		1-1-2		Fer 36.00	ISHING CO., PORTLAND, OR, 97204
	RM No. 881-Oregon Trust Deed S	HTD			46×5
FOR			TRUST DEED		- 70 1 4-1007
	THIS TRUST	EED, made this.	24 th day of	January Conne Clark	, as Grantor, , as Trustee,
	×Jeffrey Bryan H	lurdle and Rol	bert De Pau Hurdle y Dore and Rose G.	Young	, as Benenciary,
	-	ably grants, barga	ains, sells and conveys to	O Illine manual all a	· · · · · · · · · · · · · · · · · · ·
	Grantor irrevoca	County, Or	egon, described as:	erps 10 the official	l plat thereof
	st 20 of Block 2	of Mountian L	akes Homesites, act	cording to the official ath County, Oregon.	are second and the
ျိုးစာ	n file in the off	Pand Robers 1			Related the second many
		р. П	and Robert Hurdle	e, Jr.	
4	* AKA Jeffrey	n. nuraie a		anteor of	
	TRUST :	DURN			and the second second second
			all weiten is annexes works meres be the	Microsofties des fragles des convertientes de lan	
	De det fair en himre in	die Frant Derstriβ\$ TH€, HC			
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E			ats, hereditaments and appur	tenances and all other rights there and all fixtures now or hereatter	eunto belonging or in anywise attached to or used in connec-
62	together with all and s now or herealter apper	singular the tenemer rtaining, and the ren	nts, issues and profits thereof	tenances and all other rights there and all fixtures now or hereafter each agreement of grantor herein ty Five	contained and payment of the
a	tion with said real esta FOR THE PUL	RPOSE OF SECUR	RING PERFORMANCE of ht Hundred and Twen	ty Five	order and made by grantor, the
	sum of Three Inou	the terms of a promi	issory note of even date here	due and payable per the	he final installment of said note
	final payment of prim The date of ma	cipal and interest he iturity of the debt se able. In the event fl	ecured by this instrument is a he within described property,	e due and payable <u>base</u> the date, stated above, on which the or any part thereot, or any inter- laving obtained the written consent ment, irrespective of the maturi	t or approval of the beneficiary, ity dates expressed therein, or
	to a server fille ally pur	at shed by	gations secured by this instru	ment, irrespective of the	an state in
63	The above dess	liped leal property	at deed prantor agrees:	to the making of any	
200	To protect the To protect, pr	eservevand maintain sa	aid property in good condition	subordination of econvey, without warranty thereol; (d) reconvey, without warranty be grantee in any reconveyance may be	described as the "person or persons described as the "person or persons there in of any matters or facts shall to there in of any matters for any of the
Repar	not to commit of permit of not to complete (	improvement which me	ind in good united, damaged or ay be constructed, damaged or incurred therefor.	be conclusioned in this paragraph shan	har baraunder, beneficiary may at any
AVE OF	destroyed-thereon and per	ith all laws, ordinances, lecting said property; if	, regulations, competts, to	inhant potice, either in person,	by agent adequacy of any security for
	tions and restrictions and join in executing such it cial Code as the benefit cial code or the benefit	inancing statements pur iciary may require and offices, as well as the	to pay for filing same in the cost of all lien searches made by be deemed desirable by the	the indebtedness hereby secure, this own n erty or any part thereol, in its own n issues and profits, including those past loss crass and expenses of operation an	name sue or otherwise context the same, t due and unpaid, and apply the same, ad collection, including reasonable attor- and collection, and in such order as bene- rred, hereby, and in such order as bene-
	by ming officiary	and continuously maint	tain insurance or damage by lire	liciary may determine.	aking possession of said property, the
	and such other hasards	s as the NFA and	b loss payable to the latter; all	insurance policies or compensation or release	se thereof as aloresaid, shall not cure or se thereof as aloresaid, shall not cure or it berounder or invalidate any act done
	companies acceptable t policies of insurance sh il the grantor shall lai	hall be delivered to the ill lor any reason to pro the beneliciary at least	e beneficially such insurance and to ocure any such insurance and to lilteen days prior to the expira- tilleen days prior to the expira-	property, and the property and the property and the property of the property o	in payment of any indebtedness secured
	the beneliciary may	procure the insurance p	policy may be applied beneficiary	declare all sums secured hereby immed declare all sums secured hereby immed and if the above described real pro and if the above described real pro	perty is currently used for agricultural pretty is currently used to foreclose this trust liciary may proceed to foreclose this trust
	ciary upon any indebt may determine, or at	option of beneficiary fl	Such application or release shall	foreclosures. However it said real pro-	to loreclose this trust deed by advertisemen
	any part in waive any not cure or waive any act done pursuant to 5. To keep sa	such notice. aid premises free from a d other charges that m	construction liens and to pay all nay be levied or assessed upon or the seviet of the seven assessments and other	nortgage or direct the trustee to to mortgage or direct the trustee to to and sale. In the latter event the bei and sale. In the latter event the bei to be recorded his written not	neliciary or the trustee shall effective in neliciary or the trustee shall effective in the fice of default and his election to sell the fice of default and secured hereby, where
	taxes, assessments	belore any part of so	promptly deliver receipts therefor	said described real property to satisf	nd place of sale, give notice thereof as the eclose this trust deed in the manner pro-
	by direct payment	or by providing benefit	ticiary with funds with thereol, its option, make payment thereol, its option, make payment thereol, its option, make payment thereol,	yided in ORS 50.14 the beneficiary electrony of 13. Should the beneficiary electrony time prior sthen after default at any time prior sthen after default at any time prior state.	lect to loreclose by advertisement and the or to live days before the date set by the grantor or other person so privileged to frantor or bie successors in interest, respe
	make such payment, and the amount so r hereby, together will	h the obligations describ added to and become a	its opion, in the note secured bed in paragraphs 6 and 7 of this a part of the debt secured by this a rising from breach of any of the arising from breach of any of the property of the prop- with interest as a choresaid; the prop- with interest as a build to the prop- build of the prop- build of the prop- solution of the prop- build of the prop- ability of the prop- solution of the prop- solut	- tively, the entire thereby (includin	under the terms of the trust deed and a index the terms of the trust deed and a ng costs and expenses actually incurred and trustee's and attorney's less not the
	trust deed, without covenants hereof and erty hereinbelore d	d for such payments, w escribed, as well as the bay are bound for the	with interest as allocation of the be grantor, shall be bound to the payment of the obligation herein consistent due and payable with	<ul> <li>inversion secured thereby (inclusion enforcing the terms of the obligation ceeding \$50 each) other than such</li> <li>ceeding \$50 each) other than such</li> </ul>	on and trustee's and attorney's technological as would not the principal as would not the portion of the principal as would not the the default, in which even the the two the trustee.
	described, and all st out notice, and the	nonpayment thereof sha	all, at the option of and payable and immediately due and payable and	ad all loreclosure plotter all shall 14. Otherwise, the sale shall estimated in the notice of sal	It be held on the date and at the they eit.
	constitute a breach of 6. To pay a	of this trust deed. all costs, fees and exper- uell as the other costs a	nses of this trust including incurre and expenses of the trustee incurre lightion and trustee's and attorney	ed in one parcel or in separate parce auction to the highest bidder for auction to the highest bidder its abil deliver to the purchaser its	cash, payable at the time of sale. It is cash, payable at the time of sale. It is deed in form as required by law convey deed in form as required by law convey deed in form as required by law convey
	of title search with in connection with fees actually incurre	or in enforcing this out ed. ar in and detend any.	action or proceeding purporting	it, plied. The recitals in the deed of a ng of the truthulness thereof. Any f	person, excluding the trustee, but include purchase at the sale. purchase at the powers provided herein, tru
	affect the security action or proceedin	in which the beneficial loreclosure of this deed,	to pay all costs and expenses, the ary's or trustee's attorney's lees; the ary's or trustee's attorney all cases shall	in- the grantor and beneficiary, may put the 15. When trustee sells puts the 15. When trustee sells puts	suant to the powers provided herein, is suant to the powers provided herein, is to payment of (1) the expenses of sale, to payment of (1) the charge by trust
	cluding evidence of	title and the other in the	his paragraph / in any judgment	or cluding the compensation see ap- attorney. (2) to the obligation see having recorded liens subsequent having recorded liens subsequent	to the interest of the trustee in the ar in the order of their priority and (4) ar in the successor in interest entitled to
	pollate court shall noy's lees on such	appeal.	at al wid property shall be tak	the surption 16. For any reason period	the same trustee named hereit
	under the right of	comment domain or child	or any portion of the monies hou	ible time appoint a successor truster appointed herein	inder. Upon sich all be vested with all dee, the latter shall be vested or appo
	as compensation 1	for such taking, which	nd attorney's ters necessarily have a	and powers and further such appointment	ary, containing reference to this the
	applied by it first both in the trial liciary in such f	t upon any reasonable I and appellate courts, i proceedings, and the ba	necessarily paid of include indebted alance applied upon the indebted its own expense, to take such act its own expense, to take such act	iness and its place of the county tions Clerk or Recorder of the county tions shall be conclusive proof of prop coni- shall be conclusive accepts this	the provided by law, the
	and execute such	h instruments as the upon beneficiary's r thus and from time	request. to time upon written request of b	for obligated to notily any party he	
	9. At an ficlary, payment endorsement (in	of its lees and preser case of full reconveyan- iny person for the paye	request. to time upon written request of 0 ntation of this deed and the note needs for cancellation), without affect scen, for cancellation), without affect ment of the indebtedness, trustee		
	the liability of .	Deed Act provides that	the trustee hereunder must be either d to do business under the laws of	r on attorney, who is an active member oregon or the United States, a title insu Inited States or any agency thereof.	אמתנים נסוווקרווים שלאווינים איין איין איין איין איין איין איין אי
	or savings and 1	loan association authorize	filiates, agents or branches, or more	and the second	And a second process of the second

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sund described real property to satisfy the oblightous secure nervey, where upon the trustee shall fix the time and place of sele, five notice thereof as then required by law 740 to 85.795. "I do not select the trust deed in the manner pro-required by law 6740 to 85.795. "I do not select the trust deed in the manner pro-trustee lor the beneficiary elect to loreclose by advertisement and sale 13. Should at any time prior to live days before the date set by the then alter defaultise's sale, the grantor or other person so privileged by trustee lor the may pay to the beneficiary or items of the trust deed and the fively, the ensured thereby (including costs and expness actually incurred in-colligation set terms of the obligation and untees and attractive interest, respec-ention of the obligation and untees and attractive interest, endoring 500 each) other than such portion of the principal as would not then ceeding 500 each) other than such portion of the principal as would not then the data and and the under thrustee may sell said property either place designated in the motion of sales and shall sell the parcel or parcels at in on separate parcels, payable at the time of sale. Trustee auction to the highest bidder for cased in form as required by law conversing shall doperty is solid, but without any matters of fact shall be consule proce-fibe for coilas in the deed of person, excluding the trustee, but including of the trusthulness thereof. Any prechase at the sale. "the grant of and beneficiary may appear in the order of the truste horing and the interest of the trustee and a lerson shall doperty is the ball purchaser in drama and around the trust horing and the interest of the trust deed, (Die her the trust horing the compensation of one trustee and a reasonable chifts of all persons attorney. (2) to the obligatown extra the anonable chifts of all persons attorney. (2) to the obligatown extra the anonable chifts and (4) the deed as their interest may appear in the order of the interest of the trust and the

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregan State Bar, a bank, must company or savings and loan association authorized to do business under the laws of Oregan 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.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully-seized in fee simple of said-described real property and has a valid, unencumbered title thereto

and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day, and year first above written, \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if, warranty (a) is applicable and the beneficiary is a creditor or such word is defined in the Truth-in-Lending. Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for, this purpose, if this instrument is to be a FIRST lien to finance the purchase of a cdwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien; use Stevens-Ness Form No. 1306, or equivalent; if compliance with the Act and required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF CARES, California STATE OF OREGON, County of County of PM Unieles Personally appeared .... and 93 19 7 each for himself and not one for the other, did say that the former is the Personally, appeared the above name president and that the latter is the Jeffgrey Bryan Hurdle and Robert secretary of ..... De Pau Hurdle, Jr. , a corporation, and that the seal allized to the foregoing instrument is the corporation, 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. and acknowledged the foregoing instrument to be their voluntary act and/deed. Before me. (OFFICIAL Before me: Auge O. STRU SEAL) S LO LEVENCE (OFFICIAL Notary Public for Oregon CALIFORNIA SEAL) Notary Public for Oregon. My commission expires: My commission expires: 9-21-89 OFFICIAL SEAL HOPE E. GRAEFF NOTARY PUBLIC CALIFORNIA PRINCIPAL OFFICE IN t dates at REQUEST FOR FULL RECONVEYANCE IN LOS ANGELES COUNTY MANAGEMENTA and concerns, and the induced of depart of depart of departments be used only when obligations have been poid. 140. My Commission Expires September 21, 1981 . Katasi ing Trustee Ő. 1.11.1.20 12.13 133-133 .4934 2110 500000 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 warranty, 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 ..... **DALED:** Description of and singular the tensorans, hereotransols and appurementes and ell effect period hereotra spectraining, and the rents, issais and profile thereod and all traines is a description for the restored. DATED: Beneficiary Do not lose 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. STATE OF OREGON TRUST DEED SS. VICE (FORM NO. 681) HILCTS M G KODELE HOLGTS 12. County of Kilamath I certify that the within instru-Hurdle, Jeffrey and Robert, Jr. 2nday of March 19.79 an manufact accordent of gonne (utz at 10:55 o'clock A.M., and recorded SPACE RESERVED Grantor Sout describe in FOR ounte, Ol Record of Mortgages of said County. RED.W. BREEN Witness my hand and seal of suu Filmerru () 10000 auf Behelléláry s none you have the the County affixed. TAFTER RECORDING RETURN TO STILL IN 199 191 191 19 19 Wh. D. Milne Klamath County Title Co. We 3.4 th 3.6 d January Bfilsch n. County Clerk Attn; Milly 018.03 ByDunetha 18051 0560