TE 20020		15880
~ 117-C	TRUST DEED VOI. 16 PC	ige
	day of September	1970 between
and Judy C. Stewart Transamerica Title Co. Betty Ahern		as Beneficiary,
a sa kana na kana pangana kana kana kana kana kana kana kan	TTNESSETH:	같은 사람들은 지수는 것이 가지 않는 것은 방법에서는 사람이 있다. 것은 것을 가지 않는 것을 했다.
Grantor irrevocably grants, bargains, sells at	nd conveys to trustee in trust	with power of sale, the property
in Klamath County, Oregon, describ	oed as:	
Lot Nine (9), Block Nineteen (19),	Third Addition River P	ine Estates,
111 County State of Oregon ac	cording to the official	prac cheree-
on file with the County Clerk of K Building and Use Restrictions, app	1 amarn LOUDEV HUG DUDIG	
M-73, Page 6940, Deed of Records.		
11 / J ; 1 @BC 3 / I 3		
수요가 상품을 가지 않는 것이다. 이가 가지 않는 것이다. 가지 않는 것이다. 가지 않는 것이다. 가지 않는 것이다. 같은 것이 같은 것이 같은 것이 같은 것이 같은 것이 같은 것이 같은 것이 같이 있다. 것이 같은 것이 같은 것이 같이		
같은 것을 가지 않는 것은 것은 것을 가지 않는 것이다. 이렇게 가지 않는 것은 것이다. 가지 않는 것이 있는 것이다. 같은 것을 같은 것이 같이		
		1. 2014년 2014년 1월 1999년 1월 1999년 1월 1999년 1월 1999년 1월 19
This property is not currantly us	ed for Timber, Agricult	ure, Grazing or
This property is not cullancely and Mining Purposes		
which said described real property does not exceed three a	acres, together with all and singula	ir the tenements, hereditaments and ap-
nurtenances and all other fights thereutito beioliging of in a		구절 이 물건 한 것을 잘 많았다. 방문을 가장하는 것을 다 있다. 것
FOR THE PURPOSE OF SECONING TENION	읽는 않고 있는 것은 것은 집에 집에 걸려 들어 다 했다.	
sum of Twenty Seven Hundred and No/100 thereon according to the terms of a promissory note of eve	en date herewith; payable to benef	ciary or order and made by granior, the
final payment of principal and interest hereol, if not soone	e said to be due and DAVADIO	
To protect the security of this trust deed, grantor ag 1. To protect, preserve and maintain said property in good and repair; not to remove or demolish any building or improvement and repair; not to remove or demolish any property.	condition the liability of any person I thereon: (a) consent to the making	reconveyance, for cancellation), without affecting or the payment of the indebtedness, trustee may lany map or plat of said property; (b) join in reating any restriction thereon; (c) join in order with the said of the property. The deal of the property. The indebted said of the property. The indebted said there on a provide so the property. the recitate therein of any matters or lates shall ruthluiness thereoil. Trustees less for any of the agraph shall be not less than \$5.
not to commit or permit any matter promptly and in good and wor	kmanlike subordination or other agree thereof; (d) reconvey, witho	unent affecting this deed or the lien or charge ut warranty, all or any part of the property. The
manner any building or improvement which may be constructed, da destroyed thereon, and pay when due all costs incurred therefor.	ts, condi- iegally entitled thereto," and	a may be described as the person or persons the recitals therein of any matters or facts shall such unses thereol. Trustees fees for any of the
manner any building or improvement which may be constructed, an destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenan tions and, restrictions affecting said property; if the beneficiary so re- lon in executing such financing statements pursuant to the Uniform bon in executing such financing versions and to pay for filing san.		ruinium as thereof. I runke a fees for any of any agraph shall be not less than 35. I by grantor hereunder, beneliciary may at any in person, by agent or by a receiver to be ap- thout regard to the adequacy of any security for rul enter upon and take possession of said prop-
proper public office of offices, as well as the cost of all lien searc		in person, by agent or by a receiver to be up hout regard to the adequacy of any security for red, enter upon and take possession of said prop-
beneficiary. 4. To provide and continuously maintain insurance on the now or hereafter creeted on the said premises against loss or damag and such other hazards as the beneficiary may from time to time r	buildings erty or any part thereof, in i ge by fire issues and profits, including	thout regard to the adequacy of any security for red, enter upon and take possession of said prop- is own name sue for or otherwise collect the rents, those past due and unpuid, din generonable attor- eration and collection, indian such order es bene- dices secured hereby, and in such order es bene-
and such other hazards as the beneficiary may from time to time r		
an amount not less than \$	s insured; collection of such rents, issues of competition of such rents, issues of competitions of competitions of competitions of competitions of competitions of competitions of the such rents, issues of the such rents, issu	on and taking possession of said property, inc les and prolis, or the proceeds of life and other sation or awards for any taking or demage of the nor release thereof as aloresaid, shell not cure on of default hereunder or invalidate any act dom
is the grantor shall tail for any reason to procure any such insurant deliver said policies to the beneficiary at least filtern days prior to t tion of any policy of insurance now or hereafter placed on said. The beneficiary may procure the same at grantor's expense. The collected under any indebtedness secured hereby and in such order as to carry upon any indebtedness secured hereby and in such order as to carry upon any indebtedness secured hereby and in such order as to carry upon any indebtedness secured hereby and in such order as to the supervision or at notion of beneficiary the entire amount so co	he expira- property, and the application buildings, waive any default or notice	a or release thereol as aloresaid, shall not cure of ol delault hereunder or invalidate any act done
tion of any point, of instants the same at grantor's expense. The the beneficiary may procure the same at grantor's expense. The collected under any fire or other insurance policy may be applied	e amount pursuant to such holice	grantor in payment of any indebtedness secured
	lected, or declare all sums secured here lease shall beneliciary at his election r	• of any agreement herounder, the Deneticiary may be immediately due and payable. In such an even may proceed to loreclose this trust deed in equily ner provided by law for motigade loreclosures o see this trust deed by advertisement and sale. To iary or the truste shall execute and cause to b
act done pursuant to such notice.	o nev all	i i to the shid his election to sell the shid described
act done pursuant to such indicate in the pursuant to such and to 5. To keep, suid premises tree from mechanics' liens and to taxes, assessments and other charges that may be levied or assesser against said property before any part of such taxes, assessments charges become past due or delinguent and promptly deliver receipa charges become past due or delinguent and promptly deliver to deliver against said become past due or delinguent and promptly deliver to deliver the same become past due or delinguent and promptly deliver to deliver against said property before any factor with the same become against said property against the same same become against become past due or deliver beto deliver against become past due or deliver against become become against become become against become become against become become against become become against become become against become against against become against again again a	d upon or real property to satisfy the and other shall lix the time and plac	abligations secured hereby, whereupon the truste e of sale, give notics thereof as then required by this trust deed in the manner provided in OR
charges become past due or delinquent and promptly deliver receips to beneticiary; should the grantor lail to make payment of any tax to beneticiary; should the grantor lor other charges payable by gran	ts therefor law and proceed to forecloses, assess- tor, either 86.740 to 86.795.	it is a live down before the date set by
by direct payment or by providing beneficiary with lunds with make such payment, beneficiary may, at its option, make payment	which to 13. After default in int thereoi, the trustee for the trustee's inte secured ORS 86.760, may pay to	sale, the grantor or other person so privileged of
and the amount so paid, with interest at the rate set form in the no- hereby, together with the obligations described in paragraphs 6 and hereby, together with the added to and become a part of the debt secur- terns deed, shall be added to and become a part of the debt secur-	1.7 of this tively, the entire amount the ed by this obligation secured thereby	(including costs and expenses actually incurred in
trust deed, without waiver of any rights arising from breach of a covenants hereol and for such payments, with interest as aloresaid,	the prop- ceeding \$50 each) other th ind to the be due had no default occu	and such portion of the fine delault, in which even
and the infolmer with the obligations described in paragraphs 6 and hereby, together with the obligations described in paragraphs 6 and trust deed, without waiver of any rights arising from breach of a covenants hereof and for such payments, with interest as aloreaid, covenants hereof and for such payments, with interest as aloreaid, covenants hereof and for such payments, with interest as aloreaid, covenants hereof and for such payments, with interest as aloreaid, covenants hereof and for such payments and for the payment of the obligation and the such payments shall be immediately due and pay out motice, and the nonpayment hereof shall, at the option of the	tion herein all loreclosure proceedings vable with- baneliciary, 14. Otherwise, the s	shall be taking on the data and at the time an
render all sums secured by this trust deed immediately due and pi	in one parcel or in separa	te parcels and shall sell the parcel or parcels
constitute a breach of this trust deed. 6. To pay all costs, lees and expenses of this trust includir of title search as well as the other costs and expenses of the trust in connection with or in enforcing this obligation, and trustee's and	ad the cost shall deliver to the purchase incurred the property so sold, but	without any covenant or warranty, express or in
lees actually incurred.	norting to the truthluness increas	Mily person, excluding the maneer,
7. To appear in and determ any actions or trustee, and is affect the security rights or powers of beneficiary or trustee, and is action or proceeding in which the beneficiary or trustee may appear	, including shall apply the proceeds of	ils pursuant to the powers provided herein, trust
near erit for the foreclosure of this decut of part	cluding the compensation of	tinn secured by the trust deed, (3) to all person
cluding evidence of title and the beneficiary's or trustee a autorney amount of attorney's fees mentioned in this paragraph 7 in all cas fixed by the trial court and in the event of an appeal from any in decree of the trial court, grantor lurther agrees to pay such sum pellate court shall adjudge reasonable as the beneficiary's or trus	as the ap- surplus, il any, to the gra	ntor or to his successor in interest entitled to suc
ney's fees on such appeal.	16. For any reason time appoint a successor o	permitted by law beneliciary may from time successors to any trustee named herein or to an herounder. Upon such appointment, and witho trustee the initiar shall be vested with all till
8. In the event that any portion of all of said property sha under the right of eminent domain or condemnation, beneficiary sha	in nave the conveyance to the success	in induces, the induction became warmed or appoints
sight if it so elects, to require that all of they pre-	powers and duties conten	encliciary, containing reference to this trust de
to pay all reasonable costs, proceedings, shall be paid to bene	ficiary and and its place of record, w	which, when recorded in the office of the Coun- ounty or counties in which the property is situate of proper appointment of the successor trustee. It is trust when this deed, duly executed an public record as provided by law. Trustee is n two hores on a condina wale under any other deed.
the the trial and concluste courts, necessarily plug or incurre	ndebtedness snan be conclusive pron	this trust when this deed, duly executed an
applied by it first upon any reasonable costs and expenses and all both in the trial and appellate courts; necessarily paid or incurse ficiery in such proceedings, and the balance applied upon take a socured hereby; and grantor agrees, at its own expense and execute such instruments as shall be and execute such instruments pensation, promptly upon barray the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state ficiery, payment of its less and presentation of this deed and t	uch actions acknowledged is made a	public record as provided by law. Trustee is n rty hereto of pending sale under any other deed proceeding in which grantor, bensiliciary or trust ch action or proceeding is brought by trustee.

18

1.1.5

595 153

1

T.

1.2

12. 1. 1. 1. 1.

55

proceedings, and the blance appreciation take such actions and grantor agrees, at its own expense, to take such actions h instruments as shall be necessary in obtaining such com-ity upon beneficiary's request. Use and from time to time on written request of bene-ol its less and presentation of this deed and the note for of its less and presentation of this deed and the note for The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-fully seized in fee simple of said described real property and has a valid, unencumbered title thereto ficiary,

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attamey, who is an active member of the Oregon State Bor, a bank, trust company or sovings and loan resociation authorized to de business under the laws of Oregon or the United States, or a title insurance company authorized to insure fille to real property of this state, its subsidiaries, affiliates, agents or branches.

an de Cali

	15881	
	arrant and forever defend the same against all persons whomsoever.	A state of the second s
(a)* primarii (b) for an C purpose This deed a tors personal repro	variants that the proceeds of the loan represented by the above described note and the hour beach, the operation of the loan represented by the above described note and the hour beach, the operation of the personal tamily, household or afficialitari purposes (see Important Notice below), is a natural person) are for business or commercial purposes other than agricultural regarisation, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural person of the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the oby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the cludes the teminine and the neuter, and the singular number includes the plural.	
IN WITN + IMPORTANT NOTICE not applicable; if we or such word is def beneficiory MUST co- disclosures; for this p the purchase of a d	ESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. : Delete, by lining out, whichever warranty (a) or (b) is rranty (a) is applicable and the beneficiary is a creditor ined in the Truth-In-Lending Act and Regulation Z, the nply with the Act and Regulation by making required writing, use Stevens-Ness Form No. 1305 or equivalent; OT to be a first lien, use Stevens-Ness Form No. 1306, or ance with the Act not required, disregard this notice.	
if the signer of the aba use the form of acknow STATE OF OREC County of De September Personally app Judy C.	we is a comportion adgment opposite.] [ORS 93.490] ON,	
ment. to be: III, he	I acknowledged the loregoing instru- re met woluntary act and deed. secretary of	
	rantor ficiary instru- on the g 76 seal of seal of sour	
	A CLANATH BGON BGON Att.I.M. and i and ior record CTOBER A.M., and i CTOBER ages of said C ages of said C or page. 15 and i MILNE MILNE A M. and and and C D M. and and and and and and and and and and and and	
	By Record of Mortgage Wil, D., MI By Record of Mortgage Wil, D., MI County affixed.	
	To be used only when obligations have been paid.	
trust deed have said trust deed	signed is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said been fully paid and satiafied. You hereby are directed, on payment to you of any sums owing to you under the terms of or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you r with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the by you under the same. Mail reconveyance and documents to	
	r destroy this Trast Deed OR THE NOTE which it secures. Bolh must be delivered to the trainee for concellation before reconveyance will be made.	
De nor livié i		

nie-V

N.