803 Main-Suite 103 Klamat 058 08 97601			Vol. M84 Page	1441
CMC THIS TRUST DEED, LOYETTE L. JACKSON	made this17th	day ofAugust		84, betw
as Grantor. WILLTAM	ST SEMODE	<del>,</del>	e la Long Carago	
		poration	, 19 10 19 19 19 19 19 19 19 19 19 19 19 19 19	s Trustee, a
as Beneficiary,		for the training the second	n <u>seite e Statan (</u> en Thijogen) et e gezet	international Second to the second second
Grantor irrevocably gran	WIT hardeine selle and	NESSETH: conveys to trustee in the	antal e l'anguna yang Manangan	49 <b>3</b> - 1
inKlamath	County, Oregon, des	cribed as:	역 이 가지 않는 것이 같이 있는 것이 없다.	, the prope
A portion of Governme Willamette Meridian described as follows	in the County of	n 6, Township 35 s Klamath, State of	CONTRACTOR OF A	anna tha a
Beginning at Northeas of the Willamette Mer North 330 feet; thenc	t corner of Lot 1 idian; thence Source e East319.3 feet (	6, Section 6, Town th 330 feet; then to the point of be	ship 35 South, Range e West 319.3-feet; ginning.	ge 7 East thence
together with all and singular the ter now, or hereafter appertaining, and the tion with said real estate.	ements, hereditaments and	appurtenances and all oth	n rishin sharana a s	
FOR THE PUPPOSE OF SE	CUDING		or nercurter attached to of th	? or in anywi ised in conne
note of even date herewith, payable to not sooner paid; to be due and payabl The date of maturity of the deb becomes due and payable. In the even sold, conveyed, assigned or alienated then, at the beneficiary's option, all of herein, shall become immediately due a The dove described real arcent	e August 17 percent t secured by this instrument t the within described prop by the grantor without to bligations secured by this i	t is the date, stated above, perty, or any part thereot, rst having obtained the wri- strument, irrespective of	on which the final installme or any interest therein is solu- tten consent or approval of t	erest hereof, ent of said no
To protect the security of this t	rust deed, grantor agrees	ultural, timber or grazing pur	Poses.	
and repair; not to remove or demolish and the	said property in good condition	granting any easement or	of any map or plat of said prop. Creating any restriction thereon; sement affecting this deed or the	erty; (b) join i (c) join in an e lien or charg
destroyed thereon, and pay when due all costs i S. To comply with all laws, ordinance tions and restrictions all effective and restrictions	nay be constructed, damaged or ncurred therefor. 5, regulations, covenants, condi-	legally entitled thereto," and be conclusive proof of the services mentioned in this and	creating any restriction thereon; sement alfecting this deed or thi but warranty, all or any part of t, ce may be described as the "p d the recitals therein of any matti truthiulness thereoi. Trustee's lees agraph shall be not leas than \$5.	erson or person ers or facts shall for any of the
not to commit or Permit any wate of shall be 2. To complete or description of the promply manner any building or improvement which r destroyed thereon, and pay when sail costs 1. To comply with all law, ordinance for and restrictions allecting statements pu- ion m executing such imancing statements pu- ion. The secuting such imancing statements pu- cal. Code as the beneficiary may require and proper public office or office as well as the peneliciary. 4. To provide and communications	t the beneficiary so requests, to rsuant to the Uniform Commer- to pay for filing same in the cost of all lier searches made	time without notice, either	It by grantor hereunder, beneficia in person, by agent or by a re-	ary may at any
and the state will continuously main	ain msurance on the building	the proting, naturing	its own name sue or otherwise of those past due and unpaid, and	collect the rents
in amount not less than \$ INSUTADIE	Value written in	ficiary may determine,	dness secured hereby, and in such	order as bene-
the grantor shall fail for any reason to pro-	beneficiary as soon as insured;	insurance policies or compen-	on and taking possession of said es and profits, or the proceeds of ation or awards for any taking of or release thereol as aloresaid, so of delault hereunder or invalidat	r damada ol ika
letiver said policies to the beneficiary at least ion of any policy of insurance now or here he beneficiary may procure the same at g ollected under any lire or other insurance pol lary upon any indebtedness secured hereby an any determine, or at option of beneficiary the ny part thereof, may be released to describe		berehv or in his period by	grantor in payment of any indeb	tedness secured
ny part thereof, may be released to grantor. S of cure or waive any default or notice of defa	uch application or release shall ult hereunder or invalidate any	event the beneficiary at his in equity as a mostant	reby immediately due and payab election may proceed to foreclose	le. In such an this trust deed
stant of a solution of the provides of the provides of the property before any part of such args that may gainst said property before any part of such args become past due or delinquent and pro beneficiery; should the grantor fail to make	laxes, assessments and other	execute and cause to be reco. to sell the said described in	rded his written notice of delault a eal property to satisfy the oblin	and his election
ents, insurance premiums, liens or other char direct payment or by providing benefician ske such payment bestiming benefician	ges payable by grantor, either y with funds with which to	Ine manner provided in ORS	86.740 to 86.795.	s trust aeea m
reby, together with the obligations described	in paragraphs 6 and 7 of this	trustee for the trustee's sale ORS 86.760, may pay to the	the grantor or other person so beneficiary or his successors in i	nate set by the privileged by interest, respec-
venants hereof and for such payments, with i ty hereinbefore described, as well as the gr	interest as aforesaid, the prop- inter, shall be bound to the	ceeding the amounts provided	ligation and trustee's and attorney by law) other than such portio	y's fees not ex-
der all sums secured by this trust deed imm	the option of the beneficiary, ediately due and payable and	IA Othermine At	il foreclosure proceedings shall be	e dismissed by
6. To pay all costs, lees and expenses o title search as well as the other costs and ex connection with or in enforcing this oblication	this trust including the cost	be postponed as provided by	law. The trustee may sell said of	said sale may
7. To appear in and defend any action ect the security rights or powers of beneliciar	or proceeding purporting to	shall deliver to the purchaser the property so sold, but wit	its deed in form as required by hout any covenant or warranty.	law conveying
y suit for the foreclosure of this deed, to pa ding evidence of title and the beneficiary's or ount of attorney's fees mentioned in this pare	y all costs and expenses, in- frustee's attorney's fees; the graph 7 in all cases shall be	shall anoly the proceeds of	by purchase at the sale. pursuant to the powers provided	herein, trustee
ree of the trial court, grantor further agrees late court shall adjudge reasonable as the be 's fees on such appeal.	to pay such sum as the ap- neliciary's or trustee's attor-	cluding the compensation of t attorney, (2) to the obligation having recorded liens subsequ deed as their intersts	he trustee and a reasonable charge secured by the trust deed, (3) and to the interest of the trustee	to all persons to the trust of the trust
It is mutually agreed that: 8. In the event that any portion or all of	said property shall be taken	surplus, if any, to the grantor	or to his successor in interest en	and (4) the ntitled to such
r, il il so elects; to require that all or; any p compensation for such taking, which are in el pay all reasonable costs, expenses and attorn urred hy drance in such as a storn	ortion of the monies payable and access of the amount required ey's fees necessarily paid or	"successor" trustee appointed her	mitted by law beneficiary may ccessors to any trustee named her reunder. Upon such appointment, ustee, the latter shall be vested unon any trustee	ein or to any
lied by it first upon any reasonable costs and h in the trial and appellate courts, necessaril	e paid to beneficiary and expenses and attorney's fees, paid or incurred by bene	powers and duties conferred	ustee, the latter shall be vested upon any trustee herein named sent and substitution shall be ma- ciary, containing reference to th , when recorded in the office to y or counties in which the propert per appointment of the successor	with all thie,
execute such instruments as shall be necess sation, promptly upon beneficiary's request.	ary in obtaining such com-	Clerk or Recorder of the count shall be conclusive proof of pro- 17. Trustee accepts this	when recorded in the office of y or counties in which the propert per appointment of the successor a trust when this deed duly of	the County y is situated, trustee.
9. At any time and from time to time up ry, payment of its fees and presentation of present (in case of full reconveyances, for can liability of any person for the payment of th	this deed and the note for wellation), without affecting e indebtedness, trustee mark	acknowledged is made a publi obligated to notify any party h trust or of any action or proce- shall be a party unless	per appointment of the successor is trust when this deed, duly e c record as provided by law. T ereto of pending sale under any c eeding in which grantor, beneficiar tion or proceeding is brought by i	ixecuted and rustee is not other deed of Ty or trustee
		www.da such ac	was or proceeding is hrought he	trustee

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Tuche A silling demonstra	14414
fully seized in fee simple of said de	grees to and with the beneficiary and those claiming under him, that he is law scribed real property and has a valid, unencumbered title thereto
the second contract of the restriction of the	is any filled and provide the second second second second and the second s
and that he will warrant and foreve	T defenduthe normal of the second states and the se
and the second secon	A 19 19 Social of the second states of the second s
The grantor warrants that the proce	(1) (1997) The Instance protein (1997) (1998) (1999) (1990) (1999) (
(a)* primarily for grantor's persona (b) x for yes primeries of a constant X approximately a constant of a constan	eeds of the loan represented by the above described note and this trust deed are: I, family, household or agricultural purposes (see Important Notice below), Administrational Reproduction in the instrumentary operation of the second second second second second second s
This deed applies to, inures to the	benefit of and binds all matine
masculine gender includes the feminine and	the neuter, and the singular number including pledgee, of the
IIN WITNESS WHEREOF, se	aid grantor has hereunto set his hand the day and year first above with
not applicable; if warranty (a) is applicable ar as such word is defined in the Tank to be	thickever warranty (a) or (b) is Sourcette & back no
disclosures: for this	sulation by making required
of a dwelling use Stevens New a first lien, or	is not to finance the purchase as wents and starting to
(If the signer of the above is a corporation, as the	a contration of the first of the second
STATE OF OREGON	
County of County of the second	STATE OF ORFCON COM
Personally appeared the above named.	Personally appeared
Loyette L. Jackson	duly sworn, did say that the former is the
Articles and the data and the formation of the data and the data an	president and that the latter is the secretary of
and acknowledged the torego	a corporation, and that the seal allized to the foregoing instrument is the corporate seal of said corporation and that the incegoing instrument is the
ment to be her wountary act	corporate seal of said corporation and that the instrument is the ing instru- 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
(OFFSCORE)	Betore me:
erary Aubric for Oregon	Contraction of the second contraction of the second contract of the
DUBLY Complision expires: 21	La My commission expires: SEAL)
The second s	REQUEST FOR FULL RECONVEYANCE
a strain of the second s	Is be used only when obligations have been paid and a start and the second seco
The undersigned is the legal owner and	The second particular and the second se
trust deed have been fully paid and satisfied.	You hereby are directed, on payment to you of any sums secured by said
estate now held by you under the same. Mail r	econvey, without warranty, to the parties designated by the terms of said trust deed the
FOR THE PURPOSE OF SECURIN	C BEBLOSHINACE of Each adjectment of States
tedetion with all was cingular the testements,	pereditationents and opporteent and all termines and all the state of
	Benoficiary
	which it sections which the point of beginning.
Beginning at Northeast corn	er of lot 16, Section 6, Township 35 South, Same 7 Dash shares south 230 and a managed conception peters secondance will be made:
TRUST DEED	
STRVEND NEED LAW FUR, CO PORTLAND ORE. PO	I6, Section 5, Township 35 Conut of Klamath series State of Klamath, State of Ward of Klamath series of the section of the sec
in Klemath	I certify that the within instru- ment was received for record on the
Grentor icrevosably grants, bara	and the series of the series o
as Beneficiary, Grantor	III DOOK/Teel/Volume No MA4
CERTIFIED HORTGAGE COMPANY, a	RECORDER'S USE instrument/microfilm No. 140287
Beneficiary	Witness my hand and seal of
INC THIS TRUST DEED, made il s IOVETTE D. JACKSON VELEB BECOBDING BELINBA IO	County affixed.
303 Main-Suite 103	NAME TITLE
lamath, Falls, OR 97601	$\frac{15021}{\text{Fee: $8.00}} \xrightarrow{By} \xrightarrow{H \to 0} \xrightarrow{H \to 0} \xrightarrow{Deputy}$
TO- C 1-1 Character Deals Service - Tency Deals	