96985	TRUST DEED	Vol. 8 Page 4381
THIS TRUST DEED, mac Roy W: Price and Chris	le this	MARCH 51. Joseph March 19. 81, betw
as Grantor, MOUNTAIN TITLE	<u>ma</u> []	Matters to and and
Thomas S. Cavener and	Vera A. Cavener, Husband	1 and Wifernmean and and the Apacy
as Beneficiary, 😳 🕬	WPN STORE BEREBARD	 stell 12:46 solder Rid, and account to back their volume No. Do1
Grantor irrevocably grants, in Klamath C	bargains, sells and conveys to county, Oregon, described as:	trustee in trust; with power of sale, the prop
PTEYSKA ARACITYK PTE CO. PORTANI, Car (FORM No. 251)		County of Slamath (I-teruity that the within inst
TRUST DEED	of the Westerly 40 fee	ELVIE OF OWECOW
HOT SPRINGS ADDITION t	o the City of Klamath Fa	alls, according to the official
Da and fare or destroy inte Tout Baed OR TH	E NOIS VANA IL MANA AND AND AND AND AND AND AND AND AND	nty "Clerk of Klamath County, Oregon
		(Beinlitzar)
for the with all and singular the tenem	ents, hereditaments and appurtenance	es and all other rights thereunto belonging or in any ill lixtures now or hereatter attached to or used in cor
tion with said real estate.	TRINC DEDECION INCE SUSAL	
sum of NINE INCUSAND AND N	Dollars, v	igreement of grantor neren contained and payment of software states and that the software states and states of a promi- with interest thereon according to the terms of a promi- ntor, the final payment of principal and interest hereo 19. 86.
The date of maturity of the debt s	secured by this instrument is the date	e, stated above, on which the linal installment of said
becomes due and payable. In the event sold, conveyed, assigned or alienated by then, at the beneficiary's option, all obli	the within described property, or any y the grantor without lirst having o gations secured by this instrument, -:	y part thereof, or any interest therein is sold, agreed t obtained the written consent or approval of the benefic irrespective of the maturity dates expressed therein
그렇는 전국을 부분한 가슴을 벗는 정말을 했는다. 그는	not currently used for agricultural, timbe	요즘 1월 27일에 가죽는 것 같은 100 March 200 March 2
To protect the security of this true In To protect, preserve and maintain as and repair; not to remove or demolish any buil not to commit or permit any waste of said proper	st deed, grantor agrees: (a) const id property in good condition granting ding on improvement thereon; subordina ty,	ent to the making of any map or plat of said property; (b) jo any casement or creating any restriction thereon; (c) join in iton or other agreement allecting this deed or the lien or c d) reconvey, without warranty, all or any part of the property.
into tepair, its or perint any waste of said proper of to commit or perint any waste of said proper anner any building or improvement. which ma lestroyed thereon, and pay when due all costs inc -5. To comply with all laws;ordinances,	Id in good and workmanlike grantee in y be constructed, damaged or legally en urred therefor	(a) Uniter affection and a state of a state of the life of of the operation of the state of t
12.1094d intercon, and pay when due all costs me 1.5. To comply with all daws; ordinances, icons and restitctions allecting isn't property; it foin in executing such financing statements pursu iail Code as the beneficiary may require and orper public ollics or ollics; as well as the c	the beneficiary so requests, to 10 uant to the Unitorn Commer time with to pay for ting same in the pointed b post of all lien searches made the indeb	Dup any delault by grantor hereunder, beneliciary may at hout notice, either in person, by agent or by a receiver to be y a court, and without regard to the adequacy of any securit tedness hereby secured, enter upon and take possession of said
y ming oncers of searching agencies as may peneliciary. 4. To provide and continuously maintai	in insurance on the buildings less costs	ing part, including those past due and unpaid, and apply the sound expenses of operation and collection, including reasonable a superstance of operation and collection, including reasonable and apply the second s
concies of mistrance sham be denivered to the	renericially as soon as moured, the insurance	Note that is a second second letter with the second
I the grantor shall lail for any reason to procu leliver said policies to the beneliciary at least li ion'ol any (policy of insurance now or hereal he beneliciary may procure the same at gra	Iteen days prior to the expira-waive any ter placed on said buildings, pursuant	and the application or release thereof as aloresaid, shall not cu y default or notice of default hereunder or invalidate any act to such notice. "Upon default by grantor in payment of any indeptedness sec
collected under any fire or other insurance polic iary upon any indebtedness secured hereby and nay determine or al option of beneficiary the my part thereof, may be released to grantor. Su	Lin such order as beneliciary declare a	. Opon details by granton in payment of any interfectings see in his performance of any agreement hereunder, the benchiciary ill sums secured hereby immediately due and payable. In suc- benchiciary at his election may proceed to foreclose this irust as a mortfade or direct the trustee to foreclose this trust rent and sale. In the latter event the beneficiary or the trustee
not cure or waive any default or notice of defau tet done pursuant to auch notice. 5. To keep said premises free from com- faxes, assessments and other charges that may	struction liens and to pay all execute a be levied or assessed upon or to sell th	ment and sale. In the latter event the beneliciary or the trustee nd cause to be recorded his written notice of default and his ele he said described real property to satisfy the obligations see brierupon the trustee shall fix the time and place of sale, give r
"gainst said, property (before any part of such harges become past due or delinquent and prov o beneliciary; should the grantor tail to make ments, insurance premiums, liens or other charge	mptly deliver receipts therefor thereof a payment of any taxes, assess- the mann ses payable by grantor, either 13	s then required by law and proceed to foreclose this trust dec er provided in ORS 86.740 to 86.795. 3. Should the beneliciary elect to foreclose by advertisement and
by direct payment for by providing beneliciar make such payment, beneliciary may, at its of ind ithe amount sol paid with interest at the rat hereby, together, with the obligations described.	ption, make payment thereof, trustee to e set forth in the note secured ORS 86.1	r delault at any time prior to live days before the date set by or the trustee's sale, the grantor or other person so privilego 760, may pay to the beneficiary or his successors in interest, re a entire amount then due under the terms of the trust deed an is secured thereby. (including costs and expenses actually incurre
riss deed, shall be added to and become a par riss deed, without waiver of any rights arisin overantist hereol and (for sich payments, with in arty; bereinbelore (described); as well, as, the art rist, bereinbelore (described); as well, as, the art	anior. Shall the bound to the Cinal 85	the (erms of the obligation and trustee's and attorney's lees no he amounts provided by law)-other than such portion of the would not then be due had no default occurred, and thereby bit, in which event all foreclosure proceedings shall be dismisse
and, estent that they are bound for the payr fescribed, and all such payments shall be imme but notice, and the ionpayment thereof shall, int and established in the source of the truth dead interfescial, sums secured, by this truth dead methods, barack of this truth dead	ediately, due and payable and shinlace des	s. Otherwise, the sale shall be held on the date and at the time is using a sale or the time to which said sale
constitute a breach of this trust deed. A second se	penses of the trustee incurred auction to	oned as provided by law. The trustee may sell said property e arcel or in separate parcels and shall sell the parcel or parce or the highest bidder for eash, payable at the time of sale. Tr yer to the purchaser its deed in form as required by law. conv
ees actually meurred A to 2, the to 1, 2, the 7. To appear in and defend any action affect the security rights or powers of beneficiar action or proceeding in which the beneficiary or my suit for the foreclosure of this deed, to pu	y or frustee; and in any suit, is of the tr frustee may appear, including the grant	ver to the purchaser its deed in form as required by law conv- erry ets sold, but without any covenant or warranty, express or e recitals in the deed of any matters of lact shall be conclusive uthiuness, thereof, Any person, excluding the trustee, but inci- or and beneliciary, any purchase at the sale.
luding evidence of title and the beneliciary's o mount al attorney's less mentioned in this par- ixed by the trial court and in the event of an	ritrustee's attorney's fees, the shall app agraph 7. In all cases shall be cluding to appeal from any judgment or attorney.	When trustee sells pursuant to the powers provided herein, tr by the proceeds of sale to payment of (1) the expenses of sale the compensation of the trustee and a reasonable charge by tru (2) to the obligation secured by the trust deed, (3) to all pe
If is mutually agreed that?	eneliciary's or trustee's attor and deal rais deal as t	coorded liens subsequent to the interest of the trustee in the their interests may appear in the order of their priority and (4) if any, to the grantor or to bis successor in interest entitled to
8. In the event that any portion or all o inder the right of eminent domain or condemnat ight, if it so elects, to require that all or any is compensation for such taking, which are in a	r said property shall be taken 0.8, 96, 96 ion, beneficiary shall have the time app portion of the monies payable successor excess of the amount required conveyant	5. For any reason permitted by law beneficiary may from tin oint a successor or successors to any trustee named herein or to trustee appointed hereunder. Upon such appointment, and wit os to the successor trustee, the latter shall be vested with all
o pay all reasonable costs, expenses and aftor neured by grantor in such proceedings, shall unlied by it first upon any reasonable costs and	be paid to beneficiary and hereunder	nd duties conferred upon any trustee herein named or appo E-Each such appointment and substitution shall be made by wi
orn in the trial and appendie courts, necessari	pplied upon the indebledness Clark	lace of record, which, when recorded in the office of the Co
oth in the trial and appellate courts, necessar iciary in "such proceedings," and the balance a courde hereby; and grantor agrees, at its own and execute such instruments as shall be nece nesation, promptly upon beneliciary's request. 9. At any time and from time to time	ssary in obtaining such com-	It executed by beneliciary, containing reference to this trust place of record, which, when recorded in the olice of the Co Recorder of the county or counties in which the property is situ conclusive proof of proper appointment of the successor trustee. 7. Trustee accepts this trust when this deed, duly executed ded is made a public record as provided by law. Trustee in trustee in the successor trustee.

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The grantor co fully seized in fee sin	ovenants and agrees to a nple of said described an	nd with the beneficiary and those claiming under him, that he is law a property and has a valid, unencumbered title of
As the state of the second sec	essurations in constant of the	nd with the beneficiary and those claiming under him, that he is lay al property and has a valid, unencumbered title thereto
niel Alexandra and Alexandra	Sherry at the state of the sector of the sec	dines bi pole – Weldere to wellt into bents into a second a second
and that he will warr	rant and forever defend	the same against all persons who are a second
All Constructions and All All And All All All All All All All All All Al	Andreaghdir pung ya dheng in p Ananara mung anangan a pana pana Ya manep ana na anangan ang ang	Hurther Strate - Unice and Fertilizer File products and the second strategy of the secon
The grantor warran	is that the proceeds of the	non besain in an
(b) for an organise	grantor's personal, family, h	loan represented by the above described note and this trust deed are: ousehold or agricultural purposes (see Important Notice below), a natural person) are for business or commoncial purposes other than agricultural
This deed applies t	to, inures to the benefit of	and higher all
contract secured hereby, w masculine gender includes	hether or not named as a be the feminine and the neutron	and binds, all parties hereto; their heirs; legatees, devisees, administrators, execu- The term beneficiary shall mean the holder and owner, including pledgee, of the neticiary herein. In constraint, this deed and whenever, the context so requires, the , and the singular number, includes the plural.
IN WITNESS V	WHEREOF, said granton	neticiary herein. In constraint the holder and owner, including pledge, of the real the singular number, includes the plural. has hereunto, set his hand the day and year first above written.
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beneficiary MILST	the Truth-in-Lending Act and	Regulation 7 the
the purchase of a duality	if this instrument is to be a Fig	ST lien to finance
OL G CHARLING HER CLANSER IT	use Stevens-Ness Form No: 13 be a first lien, or is not to find ss Form No. 1306, or equivale sregard this notice:	
(If the signer of the above is a coruse the ferm of acknowledgment o	when when we do so that the barn	and these Did set in the Bruce W. Price
STATE OF OREGON,		Ref 93 (440) Un annue having an annue having an an annue having a start an annue having a
County of Klamath March		STATE OF OREGON, County of
Personally appeared the	above named	Personally appeared
Roy W. Price an and Bruce W. Price	Id (hristing I Day	Ce duly sworn, did say that the former is the
	and and a second s	Dresident and that the latter is the
New Service States	HILL AS ITS many many in the	and a start of the second s
ont to be their	ledged the foregoing instru-	a corporation, and that the seal attized 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 the
U Pacifia	voluntary act and deed.	sealed in behalt of said corporation and that the instrument was signed and and each of them acknowledged, said instrument to be its voluntary act and deed.
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