4-1			TRUST_DEED	Vol. <sup>M</sup> 8	Page	3075
THIS	RUST DEE RACHEL E	D, made this STANFORD	and CHRISTINE 1	February	FAM RESIL <b>T, 19</b>	-81 ; between
s Grantor,	KLAMATH LEONARD	COUNTY TIT T. DOMBRAS	LE COMPANY and ANN DOMBRAS	5, husband a	, a ind wife,	s Trustee, and
s Beneficiary		Granter	WITNESSETH:	10 (100-5-5-5 10 (100-5-5-5-5-5-5-5-5-5-5-5-5-5-5-5-5-5-5-		a ling second a
n Klam Beginnin South easte right 8th S North	ith g_at_the_ westerly westerly_ rdyLparal angles 1 treet, 60 easterly	County, O Southeaster along the W at right an lel with 8t o 8th Stree feet to th along them	witnesseth: sells and conveys to t regon, described as: cly corner of L Westerly line o ngles to 8th St th Street, 5 fe et, 8 feet; the he Northerly li Northerly, line., being all that he City of Klam	ot 10 in sa f 8th Stree reet, 52.0 et; thence nce Southea ne of Mt. W of Mt. Whit portion of	id Block 7 t, 65 feet feet; then Southweste sterly par hitney Str ney Street Lots 9 and	; thence ; thence ce South- rly at allel with eet; thenc 60 feet t

now or hereafter apportaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. Super THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the USE OF THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of super with interement housand. Three Hundred Seventy Two & 85/100ths

The date of maturity of the debi secured by this instrument is it becomes due and payable. The date of maturity of the debi secured by this instrument is it is becomes due and payable. The above described real property is not currently used for, agricultured it is the security of this it rust deed, frant or differes: To protect the security of this trust deed, frant of afrees: (a for the security of this it rust deed, frant of afrees: (b consult of permit any waste of said, property, in good condition. To complete or restore prompily and in lood and water and the security of th

(a) consent to the making of any map or plat of said property; (b) join in granting any easurent or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereon; (d) reconvey, without warranty, all or any part of the property. The grantine in any reconveyance may be described as the 'person or person of person or person by a receiver to be appointed by a court, and without regard to the adequacy of any security for the industdness thereby secured, enter upon and take possession of said property or any part thereol, in its own name sue or otherwise collect the rank production or deaut by industdness secured hereby, and in such order as beneficiary may determine.
""" The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of line and other insurance policies or compensation or avards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or waive any delault by grantor in payment of any address secured hereof as aloresaid, shall not cure or waive any delault by grantor in payment of any indebideness secured hereof as aloresaid, shall not cure or waive any delault by grants or any formation or any at the order as secured hereof as aloresaid, shall not cure or waive any delault by grants or any approximation or avards for any indebideness secured hereof as aloresaid, shall not cure or waive any delault or notice.

waive any detault or notice of delault hereunder or invalidate any act done pursuant to such notice. The second second second second second second benefity or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed by an equity, as a morifage or direct the trustee to foreclose this trust deed by advertisement and sale. In the latter event the beneficiary or the trust execute and cause to be recorded his written notice of default and his secured hereby, whereupon the trustee shall itx the time and place of sale, give notice thereby whereupon the trustee shall itx the time and place of sale, give notice thereof as then 'required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.740 to 86.795. 13. Should the beneliciary clect to foreclose by advertisement and sale then alter default at any time prior to live days before the date set by the trustee for the trustee's sale, the grantor or other person so privileged by ORS 86.760, may pay to the beneliciary or his successors in interest, respec-tively, the entire amount then due under the terms of the trust deed and the coloring the terms of the obligation and trustee's and attorney's lees not ex-ceding the amounts provided by law) other than such portion of the pri-ceding the terms of the obligation and trustee's and attorney's lees not ex-ceding the terms of the adve that not default occurred, and thereby cure the default at the be due had no default occurred, and thereby cure by the trustee.

the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at suction to the highest bidder for each, payable at the time of sale. Trustee shall deliver to the purchaser its deed in overant or, warranty, express or im-plied. The recitais in the deed of any matters of the thall be conclusive proof of the trustee, but without any covenant or, warranty, express or im-plied. The recitais in the deed of any matters of the thall be conclusive proof of the trust. When froute sells normant to the nover provided berein trustee "the property. We sold, but without any covenant or warranty, express or im-plied. The recitais in the deed of any matters of the trustee, but including "the grantor and beneficiary, may purchase at the sale." The trustee sells normant to the power provided berein trustee

the grantor and beneticiary, may purchase at the sale. 10:015.3When trustee sells pursuant to the powers provided herein, trustee shall, apply. the proceeds of sale to payment of. (1), the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's cluding the compensation of the trustee and a reasonable charge by trustee's attorney. (2) to the obligation secured by the trust deed; (3) to all persons attorney. (2) to the obligation secured by the trust deed; (3) to all persons attorney. (2) to the obligation secured by the trust deed; (3) to all persons attorney. (2) to the obligation secured by the trust deed; (3) to all persons attorney. (2) to the obligation secured by the trust deed of all persons deed as their interest may appear in the order of their priority and (4) the surplus in interest entitled to such surplus in interest entitled to such surplus in the formation of the trust heartitizes may then time to the formation of the trust hearting the trust heartitizes and the trust the surplus in the formation of the trust heart the trust hearting the formation of the trust hearting the trust heart the formation of the trust hearting trustee trust trustee trust trustee trustees the trust hearting trustees the trust hearting trustees the trust hearting trustees tru

surplus, if any, to the grantor of to its successor in interest entitled to such surplus, it initiates the permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein canned or appointed hereunder. Eacli such appointment and subsituition stable be mode by written instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the ollico of the County Glerk on Recorder.oi the county or counties in which the property is situated, shall be conclusive prool of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duty executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Just face and the intervence of a start (to business under the all all and the intervence), who is an active member of the Oregon State Bar, a bank, trust company NOTE: The Just Deed Act provides that the trustee herewater, must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to business under the lows of Oregon of the United States, a title insurance company authorized to bosoness under the 506.555. property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 506.555.

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and sales and	HARMING STREET, AND ADDRESS OF AD	test reduced of prices opplication in the second second second	Strangents of the providence of
to be a strategy of the strate	the same because and the same constraints and the same same same same same same same sam	nd the same against all persons whomsoever.	And the second s
This deed tors, personal rep	applies to; inures to the benefit.	of and this a second are for basiness or commercial participation of and this and the second	Notice balance
	VESS WHEREOF, said gran	Densificiary herein. In construing this deed and own tter, and the singular number includes the plural, tor has hereinto set to	
disclosures; for this p the purchase of a di	mply with the Act and Regulation ( burpose, if this instrument is to be a r welling, use Stavents	d Regulation Z, the by imaking required	laufare
of a dwalling use Sn with the Act is not req if the signer of the abov use, the form of picknowle	welling, use slevens Ners Form No. 1 NOL to be a first lien, or is not to fi svens-Ness Form No. 13061 or equico uired, distegard his notce e is a conparation	1305 or equivalent; A CANAMUAL	Bake
STATE OF OREGO Courty of KI	Day the state of t	1305 of squivalent, A CAURANNE Standard	
	the state of the s	Dreat the	
Carling and ac	Knowledged the toredon	secretary of	Céóind inde
OFFICIAL SEAL) Notary	The summely	and deed. Before me.	of its board of directors; to be its voluntary act
To protect the second	mission expires: 9/23/8) a	Notary Public for Oregon My commission expires:	(OFFICIAL SEAL)
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trust deed have been fully said trust deed or pursua herewith together with said ostate now held by your	the legal owner and holder of all in paid and satisfied. You hereby ar nt to statute (to cancel all evident d frust deed) and to reconvey, with	J Trustee indebtedness secured by the foregoing trust deed. All erdirected, on payment foyou of any sums owing to y ces of indebtedness secured by said trust deed (which out warranty, to the parties designated by the terms and documents to	sums secured by said ou under the terms of
DATED:		ces of indebtedress secured by said frust deed (which out warranty, to the parties designated by the terms and documents to	are delivered to you of said trust deed the
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TRUST D	60 feet to the North	on must be delivered to the studies for concellation before reconveya	Lee C. Livence
STEVENd Ness HAWEBUB CO.J.	A SOUTHER LETY CO	TO 241 21100; STATE OF OREGON, IA TIME OF ALL County ofKlama	$\mathbf{h}^{6}$ 2011}ss.
a) Beneficiary)	IN ERITA DECURY, wills and	ment was received for 20th day of Februa ERESERVED at	record on the Ty, 19.81 ,, and recorded
AFTER RECORDING RET	L DOWR V2 TUG V4 Beneficiary	M DOWNING UN Record of Mortgages of	ment/fee/file/ 
amath Cocenty	Title	County affixed.	and seal of
FOSH Sto. 231-1-Dreyon Intil Dend Sci	AST	By Bernetha H fel	ich Deputy