SKT	78411	TRUS	ST DEED	Vol. 7	n n 2010-10	29195	S.
	THIS TRUST DEED, made this BARRY W. PURNELL	19th		December		, 19 79, between	
กส์	WILLIAM L. SISEMORE Evelyn C. Lock	·····	•••••		••••••	, as Granton , as Trustee , as Beneficiary	е,
n]	Grantor irrevocably grants, bargain Klamath County, Orego	s, sells and co	'ESSETH: onveys to trust s:	tee in trust,	with power of		
<i>D</i> .	he East ½ of the following d lock 1 of Riverview Second A ile in the office of the Cou	escribed pr ddition, ac	roperty: Lo	the offic	101 0104 4	ot 14, in hereof on	
nd all F uni of hereon	naid described real property does not exceed nees and all other rights thereunto belongin fixtures now or hereafter attached to or use FOR THE PURPOSE OF SECURING P THREE THOUSAND FIVE HUNDRED according to the terms of a promissory no	ed in connection ERFORMANCE AND NO/100 the of even date	with said real est of each agreem) herewith, payabl	appertaining, a ate, ent of grantor — — — — — e to beneficiar	and the rents, iss herein contained	ues and profits thereo I and payment of the	e
inar pa 1 1	To protect the security of this trust deed, g	ot sooner paid, t rantor agrees:	to be due and pay	vable De	cember 19	. 19 84	
and repa not to co 2. manner a	To protect, preserve and maintain said property it; not to remove or demolish any building or im minit or permit any waste of said property. To complete or restore promptly and in good up building or improvement a buck prove the source of the second term of the second	in good condition provement thereon; and workmanlike	(a) consent to i granting any ea	the making of an sement or creating	y map or plat of the	indebtedness, trustee may aid property; (b) join ir thereon; (c) join in any	у п
destroyed J.	inv building of instance prohibity and in Rood into building of improvement which may be consti- l thereon and pay when due all costs incurred the thereon provide the laws, orthonances, regulations to restrictions afficient laws, orthonances, regulations tecturing such instances statements pursuant to the east the hereferinents statements pursuant to the	ucted, damaged or erefor.	thereol; (d) reco grantee in any legally entitled t be conclusive nr	reconveyance in hereto," and the	y be described as recitals therein of	the "person or persons the "person or persons my matters or facts shall	
proper pu by filing	ublic office or offices, as well as the cost of all officers or searching agencies as may be demue	Uniform Commer- filing same in the lien searches made I desirable but	10. Upon time without no	any delault by tice, either in pe	grantor hereunder rson, by agent or	beneficiary may at any by a receiver to be ap-	
4. now or h	To provide and continuously maintain insurance perealter erected on the said premises adapted loss	on the buildings	erty or any part	thereof, in its ow	n name sue for or o	therwise collect the rents.	:
in amour	the not less than $s n/a$	to time require, in	ney's lees upon a liviary may deter	any indebtedness mine.	secured hereby, an	d in such order as bene-	:
the gra leliver sa ion of a	instance shall be delivered to the benchcary a intor shall fail for any reason to procure any such and policies to the benchciary at least filteen days a my policy of insurance now or hereafter placed ficiary may consume the second placed	is soon as insured; h insurance and to prior to the expira- on said buildings,	insurance policies property, and the waive any defau, pursuant to such	or compensation e application or r lt or notice of d	or awards for the p or awards for any elease thereof as al elault hereunder or	taking of life and other taking of damage of the oresaid, shall not cure or invalidate any act done	
iary upo nay dete nay part	in any indebtedness secured hereby and in such o rmine, or at option of beneficiary the entire amou thereof, may be released to dragtor. Such application	applied by benefi- rder as beneficiary int so collected, or	12. Upon hereby or in his declare all sums beneficiary at his	default by gram performance of an secured hereby im	or in payment of by agreement hereu mediately due and	any indebtedness secured nder, the beneficiary may payable. In such an event	
ict done 5.	or waive any delauit or notice of default hereunder pursuant to such notice. To keen said premises free from mechanics' lier	or invalidate any	as a mortgage in direct the trustee the latter event	the manner priesto for the to foreclose this	ovided by law for s trust deed by ac	this trust deed in equity mortgage foreclosures or lvertisement and sale. In	
dainst sa harges b benefic nents, in:	estimations and other charges that may be levied on aid property before any part of such tares, asset ecome past due or delinquent and promptly delive itary; should the granter lail to make payment of surance premiums, lines or other charges negable	assessed upon or soments and other treceipts therefor any taxes, assess- by drantor, wither	real property to shall fix the time law and proceed 86.740 to 86.795	satisfy the obliga e and place of s. to loreclose this	tions secured hereb ale, five notice the trust deed in the	to sell the said described y, whereupon the trustee reol as then required by manner provided in ORS	
nake suci and the a ereby, to	payment or by providing beneficiary with fund h payment, beneficiary may, at its option, make imount so paid, with interest at the rate set forth it offether with the obligations described in paragraph	is with which to payment thereof, in the note secured in 6 and 7 of this	13. Alter the trustee for th ORS 86.760 mai	delault at any til le trustee's sale, i	the grantor or othe	vs before the date set by person so privileged by essors in interest, respec-	
rust deed rust deed ovenants rty herei	I, shall be added to and become a part of the del d, without waiver of any rights arising from brea hereof and for such payments, with interest as al inbefore described, as well as the drantor, shall	bt secured by this ich of any of the loresaid, the prop- be bound to the	obligation secured enforcing the terr creding \$50 each	I thereby (includ ns of the obligati) other than well	ing costs and expe- on and trustee's an	I the trust deed and the nses actually incurred in d attorney's fees not ea-	
escribed, out notice	ent that they are bound for the payment of the and all such payments shall be immediately due , and the nonpayment thereoi shall, at the option sums secured by this trust deed immediately due	obligation herein and payable with- of the heneliciary	all foreclosure pro 14. Other place designated i	occeedings shall be wise, the sale shall	dismissed by the	default, in which event trustee. late and at the time and	
6. f title se	a breach of this frust deed. To pay all costs, lees and expenses of this trust arch as well as the other costs and expenses of th	including the cost	in one parcel or auction to the hi shall deliver to t	in separate para ighest bidder for	els and shall sell cash, payable at r	sell said property either the parcel or parcels at he time of sale. Trustee	
n connect res actual 7. flect the	ion with or in enforcing this obligation, and truste Ily incurred. To appear in and defend any action or proceed security rights or rewers of beneficiary or trustee	e's and attorney's	plied. The recital of the truthfulne the grantor and be	s in the deed of a sy thereot. Any p eneliciary may a	my covenant or my matters of fact serson, excluding the	warranty, express or ins- shall be conclusive proof ie trustee, but including	
ction or j nv suit l luding ev	proceeding in which the beneficiary or trustee may for the foreclosure of this deed, to pay all costs idence of title and the beneficiary's or trustee's a	appear, including and expenses, in- ttorney's lees: the	15. When shall apply the p cluding the course	trustee sells purs	nenase at the sale mant to the powers p payment of (1)	provided herein, trustee the expenses of sale, in-	
mount of xed by t. ecree of ellate cou	I attorney's lees mentioned in this paragraph 7 in he trial court and in the event of an appeal from the trial court, grantor further agrees to pay suc- urt shall adjudge trasonable as the beneficiary's o on such appeal.	all cases shall be any judgment or h wm as the ap-	having recorded a	liens subsequent	to the interest of	where charge by trustee's deed, (3) to all persons the trustee in the trust eit priority and (4) the interest entitled to such	
It S odet the	is mutually agreed that: In the event that any portion or all of said proper right of eminent domain of condemnation, henerica	irs shall been the	16. For an	ny reason permit scenar of success	ted by Jan benefic one to any frustee	sarv may from time to named herein or to any	
compen pay all curred b	so energy, to require that all of any portion of the station for such taking, which are in excess of the 1 reasonable costs, expenses and attorney's lees no y grantor in such proceedings, shall be noid to	e monies pavable amount required cessarily paid or beneficiary and	powers and dutie hereunder. Each s	 successor trustees conferred upor appointment auch appointment 	any trustee here and substitution sl	be vested with all title, in named or appointed ball be made by written.	
ophed by oth in th iary in	(if DIM upon any reasonable costs and expenses ar in trial and appellate courts, necessarily paid or j such proceedings, and the balance annhed uson	M attorney's lees, nourred by hene the indebtedues	Cleth or Recorder shall be conclusive	of the county or	countres in which	e office of the County the property is situated,	
n cierui natum	rels, and granico agrees, at its own expense, to the such instruments as shall be necessary in obti- promptly upon beneficiary's request. At any time and from time to time upon written wment of its lees and presentation of this deed.	aining such com-	acknowledged is a obligated to notify trust or of any ac	nade a public re any party heret	word as provided	ed, duly executed and by Law, Trustee is not- inder any other deed of	
1	The grantor covenants and agrees to fized in fee simple of said described r	and with the	beneficiary an	d those clair	ning under hi	m, that he is law-	
	 Trust Deed. Act provides that the trustee hereunder is savings and foan association authorized to do busine a property of this state, its sub-undergrees afflicates, are 	nust be either an at	torney, who is an a	ctive member of t	he Oregon State Ba	r, o bank, tiust company	
	il property of this state, its subsidiaries, affiliates, ag		t Oregon or the Unite	d States or read	insurge -		11

29196 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-los-grantec-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 a than agricultural purposes. 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 feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and rear 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 dwalling, 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 not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON, County of) ss. STATE OF OREGON. .., 19. County of Klamath and Personally appeared , 19. 79 December 19 who, being duly sworn, each for himself and not one for the other, did say that the former is the Personally appeared the above named Barry W. Purnell president and that the latter is the and acknowledged the foregoing instrusecretary of and that the seal alfixed 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. Before me: voluntary act and deed. his ment to be (OFFICIAL Mertat Notary Public for Oregon SEAL) (OFFICIAL SEAL) My commission expires: 2-16-81 Notary Public for Oregon . 1 h . 1 U 4. My commission expires: ÷ NOTA Title Server list Letach Deputy đ \dot{U} 10 9, Grantor Beneficiar) record County seal insi and recor ige 29195 uo 19. DEED within and record Mortgages of said ness my hand an on page 78411 3 th*day* of December 11:31 o'clock A M., a book M79 on page Klamath that the w Mortgage x 515 97383 Fee \$7.00 881) for D. MIlne Clerk OREGON ŝ PURNELI received TRUST number OR, (FORM County certify affixed Witness Вох P. O. Box Stayton, (of Investors Um. OFW. County was file of ~ book STATE County Record BARRY 20th. **as** B V 5 2 3 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. . Trustes TO: The undersigned is the legal owner and holder of all i debtedness secured by the foregoing trust deed. All sums secured by said The undersigned is the left owner and holder of all i debtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby ite 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 evide ices 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 . 19 DATED: Beneficiary and lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be