		A BASTI AND AS STORE
IRM No. 881—Oregon Trust Deed Series—TRUST DEED.		STEVENS-HESS LAW PUBLISHING CO., PORTLAND, OR. 97204
Chilog 1635% 97624	TRUST DEED	E 13693
THIS TRUST DEED, made this	day of	,September
Version (2019 Mares and Juanita	a E. Mares, husban	d and wife age of
C Transamerica Title Company		d and wife and as Trustee, and
s Grantor, Transamerica Title Compan Linda David		
- 교통성도 없었다면 시간을 잃었습니다. 이번 전도 2000년 12년 12년 12년 12년 12년 12년 12년 12년 12년 12	Archychia an	na nagrinošnikus aktivi programa
s Beneficiary,	ko#	
	WITNESSETH:	The property of the manager
Grantor irrevocably grants, bargains,	sells and conveys to tru	stee in trust, with power of sale, the property
n Klamath County, Or	egon, described as:	The state of the s
David R. Mares	_e	LE OF COUTUS AND LESS THE SECOND
The S1/2 of Lot 6 and all	OT LOE / IN BIOCK	Comp. W - 1.15math
CHILDOUIN, Klamarn county	, oregon.	SPATEOFOREGOT
TRUST DEED	동일과 아름이 있었다고 그리고 그래.	병출활기가 무슨 환경인 인보이다. 그는 그렇게 되고 있
Danner forwer of destroy from Trust Goad, Op. 1955 stages whose p	h escular, Šolfi mvil be delicaişa iz	the trades to be exercised below as a substitute of the same
Demostrate of destroy this than dead of the state while t	t teruton. Želit most be getieniye to	Besidence of Control and Solution States of the second sec
Together with all and singular the tenements, heredi	itaments and appurtenances and profits thereot and all t	and all other rights thereunto belonging or in anywis lixtures now or herealter attached to or used in connec
Together with all and singular the tenements, heredi now or herealter appertaining, and the rents, issues thon with said real estate.	itaments and appurtenances and profits thereof and all t	and all other rights thereunto belonging or in anywis ixtures now or hereafter attached to or used in connec- tement of grantor herein contained and payment of th
Together with all and singular the tenements, hereding on hereafter appertaining, and the rents, issues thon with said real estate. FOR THE PURPOSE OF SECURING PE	itaments and appurtenances and profits thereof and all t RFORMANCE of each agre	and all other rights thereunto belonging or in anywis lixtures now or hereafter attached to or used in connec- sement of grantor herein contained and payment of th
Together with all and singular the tenements, hereding or hereafter appearance or hereafter and the rents, issues thon with said real estate. FOR THE PURPOSE OF SECURING PE. Sum of Seven Thousand Six Hundre	itaments and appurtenances and profits thereof and all t RFORMANCE of each agre ed and no/100 Dollars, with a order and made by granto	and all other rights thereunto belonging or in anywis intures now or hereafter attached to or used in connect the contained and payment of the interest thereon according to the terms of a promissor to the tinal payment of principal and interest hereof,
Together with all and singular the tenements, heredition with said real estate. FOR THE PURPOSE OF SECURING PE. Seven Thousand Six Hundre note of even date herewith, payable to beneticiary of the date of maturity of the debt secured by The date of maturity of the debt secured by	itements and appurtenances and profits thereof and all it RFORMANCE of each agreed and no/100 Dollars, with r. order and made by granto liphincipal and it this instrument is the date, described property, or any itor without lirst having obtured by this instrument, irrey used for agricultural, timber	and all other rights thereunto belonging or in anywis intures now or hereafter attached to or used in connect them of grantor herein contained and payment of the interest thereon according to the terms of a promissor, the final payment of principal and interest hereof, it the final payment of principal and interest hereof, and the final installment of said not part thereof, or any interest therein is sold, agreed to hained the written consent or approval of the beneficiar espective of the maturity dates expressed therein, or

tions and restrictions altecting said property; if the beneliciary so requests, to inim recruiting, such innancing statements pursuant to the Uniform Commercial Code as the beneliciary may require and to pay for filing same in the proper public office or offices, as well as the cost of all line searches of the proper public office or offices, as well as the cost of all line searches by the beneliciary.

4. To provide and continuously maintain insurance on the buildings how or hereafter control on the said premises against loss or damage by fire and an anount, not less than \$...\tag{1.1.}\t

issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorless costs and expenses of operation and collection, including reasonable attorpers to the same of the

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such accuracy the sum secured hereby immediately due and payable. In such accuracy the beneficiary may declare all sums secured hereby immediately due and payable. In such declare all sums secured hereby immediately due and payable. In such declare the beneficiary or the instrust deed by advertisement and sale. In the latter event the beneficiary or the truste eshall on execute and cause the ecorded his written notice of default and his election execute and cause the ecorded his written notice of default and his election to self the sale excibed real property to satisfy the obligations secured thereby, whereupon the trustee shall lix the time and place of sale, give notice thereby, whereupon the trustee shall lix the time and place of sale, give notice thereof as them required by law and proceed to foreclose this trust deed in them after default at any time prior to five 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 beneficiary or his successors in interest, respectively, the entire amount the due under the terms of the furst deed and the obligation secured thereby (including costs and expenses actually incurred in obligation secured thereby (including costs and expenses actually incurred in ceeding the amounts provided by law) other than such portion of the princeding the amounts provided by law) other than such portion of the princeding the amounts provided by law) other than such portion of the princeding the amounts provided by law) other than such portion of the princeding the mounts provided by law. The trustee may sell said property either trustee declared to the half he default occurred, and thereby cure citied

of the truthiulness thereof. Any person, excluding the trustee, but including the frantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by attorney, (2) to the obligation secured by the trust deed, (3) to full persons having recorded diens subsequent to the interest of the trusten that having recorded diens subsequent to the interest of the trusten in the trust deed as their interests may appear in the order of their priority and (4) the surplus, it any, to the grantor or to his successor in interest entitled to surplus.

16. For any reason permitted by law beneficiary may from time to may accessor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be bracked with all title, powers and duties conferred upon any trustee hereal part of appointment and substitutionable be made by written instrument executed by beneficiary, containing the made by written instrument executed by beneficiary, containing in the ollice of the County (Clerk or Recorder of the county or counter in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly 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 accion or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney; who is an active member of the Oregon State Bar, a bank, trust company or sovings and loan association authorized to do business under the lows of Oregon or the United States, a title insurance company authorized to insure title to real property of this state; its subsidiaries, affiliates, ogents or branches; the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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

except, easements or restrictions of record, or easements and restrictions of second to the area or apparent on the face of the land

and that he will warrant and forever defend the same against all persons whomsoever.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, 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 (c) or (b) is not epplicable; if warranty (c) 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 life to finance the purchase of a dwelling, use Stevens-Ness 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 see Stevens-Ness form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment epposite.) (ORS 93.490) STATE OF OREGON. STATE OF OREGON, County of County of Klamath September 27 , 19 82 Personally appeared Personally appeared the above named.... David R. Mares and Juanita duly sworn, did say that the tormer is the E. Mares, husband and wife president and that the latter is the secretary of a corporation, and that the seal allixed to the loregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalf 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 instru-The little of the ment to be their voluntary act and deed. Z Beloto one: (OFFICIAL SEAL) Before me: Barr Notary Funds for Closed. 7–16–83 Notary Public for Oregon (OFFICIAL SEAL) My commission expires: Many to trade a communication of policy or notices exect the real policy of the control of the c the above described real pregency is cor curte police steal second interestately due o it the wish a described proporty, or one the ten described by the majority of Majority's section of the transfer. The undersigned is the legal owner and holder of all indebtedness secured by the toregoing 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 frust 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 The suid real tentals. FOR THE PURPOSE: OF SECURING PERFORMANCE of each extrement of granter berein constagether with all and alugular the topoments, betaditamorts and apportenances and all other tipils than met to DVLED betalist apportant and the room of 18 and productions are a former power as a second of DATED: Beneficiary Do not less or destroy this Trust Doed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be n TRUST DEED STATE OF OREGON, C (COM No. 881) Klamath C unty, Oregon. County ofKlamath OL 2001 certify that the within instruall of Lot 7 in Block 4, David R. Mares Commun. Oregon described as: ment was received for record on the 14 day of Oct , 19.82, Ground ta E. Mares pur must sells and contents to master sat. 11:14 o'clock. AM., and recorded SPACE RESERVED Grantor in book/reel/volume No...M82.....on Ecustor Linda David FOR page.13693....or as document/fee/file/ RECORDER'S USE instrument/microfilm No. 16352....., Record of Mortgages of said County. Grenter, Transamer Lea**Beneficiary** C int aux Witness my hand and seal of anita E. Mares, husband an Connth affixed. AFTER RECORDING RETURN TO Linda David b.TO.15BOX 1451 DEED, made it

in gal. of

TRUST DEED

Evelyn Biehn County Clerk

By Juju Me Du Ree \$8.00

Chiloquin, Oregon 97624