1000 1705 FORM No. 881-Oregon Trust Deed Series-TRUST DEED.		EGE 10 11 LAW PUBLISHING CO., PORTLAND, OR. 97204
56343	TRUST DEED	Vol.ªM78 Page 22458 Earn
THIS TRUST DEED, made this	th day of PEREZ and LAURI	October Construction of 19.78., between NE M. PEREZ,
KLAMATH COUN and EDWARD C. DORE, 'JEANN	VE M. DORE and R	OSE G. YOUNG, as Beneficiary,
Grantor irrevocably grants, bargains, in Klamath County, Oregon,	sells and conveys to true described as: =	stee in trust, with power of sale (the property to peop HIS or best 55423 of at 1:15 octoor has been propued and
Lot 40, Block 3, MOUNTAIN L thereof on file in the offi	AKES HOMESITES, ce of the County	according to the official plat Clerk of Klamath County, Oregon County Int De Minut Mark
ELEARNING RUTYN (150 CC) 10-174 U ALL.		Count of Maneth
TRUST DEED		SZ-415-OF-OREGOW
De not lass or destroy this four pass OR THE MOIL with	h it secures forth coust be derived.	te (156 substant of outside the second address of t

DVLED together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate one in events issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate one in events issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate one in events of events of even date herewith, payable to grantor herein contained and payment of the FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the fore on according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the thereon ascording to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor the thereon assigned or alignated by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereot, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part thereot, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part thereot, or any interest therein is sold, agreed to be herein, shall become immediately due and payable. The above described real propert

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sold, conveyed, assigned or alienated by the grantor without first then, at the bandiciary's option, all obligations secured by this instruction, shall become immediately due and payable.
To protect the security of this trust deed, grantor agreest in food constants and property is not currently used for egriculations are proved as a secure of the security of this trust deed, grantor agreest in food constants and property in sold constants.
To protect the security of this trust deed, grantor agreest in food constants of the pay when due all costs incurrents the security of the beneficiary security of the beneficiary security of the beneficiary security is the beneficiary security is the beneficiary security of the security of the security of the beneficiary security of the security is the beneficiary security of the security of the security is the beneficiary security is the beneficiary security is the beneficiary security of the security of the security is the beneficiary security is the beneficiary security is the beneficiary security of the security of the security of the security is the beneficiary security of the security of th

Internent, irrespective of the maturity dates expressed therein, or interact set the set.
Inved, impert of grazing purposes.
Inved, impert of the making of any map or plat of said property; (b) join in graning any estemation direction thereon; (c) join in any graning any estemation direction thereon; (c) join in any graning any estemation directing this deed or the lien or charge subordination of reconveyance may be described as the "person or person of geally entitled thereic)" and the recilial therein of any matters of lacts shall be conclusive proof of the truthfulness thereof. Trustee's less for any of the services mentioned in this paragraph shall be not less than 3 matters of lacts shall be conclusive proof of the truthfulness thereof. Trustee's less for any of the services mentioned in this paragraph shall be not less than 3 matters of lacts shall be conclusive proof of the truthfulness thereof. Trustee's less for any of the same. In the paragraph shall be not less than 3 matters of lacts shall be conclusive proof of the truthfulness thereof. Trustee's less of any contribution of the second shall be conclusive proof of the same. In the second shall be conclusive proof of the truthfulness thereof is a start of the rents, issues and profits, including those past due and unpaid, and apply the same. There of a sub control, issues and profits of the proceeds of line and other insurance oblication or release thereof as aloresaid, shall not cure or warsant to such notice.
I. Upon delault by grantor in payment of any indebtedness secured hereby and in such notice.
I. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the benefasian event and is the above described real property is not so currently used, the benefasion and profits and start property is not so currently used, the benefasion and spin the anored to apply and the anored to approve the start and the above described real property or the sta

surplus, il, any, to the grantor or to his successor in interest entitled to such surplus. If any, to the grantor or to his successor in interest entitled to such surplus. If any, to the grantor or successor to any trustee named herein or to any time appoint a successor or successor to any trustee named herein or to any conveyance to the successor trustee, the latter shall be vested with all title powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by benelicary, containing celerence to this trust deed instrument executed by benelicary, containing the ollice of the County and its place of record, which, when recorded in the ollice of the County and its place of record, which, when the other successor trustee. Shall be conclusive proof of proper appointment of the successor trustee. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is obligated to notily any party hereto of proceeding is brought by trustee shall be a party unless such action or proceeding is brought by trustee.

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

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a much the grantor covenants and agrees to and with the bene	eficiary and those claiming under him, that	he is law-
fully seized in fee simple of said described real property and I		n na ser en
มสีสายให้ผู้สูญไป ใหญ่ เข้มมาสีสายหมาสู่ได้มีขุมข่าไทยให้ครับเปลาไม่หาวางสุของไปการไปได้และไปไม่มาสีสามาร์การไ ผู้มีสีมาให้หมู่ในปี เป็นสายให้การให้การสมอนสายให้มีผู้สืบให้ครับเปลาไม่หาว่าไปการไปไปการไปไปการไปการไป (1997)	ನ ಸ್ಥಾನದಲ್ಲಿ ವಿಶೇಷಣೆಯಲ್ಲಿ ಸಂಶೋಧನೆಗಳು ಸಂಸಂಸ್ಥೆ ಕಾರ್ಯನಿಯಾಗಿದೆ. ಇದು ಸಂಸಂಸ್ಥೆ ಸಂಸಂಸ್ಥೆ ಸಂಸ್ಥೆ ಸಂಸ್ಥೆ ಸಂಸ್ಥೆ ಸಂಸಂಸಂ ಎಸ್.ಆರ್. ಸಂಸ್ಥೆ ಪ್ರಶೇಷಣೆಯಲ್ಲಿ ಸೇವಿ ಪ್ರಶೇಷಣೆ ಸೇವು ಸೇವಿ ಸಂಸಂಸಂಸ್ಥೆಯಲ್ಲಿ ಸಿಲ್ಲಿ ಸಂಸಂಸಂಸ ಸ್ಥಾನ ಸೇವೆ ಸೇವೆ ಸಂಸಂಸಂಸಂಸಂ	n da na ser da comencia. Este an esta da comencia
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สิริสส์นได้ แต่สามหัว เป็นสินที่ และสามหาวิทาสรีสารสีวิทาส์สามหาวิทาส์ เป็นสามหาวิทาส์ เป็นสามหาวิทาส์สารสามหาว	ná na Pílitean a tha tha tha tha tha tha tha tha tha t	na nasimperna yang si Ngana nasimperna yang si
and that he will warrant and forever defend the same against	t all persons whomsoever.	
જારુદ્ધાનું દુર્વા દુદ્દ દુદ્દ છે. આ ગામમાં આ ગામમાં દુદ્ધા છે. આ ગામમાં આ ગામમાં આ ગામમાં આ ગામમાં આ ગામમાં આ	sunder Andrea in the second	Status Status
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ແລະ ແລະເປັນພາຍແຮງເລະ ໂດຍເອັ້ນແມ່, ແລະເອັ້ນ ເຈັ້ນໃຫ້ເອົາ ແລະ ແລະ ແລະ ແລະ ເອັ້ນ ແລະ ແລະ ແລະ ແລະ ແລະ ແລະ ແລະ ແລະ ແ ພັງລັດກາວ ແລະ ແລະ ແລະ ແລະ ເອັ້ນ ເອັ້ນ ເອັ້ນ ເອັ້ນ ເປັນຄູ່ ໃຫ້ເຊັ່ນ ເອົາ ເອັ້ນ ເອັ້ນ ເອັ້ນ ເອັ້ນ ເອັ້ນ ເອັ້ນ ເອັ	这些你是"解我就能是一根",我们还是我们的"你?""你,你们还不知道,你们不知道,你们还没有吗?" 1. 我们还能能是一样,我们还是我们的你们是一点你的吗?""你,你们们们们不是你们,你不是你的吗?"	
The grantor warrants that the proceeds of the loan represented b	by the above described note and this trust deed ar	e:
(a)* primarily for grantor's personal, family, household or agricu	ultural purposes (see Important Notice below),	agger a stat
(b), for an organization, or (even if grantor is a natural person)	are for Dusiness or commercial purposes other than	i agricultural
This deed applies to inures to the benefit of and binds all part	a in a filling of a factory for a spectral contraction of the first of the state of	al La a
tors, personal representatives, successors and assigns. The term beneficia	ary shall mean the holder and owner including pl	edfee, of the
confract, secured hereby, whether or not named as a beneficiary herein. It	n construing this deed and whenever the context so	requires, the
masculine gender includes the feminine and the neuter, and the singular	r number includes the plural.	
IN WITNESS WHEREOF, said grantor has hereunto	set his hand the day and year first above w	vritten.
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* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is	mellint. K	المعسر المع
not applicable; if warranty (a) is applicable and the beneficiary is a creditor	1 DI Lot	Y
or, such word is defined in the Trüth-In-Lending Act and Regulation Z, the beneficiary MUST comply, with the Act and Regulation by making required	1 1 to to Porce 0	7
disclosures; for this purpose, if this instrument is to be a FIRST lien to finance	Accused in four	
the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent;	in al fan gener fan fan fan de fan en fan de fa Bel en fan gener fan fan fan fan fan fan de fan d	이 있는 가장 2014년 4월 19일 (1996) 1996 - 1996 - 1997 - 1996 (1997)
if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or	a an tair ann an tha tha tair an tair a Tair	and stands barry
equivalent, If compliance with the Act not required, disregard this notice.	a attend all features and the second of the state of the second second second second second second second second	
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STATE OF OREGON	F OREGON: County of) ss.
in county of Klamath	n san in san hina an a	and the state and a set of
October 9, 7	onally appeared which is a set of the set of	and
	a and the second s	a duly sworn
	imself and not one for the other, did say that the	
	president and that the	a a construction de la construction
NAME AND	AND ALL MAN REPORTED AND A CONTRACT OF A DATE OF A	20 M J. 201 STOC 1777

Joseph M. Man Borez Russ were found and a set in the set of the property of the set of In the long of a construction of the long of the long

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and acknowledged the foregoing instru-ment (o be Cherry Notary act and deed: (OFFICTAL SEAL) Notary Public for Oregon Mysponinission expires: 7/19/82 មិនស្វារបាន ស្វារ ស្វារបាន ស្វារ ស្វារបាន ស្វារបាន ស្វារបាន ស្វារបាន ស្វារបាន ស្វារបាន

a corporation. , a corporation, and that the seal alized to the loregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me:

en en Generation

secretary of

- 11 -

(OFFICIAL SEAL)

Notary Public for Oregon My commission expires:

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and a second ন্থ হারণ গণ নগ্রহার প্র

The above destined tool property is not antiverst FOR FULL RECONVEYANCE

100 years included and branch is not called in the the difficult function of the second statement of the second statement is a second statement of the second statement is the second statement of the second statement is the second statement in the second statement is the second statement in the second statement is the second statement in the second statement is the second statement is

put The undersigned is the legal owner, and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without varianty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to

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together with all and singular the tenements, heredismicate and apportences, now or herentier appeticing and the tenus issues and picture thereof and all and dependences 111 3 DATED:

Beneficiary

Do not loss or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

TRUST DEED		STATE OF OREGON
STEVENS-NESS LAW PUB. CO., PORTLAND, DRE.		County ofKlamath
		I certify that the within instru-
Therezi tire in for y	Endling alle commend of	ment was received for record on the
Int 40, plock 3, would be		9th day of October 19.78
	SPACE RESERVED	at
In Klamato (Junity Or County Or	(co) garchipsq afor	in book. 178on page 22458or
Alamor transcoort grant ang		as file/reel number 56343
	MILLIPEELTI	Record of Mortgages of said County.
Dore. Dore & Young		Witness my hand and seal of
Beneficiary	MCAB A. DONE STALLEDZI.	County affixed.
AFTER RECORDING RETURN TO	CHARA LINE CON 1924	Wh. D. Milne
1942 INUSI DESD'made ins	NT BELEV BLC LIVE LIE BERKEN GRUN	County Clerk
Klamath County Title Compa	þУ	
Att: Milly 26343	16051 DEED	By Simucha Shalach Deputy
FORM He . MI-OF gew Isan Deen Shies-Jaugi Cela.		Fee \$6.00