph 2.a. is checked, upon the credit Agreement is for a revolving Credit Agreement) one or more loans advanced and outstanding at any one time. The term of the Credit Agreement considered and the maturity date will depend and the maturity date will depend on the Credit Agreement, the payment of the Credit Agreement of the Credit Agreement, the payment of the Credit Agreement of the C	ached hereto and by the located on the Property and future leanes and sally bound by all the telecures the following: erest, credit report fee all other amounts, significant for a second for the least payment, is due by length. The words "I line of credit under at dated by the least payment to the Credit and on the amounts own ance of the Credit Agraent of all interest, creditection costs and any length of the credit and costs and any length of the credit Agraent of all interest, creditection costs and any length of the credit and costs and any length of the credit agraent of all interest, creditection costs and any length of the credit and costs and any length of the credit agraent of all interest, creditection costs and any length of the credit and costs and credit any length of the credit and costs and credit any length of the credit and costs and credit any length of the credit and costs and credit any length of the credit and costs and credit any length of the credit credit and credit any length of the credit any	his reference incorpy (all referred to in the property of the	prated herein, and his Deed of Trust a perty as additional ed of Trust.  corneys' fees (include with an original ed of Trust.  as strument do not be an additional edges on the above of the repayment of the repayment that are payares.	I all buildings and other as "the Property"). I also all security for the debt and any on appeal or all principal amount of "Borrower"). Well as the following of apply to this Deed of riders or amendments ("Borrower"). The with the terms of the principal amount to be covered during which length of the repayment period, but it will end no ble to Lender at any time ship fees, aftorneys fees to Lender at any time
or as described on Exhibit A, which is att improvements and fixtures now or later hereby assign to Lender any existing a described below. I agree that I will be leg 2. DEBT SECURED. This Deed of Trust so we collection costs and any and any collection costs and any and any and any and any and any and any and payable to Londer, on which the obligations, if any (collectively! Note"):  and any extensions and renewals of any trust if this paragraph 2.a. is checked, upon the credit Agreement's for a revolving Credit Agreement one or more loans advanced and outstanding at any one to the term of the Credit Agreement, during which advanced and the maturity data will deper later than the maturity data of.  This Deed of Trust secures the perform under the Credit Agreement, and any equipment that a payang any on appeal or review), counder the Credit Agreement, and any equipment and any experience and equipment and equipm	ached hereto and by the located on the Property and future leanes and sally bound by all the te ecures the following:  erest, credit report fee all other amounts, significant amounts, significant and sall other amounts are payment, is due to the credit under what is from Lender on one me pursuant to the Credit Agricultural and on the amounts own ance of the Credit Agricultural and any xtensions and renewal the payment of all otil the	his reference incorpy (all referred to in the Programs stated in this Des, late charges, attending under a nowing under a nowing under a nowing under a nowing under a lich Berrower may or more occasion edit Agreement is \$ of ten years, which by Berrower, follower and all other amounts of any length. The payment is the payment of the payment in the p	prated herein, and his Deed of Trust a perty as additions and of Trust.  corneys' fees (include with an original and any and any and any and any and any areas the maximum of the repayment of the repayment that are payallest thereon, advantages, member ints that are payallest thereon, advantages and advantages.	l all buildings and other is "the Property"). I also all security for the debt and in security for the debt and in an appeal or all principal amount of a principal amount of a poly to this Deed of a poly to this Deed of a poly to this Deed of a principal amount to be a principal amount to be a principal amount to be an apply of the repayment period, but it will end no ble to Lender at any time ship fees, attorneys fees all to Lender at any time and under this Deed of the repayment and under this Deed of the period under this Deed of the period and the period of this Deed of the period of the pe
or as described on Exhibit A, which is att improvements and fixtures now or later hereby assign to Lender any existing a described below. I agree that I will be leg 2. DEBT SECURED. This Deed of Trust so will be leg 2. DEBT SECURED. This Deed of Trust so solve the principal, introview), collection costs and any and S 52.963.97 dated way 28.  Kenneth James Harris and She and payable to Londer, on which the obligations, if any (collectively Notes): and any extensions and renewals of an Trust if this paragraph 2.a. is checked, until b. The payment of all amounts that a thereto ("Credit Agreement), signed be thereto ("Credit Agreement"), signed be The Credit Agreement one or more loans advanced and outstanding at any one till the term of the Credit Agreement consucred and the maturity date will depend and the maturity date will depend and the maturity dates of This Deed of Trust secures the perform under the Credit Agreement, the paym (including any on appeal or review), counder the Credit Agreement, and any ended the credit Agreement and any ended the credit Agreement.	ached hereto and by the located on the Property and future leanes and selly bound by all the telecures the following:  seest, credit report fee all other amounts, significant in the second seest, credit report fee all other amounts, significant in the second seest payment is due to the credit under seest and and control of the Credit Agragement of all interest, credit credit and control of all interest, credit credit and control of all interest, credit credit and control of all offection costs and any xtensions and renewal the payment of all offection of the credit and control of all offection costs and any xtensions and renewal the payment of all offection of the credit and control of the credit and control of all offection costs and any xtensions and renewal the payment of all offeting of the credit and the payment of all offeting of the credit and the payment of all offeting of the credit and the payment of all offeting of the credit and the payment of all offeting of the credit and the payment of all offeting of the credit and the payment of all offeting of the credit and the payment of all offeting of the credit and the payment of all offeting of the credit and the payment of all offeting of the credit and the payment of all offeting of the credit and the	his reference incorpy (all referred to in the Programs stated in this Destroyers, attended by the Programs of the Common of the Common of the Credit Agreement is \$ of ten years, which by Borrower, followed at the beginning terms of the Credit Agreement, the payment of the payment in the payment of the credit and all other amounts of any length. The resums, with interestimatics of any length.	prated herein, and his Deed of Trust a perty as additionated for the perty as additionated for the perty as additionated for the perty fees (included for the perty fees). The maximum of the repayment of the repayment of the repayment that are payaltest thereon, adverse and agree thereon, adverse and agree thereon, adverse and agree thereon, adverse thereon, adv	l all buildings and other is "the Property"). I also all security for the debt because any on appeal or all principal amount of "Borrower"). Well as the following of apply to this Deed of riders or amendments ("Borrower"). It is with the terms of the principal amount to be any of the repayment period, but it will end no ble to Lender at any time ship fees, aftorneys fees the to Lender at any time ship fees, aftorneys fees to Lender at any time moved under this Deed of ments under this Deed of ments under this Deed of mede to Borrower under
or as described on Exhibit A, which is att improvements and fixtures now or later hereby assign to Lender any existing a described below. I agree that I will be leg 2. DEBT SECURED. This Deed of Trust so [X] a. The payment of the principal, introview), collection costs and any and so [52,963,97], dated [42,28].  Kenneth James Harris and Shard payable to Londer, on which the obligations, if any (collectively! Note"): and any extensions and renewals of an Trust if this paragraph 2.a. is checked, upon the credit Agreement of all amounts that a thoreto ("Credit Agreement"), signed by The Credit Agreement on or more loans advanced and outstanding at any one time. The term of the Credit Agreement, during which advanced and the maturity dats will deper later than the maturity dats of.  This Deed of Trust secures the perform under the Credit Agreement, the payme (including any on appeal or review), counder the Credit Agreement, and any entire this Deed of Trust also secures the performance of this Deed of Trust also secures the Trust I his Deed of Trust also secures the Trust I his Deed of Trust also secures the performance of the Credit Agreement, and any entire I has Deed of Trust also secures the II ha	ached hereto and by the located on the Property and future leanes and pally bound by all the terms the following: erest, credit report fee all other amounts, significant payment, is due to the payment is due to the credit under whe from Lender on one pursuant to the Credit Agrance of t	his reference incorpy (all referred to in the Programs stated in this Des, late charges, attending under a nowing under a nowing under a nowing under a lich Borrower may cor more occasion and the programs of the years, which by Borrower, followers and all other amounts of any length.  The sums, with integrating of any length.  The sums, with integrating of any counter advances, with integrating to the counter advances, with integrating and all other amounts of any counter advances, with integrating and all other amounts of any counter advances, with	prated herein, and his Deed of Trust a perty as additions and of Trust.  corneys' fees (include with an original and any and any and any and any and any areas the maximum of the repayment of the repayment that are payall est thereon, adverse interest thereon, adverse interest thereon,	I all buildings and other is "the Property"). I also all security for the debt and in security for the debt and in a security for amount of a security to this Deed of inders or amendments ("Borrower"). It is existent to be a security the terms of the principal amount to be any time and in a ship fees, attorneys fees all to Lender at any time ship fees, attorneys fees are to Lender at any time and of under this Deed of ments under this Deed of made to Borrower under
or as described on Exhibit A, which is att improvements and fixtures now or later hereby assign to Lender any existing a described below. I agree that I will be leg 2. DEBT SECURED. This Deed of Trust so collection costs and any and \$	ached hereto and by the located on the Property and future leanes and selly bound by all the telecures the following:  strest, credit report fee all other amounts, significant is due to the second of the credit under at the payment is due to the amounts of the Credit Agrand on the amounts own ance of the Credit Agrand of Trust and the payment of all office repayment of all office repayment of any fitter and the payment of any fitter repayment of any fitter and the payment of any fitter repayment of any fitter and the payment of any fitter repayment of any fitter and the payment and the pay	his reference incorpy (all referred to in the Programs stated in this Des, late charges, attending under a nowing the common occasion and the common occasion of ten years, which by Borrower, followed at the beginning sement, the payment in terms of the Credit report fees, late and all other amounts of any length.  The sums, with interesting of the common of any courter advances, with the payment of the credit report fees, late and all other amounts of any length.	prated herein, and perty as additionated for Trust.  corneys' fees (included in the perty as additionated in the perty as additionated in the perty fees (included in the perty fees (included in the perty fees).  STRUMEN! do not be an additionated in the perty fees and any area and any in the perty fees and any in the perty fees and any in the perty fees and agree agree and agree and agree and agree agree and agree agree and agree agree agree agree and agree	l all buildings and other is "the Property"). I also all security for the debt because any on appeal or all principal amount of "Borrower"). Well as the following of apply to this Deed of riders or amendments ["Borrower"). Ince with the terms of the principal amount to be been period during which length of the repayment period, but it will end no ble to Lender at any time ship fees, attorneys fees the Lender at any time made under this Deed of made to Borrower under the as applicable, may be
or as described on Exhibit A, which is att improvements and fixtures now or later hereby assign to Lender any existing a described below. I agree that I will be leg 2. DEBT SECURED. This Deed of Trust so we collection costs and any and any collection costs and any and any and any and any and any and any and payable to Londer, on which the obligations, if any (collectively! Note"):  and any extensions and renewals of any trust if this paragraph 2.a. is checked, upon the credit Agreement's for a revolving Credit Agreement one or more loans advanced and outstanding at any one to the term of the Credit Agreement, during which advanced and the maturity data will deper later than the maturity data of.  This Deed of Trust secures the perform under the Credit Agreement, and any equipment that a payang any on appeal or review), counder the Credit Agreement, and any equipment and any experience and equipment and equipm	ached hereto and by the located on the Property and future leanes and sally bound by all the telecures the following: erest, credit report fee all other amounts, significant for a second for the least payment, is due by length. The words "line of credit under at dated "y"  Line of credit under what is from Lender on one time pursuant to the Credit Agrages of the amounts own ance of the Credit Agrages of the credit and any the payment of all interest, credit of the payment of all per decided for the amounts own the payment of all per decided for the amounts of the payment of all of the repayment of any for the repayment of any for the repayment of any for the amounts of the repayment of any for the amounts of the payment of any for the repayment of	May 25, 2008  LINE OF CREDIT IN also checked t any time under a correct to in the Program of the Credit and all other amount of any length. The sime with interest of the credit and all other amount of any length. The sime with interest of any length. The sime with interest of the credit and all other amount of any length. The sime with interest of any length. The sime with interest of any length. The sime with interest of any countries of any countries of any countries of the credit. The Note or Credit, with the terms of the program of the credit.	prated herein, and perty as additions and frust.  corneys' fees (include with an original and any and any and any areas in the maximum of the repayment of the repayment of the repayment that are payables thereon, advantages, member into that are payables thereon, advantages interest thereon advantages interest the advantages in the adva	l all buildings and other is "the Property"). I also all security for the debt because any on appeal or all principal amount of "Borrower"). Well as the following of apply to this Deed of riders or amendments ["Borrower"). Ince with the terms of the principal amount to be been period during which length of the repayment period, but it will end no ble to Lender at any time ship fees, attorneys fees the Lender at any time made under this Deed of made to Borrower under the as applicable, may be

## 3. INSUITANCE LIENS, AND UPKEEP

3.1 I will keep the Properly insured by compunies acceptable to you with fire and theft insurance, flood insurance if the Property is located in any area which is, or hereafter will be designated as a special flood hazard area, and extended coverage insurance, if any, as follows:

VRVV	je msurance, i	fany a	o fellous		4100
AMCO		· · · · · · · · · · · · · · · · · · ·	a initioans		
- Additional and the second			11 11 11	100	11 1
					22
	4.5				
THE A					

The policy amount will be enough to pay the entire amount owing on the debt secured by this Deed of Trust or the insurable value of the Property, whichever is less, despite any "co-insurance" or similar provision in the policy. The insurance policies will have your standard loss payable endorsement. No one but you has a mortgage or lien on the Property, except the following "Permitted Lien(s)":

- 3.2 I will pay taxes and any debts that might become a lien on the Property, and will keep it free of trust deeds, mortgages and liens, other than yours and the Permitted
- 3.3 I will also keep the Property in good condition and repair and will prevent the removal of any of the improvements.
- 3.4 If I do not do any of these things, you may do them and add the cost to the Note or Credit Agreement as applicable. I will pay the cost of your doing these whenever you ask, with interest at the fixed or floating rate charged under the Note or Credit Agreement, whichever is higher. Even if you do these things, my failure to do them will be a default under Section 6, and you may still use other rights you have for the default.

### WARNING

Unless I provide you with evidence of the insurance coverage as required by the Credit Agreement or this Deed of Trust, you may purchase insurance at my expense to protect your interest. This insurance may, but need not, also protect my interest. If the collateral becomes damaged, the coverage you purchase may not pay any claim I make drang. coverage you purchase may not pay any claim! make or any claim made against me. I may later cancel this coverage by providing evidence that I have obtained property coverage elsewhere.

I am responsible for the cost of any insurance purchased by you. The cost of this insurance may be added to the Note or Credit Agreement. If the cost is added to the Note or Credit Agreement, the highest rate on the underlying Note or Credit Agreement will apply to this added amount. The effective date of coverage may be the date my prior coverage lapsed or the date I failled to provide proof of

The coverage you purchase may be considerably more expensive than insurance I can obtain on my own and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by

- A. DUE ON SALE. I agree that you may, at your option, declare due and payable all sums secured by this Deed of Trust in all or any part of the Property, or an interest in the Property, is sold or transferred. If you exercise the option to accelerate, I know that you may use any default remedies permitted under this Deed of Trust and applicable law. I know that you may exercise your rights under this due on sale provision each time all or any part of the Property, or an interest in the Property, is sold or transferred, whether or not you exercised your rights on any previous sales or trainsfers.
- 5. PROTECTING YOUR INTEREST. I will do anything that may new or later be necessary to perfect and preserve this Dead of Trust and I will pay all recording fees and other fees and costs involved.
- 6. DEFAULT. It will be a default:
- 6.1 If you do not receive any payment on the debt secured by this Deed of Trust when it is due:
- 6.2 If I commit fraud or make any material misrepresen-6.2 If I commit fraud or make any material misrepresentation in connection with my loan application, the Note or Credit Agreement, this Deed of Trust, or any aspect of my line of credit. For example, it will be a default if I give you a false financial statement or if I do not tell you the truth about my financial situation, about the Property that is subject to this Deed of Trust, or about my use of the money I obtained from you through the Note or line of credit.
- 6.3 If any action or inaction by mo adversaly affects your security for the Note or Credit Agreement including, but not

security for the Note or Credit Agreement, including, but not limited to, the following:

a. If all or any part of the Property, or an interest in the Property, is sold or transferred;

b. If I fail to maintain required insurance on the Property;

c. If I commit waste on the Property or otherwise destructively use or fail to maintain the Property;

d. If I die.

e. If I fail to pay taxes or any debts that might become a lien on the Property: Middle

- A. If I do not keep the Property free of deeds of trust mortgages and lient, other than this Deed of Trust and other Permitted Liens I have already fold you shout;

  g. If I become insolvent or benkrupt;

  h. If any person forecloses or declares a forfeiture on the Property under any land sale contract, or forecloses, any Permitted Lien or other lien on the Property; or

  i. If I fail to keep any agreement or breach the warranties, representations or covenants I am making to you in this Deed of Trust about hazardous substances on the Property.

- 7. YOUR RIGHTS AFTER DEFAULT. After a default, you will have the following rights and may use any one, or any combination of them, at any time.
- 7.1 You may declars the entire secured debt immediately due and payable all at once without notice.
- 7.2 Subject to any limitations imposed by applicable law, either before or after a sale of the Property under a judicial foreclosure, or before a sale of the Property by advertisement and sale, you may sue for and recover from Borrower all amounts remaining under the Credit Agreement under the Note, and under this Deed of Trust.
- 7.3 You may foreclose this Deed of Trust under applicable law either judicially by suit in equity or nonjudicially by advertisement and sale.
- 7.4 You may have any rents from the Property collected and pay the amount received, over and above costs of collection and other lawful expenses, on the debt secured by this Deed
- 7.5 I will be liable for all reasonable collection costs you incur, to the full extent allowed by law. If you foreclose this Deed of Trust either judicially by suit in equity or nonjudicially by advertisement and sale, I will also be liable for your reasonable attorney fees including any on appeal or review.
- 7.6 You may use any other rights you have under the law, this Deed of Trust, or other agreements, including but not limited to any Note or Credit Agreement.

### 8. HAZARDOUS SUBSTANCES.

- 8.1 Except as previously disclosed to you in writing. I represent and warrant to you that no hazardous substance is stored, located, used or produced on the Property, and that to the best of my knowledge, after due and diligent inquiry, no hazardous substance is stored, located, used or produced on any adjacent Property, nor has any hazardous substance been stored, located, used, produced, or released on the Property or any adjacent property prior to my ownership, passession or control of the Property.
- 8.2 I will not cause or permit any activity on the Property that directly or indirectly could result in the release of any hazardous substance onto or under the Property or any other property. I agree to provide written notice to you immediately when I become aware that the Property or any adjacent property is being or has been subjected to a release of any hazardous substance.
- Release of any hazardous substance.

  8.3 You and your representatives may enter the Property at any time for the purpose of conducting an environmental audit, committing only such injury to the Property as may be necessary to conduct the audit. You shall not be required to remedy any such injury or compensate me therefor. I shall cooperate in all respects in the performance of the audit. I shall pay the costs of the audit if either a default exists under this Deed of Trust at the time you arrange to have the audit performed or if the audit reveals a default pertaining to hazardous substances. If I refuse to permit you or your representatives to conduct an environmental audit on the Property, you may specifically enforce performance of this provision.
- 8.4 I will indemnify and hold you harmless from and against any and all claims, demands, liabilities, lawsuits and other proceedings, damages, losses, liens, penalties, fines, clean-up and other costs, expenses, and attorney fees (including any on appeal or review) arising directly or indirectly from or out of, or in any way connected with (i) the breach of any representation, warranty, covenant, or agreement concerning hazardous substances contained in this Deed of Trust or in any other document executed by me in connection with the debt secured by this Deed of Trust (ii) any release onto or under the Property or other property of any hazardous substance that occurs as a direct or indirect result of acts or omissions by me or my agents or independent contractors; and (iii) any release onto or under the Property of any hazardous substance that occurs during my cwnership, possession, or control of the Property. 8.4 I will indemnify and hold you harmless from and against
- my cwnership, possession, or control of the Property.

  8.5 If you shall at any time, through the exercise of any of your remedies under this Deed of Trust, or by taking a deed in lieu of foreclosure, hold title to or own the Property in your own right, you may, at your option, convey the Property to me. I covenant and agree that I shall accept delivery of any instrument of conveyance and resume ownership of the Property in the event you exercise your option hereunder to convey the Property to me. You, at your sole discretion, shall have the right to record any instrument conveying the Property to me and such recordation shall be deemed acceptance by me of the instrument and the conveyance. acceptance by me of the instrument and the conveyance. silitario se soul antino persona coma c

8.6 All of my representations, warranties, covenants and agraements contained in this Deed of Trust regarding any hiszardous substance, including but not limited to my agreement to accept conveyance of the Property from you and to resume ownership, shall survive foreclosure of this Deed of Trust or acceptance by you of a deed in lieu of foreclosure

8.7 For purposes of this Deed of Trust, the term \*hazardous substance" means any substance or material defined or designated as hazardous or toxic waste, hazardous or toxic material or hazardous, toxic or radioactive substance (or designated by any other similar term) by any applicable ferieral, state or local statute, regulation or ordinance now in effect or in effect at any time during either the term of this Dued of Trust or the period of time I remain in possession, custody, or control of the Property following either foreclosure of this Deed of Trust or acceptance by you of a deed in lieu of foreclosure.

9. SATISFACTION OF DEED OF TRUST. When the Note or Credit Agreement or both, as applicable, are completely paid off and the Credit Agreement, as applicable, is cancelled and terminated as to any future loans, I understand that you will request Trustee to reconvey, without warranty, the Property to the person legally entitled. thereto. I will pay Trustee a reasonable fee for preparation and execution of the reconveyance instrument and I will record the reconveyance at my expense,

10. CHANGE OF ADDRESS. I will give you my new address in writing whenever I move. You may give me any notices by regular mail at the last address I have given you.

11. OREGON LAW APPLIES. This Deed of Trust will be governed by Oregon law.

12. NAMES OF PARTIES. In this Deed of Trust "I", "me" and "my" mean Grantor(s), and "you" and "your" mean Beneficiary/Lander.

		f this Deed of		
Grantor	me de	Даже	Kario	16,00 0 01
Ken	ineth Jah	airreK een		Grantor Shelly A Harris
Grantor				Grantor
Grantor				
				[기 : 본 : 1] : : : : : : : : : : : : : : : : :
			INDIVIDUAL ACKA	K)WLEDGMENT
STATE OF OREG	NO		)	
L L	1.		) ss.	5 36-98
County of	ile mate	<u> </u>		Date
				불발맞은 그를 불막으로다고 말이 하고 하고 하나?
fersonally appeared and acknowledge	ared the ali	ove named	Kennath Steme	11 946 4 3
	ou the tons	down need of	Trust to be Usette	voluntary act.
				Before mis:
	177-341	CIAL SEAL	\$507	Delote mile.
		S MEDIGER	<b>&amp;</b>	thude mades
	CCAMISSION	20,050381		Notary Public for Oregon
CHECOS	23335:384	expires dec. 72, 25	00% 550	My commission expires: 12.23.200
				내가, 한 돈을 잃었습니다. 그는 보고 하는 것이다.
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		REQUEST FOR REC	CONVEYANCE
) i bucker				
	1.			그들은 사람이 가는 하나면 사람들이 되었다. 생각이 가지 않는 사람들이 되었다.
ne undersigned	is the hold	er of the Note	or Credit Agreement	f or both, as annimable account to the D
ne undersigned ntire obligation of	look of True	4 have been		t or both, as applicable, secured by this Deed of Trust. T or both, as applicable, together with all other indebtedue
ne undersigned tire obligation e cured by this D	eed of Tru	st, have been p	said in full. You are h	nereby directed to cancel the Note or Credit Agreement
ne undersigned ntire obligation e cured by this D	eed of Tru	st, have been p	said in full. You are h	nereby directed to cancel the Note or Credit Agreement
ne undersigned ntire obligation e curred by this D oth, as applicabl ow held by you u	eed of Tru	st, have been p	said in full. You are h	" " " as applicable, whether with all other indebtedo.
ne undersigned native obligation ecured by this Doth, as applicable wheld by you unter the control of the contr	leed of Tru le, and this under the [)	st, have been p Deed of Trust, eed of Trust to	paid in full. You are he which are delivered the person or person.	nereby directed to cancel the Note or Credit Agreement
ne undersigned native obligation ecured by this Doth, as applicable wheld by you unter the control of the contr	leed of Tru le, and this under the [)	st, have been p Deed of Trust, eed of Trust to	paid in full. You are he which are delivered the person or person.	nereby directed to cancel the Note or Credit Agreement herewith, and to reconvey, without warranty, all the establishment thereto.
ne undersigned natice obligation of curred by this Doth, as applicable ow held by you unter the current of OREGO	Deed of Truie, and this under the E)	st, have been property of Trust to ead of Trust to	paid in full. You are he which are delivered the person or person:  S TH: ss.	nereby directed to cancel the Note or Credit Agreement herewith, and to reconvey, without warranty, all the esta signally entitled thereto:
ne undersigned after obligation of cured by this D toth, as applicable ow held by you under the cured of the	Deed of Truie, and this under the [)  DN: COUNT	st, have been p Deed of Trust eed of Trust to "Y OF KLAMAT	paid in full. You are he which are delivered the person or person:  STH: ss.  First American	nereby directed to cancel the Note or Credit Agreement herewith, and to reconvey, without warranty, all the esta signature:  Title 8th
ne undersigned natire obligation electron bligation electron by this Doth, as applicable by you unter the control of the contr	Deed of Truie, and this under the [)  DN: COUNT	st, have been property bear of Trust to each of Trust to an arrangement of Trust to a second	paid in full. You are he which are delivered the person or person:  STH: ss.  First American	nereby directed to cancel the Note or Credit Agreement herewith, and to reconvey, without warranty, all the esta siegally entitled thereto:  Signature:  Title the 8th lock A. M., and duly recorded in Vol. M98
oth, as applicable of the Doron of the Control of t	peed of True, ie, and this under the []  ON: COUN'!  Equest of	st, have been property bear of Trust to each of Trust to an arrangement of Trust to a second	paid in full. You are he which are delivered the person or persons  S  TH: ss.  First American 1  at 10:58 o'c	nereby directed to cancel the Note or Credit Agreement herewith, and to reconvey, without warranty, all the esta signature:  Title 8th