°42705			MTC-14 TRUST DI	PK ~	Vol. 1.84	Page_	18529
THIS TI CRAIG I	RUST DE	ED, made this					
a de la companya de l	1. J. M. M.						
			INC.				, as Trustee, an
WILLIAN	M K. KAL	ITA	2017 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 - 1979 -	* 1999	16 1.2 ts (6)		
s Beneficiary,	1. 1. 1.	$C_{2}$	WITNESS	ETH:	a de la contra		
Grantor	irrevocabl	y grants, barga	ins, sells and conve	ys to tru	stee in trust, w	vith power o	of sale, the propert
rKlar	nath	County	, Oregon, described	as:	nrest of		and the state of the
an a		8.	DESCRIPTION		STALS Contra	iyanî Key An titer	yran a gydan a saat Aren a gydan a saat Aren a gydan a saat
d di Billi Notes	61.12	BED -	uli Mentere eta interi y tutuanti a				
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gan. In s			1:18				
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low or hereafter	appertainin	s, and the rents, it	hereditaments and appu ssues and profits thereo		ixtures now or ner	earrer arracine	
FOD THE	PUBBOOSE	OF SECURING	G PERFORMANCE of ED FIFTY AND NO	each agre	ement of grantor-	herein contain	ned and payment of i
				llore with	interest thereon	according to t	he terms of a promisso
note of even date not sooner paid, s The date o	herewith, p to be due a f maturity of payable	payable to benefici nd payable of the debt secured	ary or order and made per terms of no d by this instrument is	by granto te the date, s	r, the final payme , 19 stated above, on w	ent of principa	al and interest hereoi,
The above	described rea	l property is not cu	rrently used for agriculture				
1. To protect and repair; not to r	t, preserve an emove of den mit any waste lete or restor	nolish any building of	perty in good condition r improvement thereon; good and workmanlike	tranting any ubordination thereof; (d)	<ul> <li>easement or creating or other agreement reconvey, without ways reconveyance may</li> </ul>	ng any restriction t allecting this arranty, all or a av be described	ol said property; (b) joir on thereon; (c) join in deed or the lifen or cha ny part of the property. as the "person or pers of any matters or facts s

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1.6 protect the security of initial train train train the proper billing of improvement? Thereon: no of the prevent end of a property of the property billing of improvement? Thereon in the provement of the provement which may be constructed, damaged of determine of the provement which may be constructed, damaged of the proper billing of the provement which may be constructed, damaged of determine thereon, and pay when due all costs murrent there. Second the provement of the provement which may be constructed, damaged of determine the proper billing officers or searching agencies as may be thermed there in the beneficiary may require and to pay for tilling same in the proper billing officers or searching agencies as may be demed desirable by the beneficiary. To provide and continuously maintain insurance on the buildings on a neural not likes that \$. M. M. Willing from time to time require, in an amount not less than \$. M. M. Willing officers or searching agencies as the proper billing officers or searching agencies as the proper billing officers or searching agencies are against loss or damage by itre and policies to the beneficiary at less tilteen days prior to the expiration of the beneficiary at less tilteen days prior to the expiration of any policy of insurance new or herealter placed on said building, the beneficiary may prever the same at given may be applied by beneficiar any prior to the expiration or lease shall building. The superblet which any preverse the same at given may be applied by beneficiary and provement to collect of a superblet and the context of a such and the provement and the

prantee in any reconveyance may be described as the "person or persons legally entitled therto?" and the recitule there in of any matters or lacts shall be conclusive proton of the truthiulness thereoi. Trustee's lees for any of the services mentioned in this paragraph shall be not less then \$5. 10. Upon any delault by grantor hereunder, beneficiary may at any time tetihout moint, either in person, by agent or by a receiver to be ap-time tetihout moint, either in person, by agent or by a receiver to be ap-terior of any part thereoi, in its own name sue or otherwise collect the rents, less costs and expenses of operation and cake possession of said prop-ney's fees upon any indebitedness secured hereby, and in such order as bene-ticity may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of live and other insurance policies or compensation or awards for any indebitedness secured hereby or invalide any detault by grantor in payment of any invalidate any act done pursuant to such notice. 12. Upon delault by grantor in payment of any indebitedness secured hereby or in his performance of any agreement hereunder, the beneliciary may declare all sums secured hereby immediately due and payable. In such are vert the beneliciary this election may proceed to loreclose this trust deed in equity as a morigage or direct the trustee to loreclose this trust deed pay advertisement and sale. In the latter event the beneliciary or the trustee shall execute and cause to be recorded his written notice of delaut here into notice to delaut by the into molecies the into allog the into the trustee shall into trustee to loreclose this trust deed in equity as a morigage or direct the trustee to loreclose this trust deed thereby whereupon the trustee shall its the into notice of delaut and his election to sell the said described real property to satisfy the obligation secured hereby whereupon the trustee shall in the inter notice of delaut and his

the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced lorcclosure by advertisement and sale, and at any time prior to 5 days belore the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the default or defaults. If the default consists of a laiture to pay, when due, secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would be ing cured my be cured by tendening the performance required under the obligation or trust deed. In any case, in addition to curing the default or defaults, the person ellecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustees and attorneys less not exceeding the amounts provided by law. tog by

togener with trustees and altorney's less not exceeding the another protect by law. 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 trusteal said property either in one parcel or in separate processing the trusteal said property either shall deliver to sholl be the trusteal sale or the time of sale. Trustee the portery to sholl but without any coverant or warranty, express or im-plied. Thrusteels in the deed of any matters of lact shall be conclusive proof of the frantor and beneficiary, may purchase at the sale.

ou the truthnumess intercoil, any person, escluting the trustee, but including the frantion and beneficiary, may purchase at the safe. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of safe to payment of (1) the expense of safe, in-cluding the compensation of the trustee and a reasonable charge by trustee's attorney. (2) to the obligation socured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to this successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or success-rustee, the latter shall be vested with all title, poler. Each such appointed here-under. Upon such appointment, and without conveyaned duties conterred upon any trustee herein named or appointed histing, which, when recorded in the way the or trustee the county or or successor trustee. 16. Reneficiary is situated, shall be conclusive proof of proper appointment upon trustee herein the shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and

or the successor trustee. 17. Trustee accepts this trust when this deed, duly executed acknowledged is made a public record as provided by law. Trustee is obligated to notily any party hereto of pending sale under any other deex trust or of any action or proceeding in which grantor, beneficiary or tru 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 compan or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to rea property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under: ORS 496,505 to 696,585

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 except none and that he will warrant and forever defend the same against all persons whomsoever. and a second This deed applies to, inures 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-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 use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. 2 CRAIG L. HASKELL (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS: 93.490) STATE OF OREGON, STATE OF OREGON, County of ..... County of Clarkamas ....., 19...... 10-24 , 19 84 Personally appeared ..... Personally appeared the above named..... who, each being first CRAIG L. HASKELL duly sworn, did say that the former is the president and that the latter is the..... secretary of ..... a corporation, and that the seal affixed 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. and the second and acknowledged the toregoing instrutent to be his voluntary act and deed. Béfore me: Notary Public tor Oregon My commission expires: )2-6-85 SEAL. 0.0 Notary Public for Oregon (OFFICIAL BLIB SEAL) My commission expires: 1177 07 3 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: ..... ....., Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been tully 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 berewith together with said trust 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 DATED: ..... Beneficiary De not lose er destrey this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made TRUST DEED STATE OF OREGON. (FORM No. 881-1) SS. County of ..... STEVENS-NESS LAW PUB, CO., PORTLAND, DRE I certify that the within instrument was received for record, on the Craig L. Haskell and the second ......day of ..... Ĺ..., 19..... ............ and the state i meneriki wawaya 2010 at.....o'clock M, and recorded in book/reel/volume No.....on SPACE RESERVED Grantor FOR page ......or as document/fee/file/ William K. Kalita RECORDER'S USE instrument/microfilm No. Record of Mortgages of said County. Witness my hand and Beneficiary seal of County affixed. AFTER RECORDING RETURN TO MOUNTAIN TITLE CO., INC. NAME τιχιε 487055 By Deputy

2007 20

## DESCRIPTION

Lot 3, Block 4, WOODLAND PARK, together with an undivided 1/88th interest in the following described land 2 parcels situated in Lots 1 and 2, Section 15, Township 34 South, Range 7 East of the Willamette Meridan, Klamath County, Oregon, and being more particularly described as follows:

MTC NO. 14120-K

18531

## PARCEL A:

Beginning at the Northwest corner of Said Section 15, Township 34 South, Range 7 East of the Willamette Meridian, and running thence along the North line of said Section North 89 42'15" East 400 feet; thence South 62.42 feet; thence South 46'57'20" West 408.82 feet to the Northeasterly bank of the Williamson River; thence following said river bank North 38'53'20" West 136.90 feet; thence North 16'33' West 60.98 feet to the West line of Section 15; thence Northerly on said Section line 172.92 feet to the point of beginning.

## PARCEL B:

Beginning at the Northwest corner of Section 15, Township 34 South, Range 7 East of the Willamette Meridian, and running thence North  $89^{\circ}42'15"$  East 400.0feet along the North line of said Section 15; thence South 62.42 feet; thence South  $50^{\circ}43'50"$  East 453.16 feet; thence South  $76^{\circ}17'30"$  East 886.79 feet to the true point of beginning of this description; thence South  $35^{\circ}56'30"$  West 446.55 feet to a point on the Northeasterly bank of the Williamson River; thence South  $45^{\circ}32'20"$  East 84.00 feet; thence North  $44^{\circ}52'10"$  East 411.58 feet; thence North  $34^{\circ}25'40"$  West 156.01 feet, more or less, to the true point of beginning of this description.

## STATE OF OREGON, ) County of Klamath ) Filed for record at request of

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on this 29th day of October A.D. 19 84
3:56 M. and au
MS4 Mortgages
recorded in Vol. <u>M84</u> of <u>Mortgages</u> 18529
Page
EVELYN BIEHN, County Clerk
By TAm Amilto. Deputy
12.00 Index: \$1.00