IN-1			<u>ب 217/8</u> TRUST' DEI	ED	VOI CA	raae	14110_	×a
	87540		۲ <b>+</b> ۲		June		19.80 , betw	7een
¥-1	IF NECARTHU	DEED, made this IR: W:: MERKL a	ndJOYCE-E.	MERKL.,	,husbande	and	as Trustee,	and
for an income	the track of any strategy of the second s	am P. Brands BARNES and		二氟腈 的现在分词 医门口	sband and 1	wife;		······
		and the second by	teljik.	1100	$AU(k)a_{0}K^{-}P$	ettenne e	at i 1923 Liste en tradi	ut a lit
. G	rantor irrevoca Klamath	ably grants, bargain County,	ns, sells and convey	ys to trus	And Market States		Dence C	n an Na Airtí
A Tra East follo	of the Will ws: Beginn	amette Meridian ing at a 1/2 in being North 89	n, Klamath Coum nch iron pin on 9 <sup>0</sup> 06'00" West 9	ty, Ore the Sc 008.60 f	egon, more pa outherly righ feet and Sout	articularly ht of way th 00 <sup>0</sup> 05'1	y describe line of Hi 6" East 30 vard Avenue	a as 1yard .00
feet and A 00 <sup>005</sup> 05'10 Avenu	from a 576 Altamont Dri 5'16" East 5 6" West 591. ue; thence S	ive marking the 591.88 feet; the .88 feet more o South 89 <sup>0</sup> 06'00"	North quarter ence North 89 ( or less to the 5 East 293.66 fe	corner 06'00"' Souther eet to	of said Sect West 293.66 ly right of the point of	feet; then way line o beginning	nce North C of Hilyard	000
		. I the tenements. h	hereditaments and appu	urtenances	and all other righ	nts thereunto be realter attached	elonging or in a to or used in	anywise connec-
now or tion wit	th said real estate.	COR OF SECURING	PERFORMANCE of	t each agre	eement of grantor	herein containe		
sum of	SIXTY FU		a min nervice start of the T	Tollars with	th interest thereon a	according to the	and interest h	ereot, it
noteSof	even date herewi	ith, payable to benefici	iary or order and made	by granto	, 19	which the final i	installment of s	said note
not soo become sold, c	oner paid, to be d The date of matur es due and payabl conveyed, assigned	tue and payable and payable trity of the debt secured le. In the event the will d or alienated by the l or alienated by the	d by this instrument is ithin described propert grantor without first is secured by this instr	the date, ty, or any having obt rument, irr	part thereof, or an tained the written respective of the	y interest there consent or appr maturity dates	ein is sold, agre- roval of the ber s expressed the	ed to be neficiary erein, o
herein, a	, shall become imn The above describe	mediately due and paya ed real property is not cu	able. urrently used for agriculty	(a) consent	or grazing purposes.	ny map or plat of	l said property; () n_thereon; (c) jo	b) join ii in in an
	To protect the se	ecurity of this trust dee	ed, grantor agrees.	granting_ar	in to the may essement or creati ion or other agreemer by reconvey, without w any reconveyance m titled thereto," and the sive proof of the truth entioned in this paragra	nt attecting this varranty, all or an hay be described recitals the	as the "person of any matters or	perty. Th or person lacts sha
not to c	2. To complete or any building or import thereon and complete	restore promptly and in provement which may be when due all costs incurred	therefor.	legally ent be conclus services me	the same default h	iv grantor hereund	aer, benenenity	en 110 01
tions an Join in	J. To comply with nd restrictions alfecti executing such finan de as the	rye and maintain said pro or demolish any building o y waate ol said property. restore promptly and in provement which may be when due all costs incurred all 'laws' ordinances.) regul ing 'said property; if the b neing statements pursuant t ry, may tequire and to paj ices, as well as the cost o	eneliciary so requests, to to the Uniform Commer- y for filing same in the f all lien searcher	10. time with pointed by the indebt	out notice, either in p y a court, and withou tedness hereby secured	person, by agent ut regard to the a l, enter upon and s own name sue o	or by a receiver adequacy of any s take possession of or otherwise collect	said prop t the rent
proper by film	public office or offi ng officers or search iary.	hing agencies as may be o	deemed desirable by the surance on the buildings	issues and less costs	and expenses of opera	ose past due and ation and collection ass secured hereby,	unpaid, and appry on, including reason , and in such ord	nable atto ler as ben
now or and sur an am	4: To provide and r herealter erected on rch other hazards as sount not less than \$	continuously maintain ins on the said premises agains the beneliciary may from the beneliciary, with loss p	it loss or damage by fire time to time require, in written in payable to the latter; all	liciary ma ficiary ma ll. collection insurance	ay determine. The entering upon of such rents, issues	and taking poss and profits, or the	session of said proceeds of lire any taking or dat	operty, the and oth mage of t
if the	grantor shall fail for	beneficiary at least lifteen	days prior to the expira-	waive any	and the application of y delault or notice of to such notice.	or release thereof a I delault hereunde	er or invalidate ar	ny act do
if the deliver tion 0 the be collect	r said policies to the of any policy of insu- eneficiary may proc ted under any fire of	beneficiary at least lifteen surance now or hereafter I cure the same at grantor or other insurance policy m	placed on said buildings, r's expense. The amount may be applied by benefi- such order as beneficiary	hereby or declare	2. Upon default by fr or in his performance of all sums secured here	rantor in payment of any agreement h by immediately d lection may procee	t of any indebted hereunder, the ben due and payable. ed to foreclose this	ness secur eliciary m In such is trust deed
may c	determine, or at opti- part thereof, may be	ion of beneficiary the entir released to grantor. Such a fault or police of default he	application or release shall areunder or invalidate any	event the in equity advertise	e beneficiary at his el y, as a mortgage or di ement and sale. In the and cause to be record	lection may proceed irect the trustee to latter event the l ded his written not opporter to 50	to foreclose this tr beneficiary or the tice of default and atisfy the obligation	rust deed trustee sh his elections securi
act 'do	one pursuant to such 5. To keep said p , assessments and oll	n notice. premises free from construc- ther charges that may be l fore any nart of such tax	ction liens and to pay all levied or assessed upon or res, assessments and other	to sell i hereby, thereol i	the said described re whereupon the trustee as then required by 1 0RS 8	eal property to see shall fix the time law and proceed to 86,740 to 86,795.	e and place of sale to foreclose this t	e, give not trust deed
agains charge to be ments	tes become past due neticiary; should the s, insurance premium	or delinquent and prompti e grantor tail to make pay ns, liens or other charges i beneliciary w	ment of any taxes, assess- payable by grantor, either with lunds with which to	then alt	ter default at any tim for the trustee's sale,	the grantor or his	other person so I is successors in int	privileged terest, resp
by d make	irect payment, or b such payment, ben	by providing beneficiary with interest at the rate se	et forth in the note secured angraphic of the secured of the secured secured secured and the secured secured secured secured secured secured and the secured secur	d ORS 86 s tively, t	6.760, may pay to the the entire amount then a secured thereby (in	e beneficiary or hi n due under the te including costs and	erms of the trust d expenses actually	deed and y, incurred s lees not
herel trust trust	deed, shall be adde deed, without waiv nants hereot and for	e obligations, described in p ed to and become a part o ver, of (any) rights; arising fi r, such payments, whe inter bed, as well as the grants are bound for the paymer payments shall be immedia agreent thereof shall, at th	rom breach of any of the rest as aloresaid, the prop or, shall be bound to the	e certorcin ceeding cipal as n the	on secured thereby (in the terms of the ob- the amounts provided is would not then be- tault, in which event to the terms of terms	a by law) other due had no defa all loreclosure pro	ult occurred, and ceedings shall be	thereby dismissed
				the trus	stee. 14. Otherwise, the sal designated in the notic	le shall be held or ice of sale or the	n the date and at time to which s may sell said p	the time said sale i property ei
rend	ter all sums secured stitute a breach of this (6. To pay all co	by this trust deed. is trust deed. osts; fees and expenses of t the other costs and expe	this trust including the contents of the trustee incurre	stin one auction	parcel or in separate to the highest bidde deliver to the purchase	e parcels and sna er lor cash, payab er its deed in forn without any covens	the at the time of m as required by ant or warranty,	sale. Tru law conve express or
ol-ti in o fees	title search as well as connection with or in actually incurred. 7. To appear in	is the other costs and n enforcing this obligation is i and defend any action of i and defend any action of	or proceeding purporting or trustee; and in any suit	to plied. it, of the	The recitals in the dee truthfulness thereof.	ed of any matters Any person, exclu may purchase at th	uding the trustee, he sale.	but inclu
alfe activ	on or proceeding in suit for the foreclo ding evidence of title	which the beneliciary or the osure of this deed, to pay e and the beneliciary s or	s all costa and expenses, i trustee's attorney's lees; to draph 7 in all cases shall	he shall a be cluding	15. When trustee' sell apply the proceeds of it the compensation of	is pursuant to the sale to payment the trustee and the secured by th	e powers provided of (1) the expense a reasonable char he trust deed, (3)	ses of sale ge by true to all pe
	ount of attorney a, le ount of attorney a, le of by the trial court ree of the trial court adjusted adjust	es mentioned in this parage and in the event of an ap et, grantor further agrees b udge reasonable as the ber	ppeal from any judgment to pay such sum as the a neliciary's or trustee's atto	or attorne P- having dred a	as their interests may	appear in the ord appear in the ord itor or to his succ	der af their priorit	ntitled to
	11.12 11.000	that any portion or all of	Salu property Lall have f	the time t	15. For any reason appoint a successor or	permitted by law successors to any hereunder. Upon	w beneficiary may trustee named he such appointmen	erein or to t, and wi
rig	8. In the event der the right of emin- ht, il it so elects, to compensation for su	nent domain or condemnation or require that all or any po- uch taking, which are in ea-	on, beneficiary shall shall be ortion of the monies payal access of the amount requir ney's fees necessarily paid	red conve	yance to the successor	or trustee, the latt	ter shall be vested istee herein named	d or appo
as to inc ap	pay all reasonable curred by grantor it pplied, by it first upor th in the trial and	costs, expenses and attorn in such proceedings, shall in any reasonable costs and appellate courts, necessaril	be paid to beneficiary a lexpenses and attorney's le ly paid or incurred by be pplied upon the indebted	and hereu ees, instru ene- and i ness Clerk	inder. Each such by be ument executed by be its place of record, w or Recorder of the co	which, when recom- ounty or counties of proper appointm	ing reterence to ded in the office in which the prop- nent of the successor	of the C perty is site or trustee.
bo fic sec	ciary, in such proceed cured hereby; and g and execute such inst	dings, and the balance up grantor agrees, at its own o fruments as shall be neces truments request.	expense; to take such acti ssary in obtaining such co	om-	17. Trustee accepts owledged is made a 1	s this trust when public record as arty hereto of peng	n this deed, duly provided by law. ding sale under an	Trustee ny other d
e la ne	ensation, promptly up 9. At any time	e and from time to time t ts lees and presentation of	upon written request of be of this deed and the note	tor trust	t or of any action or t be a party unless suc	proceeding in whi ch action or proce	eeding is brought l	by trustee.
S. H 🖓 "	morsement the	of full reconveyances, for correspondent for the payment of the payment of the provides that the truster provides the truster provides that the truster provides the truster provides that the truster provides the tr	1 2 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	V . 41. 2.				ik •

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property of the staids, its activities at unificites, agains or brownes, the United Sirves or one opency restand, or on 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 શાનંદ્ર છે. દાજાંદ્ર છે. and that he will warrant and forever defend the same against all persons whomsoever. In the event Grantors herein desire to obtain a building loan, Beneficiaries herein agree to subordinate this Trust Deed to such building loan. 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 increase 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 terminine 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 as 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 dwelling, use Stevens-Neiss Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Neiss Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. quired (If the signer of the above is a corporation, use the form of acknowledgment, opposite.) દાયુવ લગે. પશુવ લગે ney ORS 93.4901 STATE OF OREGON, STATE OF OREGON, County of ... 19 County of Klamath Personally appeared June 6 who, each being first duly sworn, did say that the former is the ...... MERKL, husband and wife, president and that the latter is the ...... secretary of ar and the second a corporation, and that the seal attixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. 1916 . 24 -11-1--11-1-1-acknowledged the loregoing instrutheir schowledgeu meres act and deed to me: O Before me: Beife **(OFFICIAL** SEAL) (OFFICIAL Notary Public for Oregon SEAL) 22-81 My commission expires: commission expires: ACKNOWLEDGMENT BY ATTORNEY-IN-FACT. FORM No. 159ent out an entrances where STATE OF OREGON, SS. ...... Notes they have been a County of Klamath Sec. 23 Mars July , 19.80 personally appeared 28th day of .On this the Joyce E. Merkl who being duly sworn (or affirmed) did say that She is the attorney in fact for Arthur William and that S he executed the foregoing instrument by authority of and in behalf of said principal; and S he acknowledged said instrument to be the act and deed of said principal Before me: (Official, Seal) (Signature) ن مايند ور مي م itine of on State of Drego 100 - 100 - 100 - 100 - 100 Totary. -My Commissi TOT LEVIST DEED UCH TION DITH ON THE POLICUE STATE OF OREGON, SS. [FORM No. 181] [III KISHER COULTAND, ORE TO STATE OF COUNTY OF LIKE AMATH Control and the within instru-Control and the within instru-Control and the within instru-Control and the solution description of the solution of the so at....4:26......o'clock.P....M., and recorded SPACE RESERVED in book/reel/volume No......N80......on Grantor us Beneficiary. FOR pagel4110 or as document/fee/file/ our recorded Isness nizutor mart Witness my hand and seal of Beneficiary TER RECORDING RETURN TOLE KKI HOUT TOLCHE EN NEWER ' DI County'affixed. inday of THIS TRUST DEED, made d 妻には rainer By Dernetha TRUST DEED 5 STORM No DECH-OLOGIA LINE DANG SAMAC-LAUKE DEED Fee \$7.00 - 81318-1