	46526		TRUST DEED	Vol. M& Page	3205		
	THIS TRUST DEEL	D, made this 5 William	day of S. Snyder	May	., 19.84, betwee		
as Gr	rantor,	Rogue L	and Title Co	ompany	, as Trustee, at		
<u></u>	2+2+26208 (0224	North C	olony Exchar	ige Company			
as Be	neficiary, 10 Stoppe	generation de la companya de la comp	LCI WITNFSSFTH				
WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the pro inKlamathCounty, Oregon, described as:							
the S the W W1/4 1 32 of St of wa thenco togethe	East of the Wil SW 1/4 NW 1/4 of Villamette Meric of said Section 2' 30" East, 47 ate Highway Nu ate Highway Nu ate Highway Nu ate Borth along of beginning. er with all and singular th	lamette Merid f Section 34 dian; thence on 34, 218.63 8.80 feet to mber 140; the feet to a point the West line e tenements, hereditan	dian: Begin , Wownship 3 Easterly al 3 feet; ther a point on ence South 6 int on the W e of said Se ments and appurtenan	34, Township 38 Sour ming at the Northwe 88 South, Range 11 1 ong the North line of the Northerly right 0 48'50" West along Vest line of said Sec ection 34, 644.76 fee res and all other rights thereunto b	st corner o /2 East of of the SWI/ th line Sou of way lin said right ction 34; et to the elonéiné or in anyw		
together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereot and all fixtures now or hereafter attached to or used in connec- tion with said real estate. FOR_THE_RURPOSE_OF_SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the							
for with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of graptor herein contained and payment of the sum of \$50,000.00******Fifty Thousand Dollars and no/100***********************************							
not sooner paid, to be due and payable May 5; The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of said becomes due and payable. In the event the within described property, or any part thereot, or any interest therein is sold, agreed sold, conveyed, assigned or alienated by the grantor without tirst having obtained the written consent or approval of the benefic then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein							
herein,	, shall become immediately The above described real pro	due and payable.	Card Contract of		expressed therein,		
and rep not to c manner destroye	To protect the security of 1. To protect, preserve and ma- air; not. to remove or demolish commit or permit any waste of sa 2. To complete or: restore pro- any building or improvement w d thereon, and pay when due all 3. To comply with all laws, or	intain said property in go any, building or improven id property, mptly and in good and which may, be constructed, costs incurred therefor. dinances, regulations, cover	od condition granting subordina thereon; subordina thereof; thereof; workmanlike grantee damaged or legally er be conclu- services n	ent to the making of any map or plat of any easement or creating any restriction tion or other agreement allecting this de (d) reconvey, without warranty, all or any n. any reconveyance may be described a utilited thereto," and the recitals therein of sive proof of the truthfulness thereof. Tru- mentioned in this paragraph shall be not less	thereon: (c) join in a ed or the lien or cha part of the property. T s the "person or perse any matters or lacts sh istee's fees for any of t than \$5.		
join in cial Coo proper p by lilin	d restrictions allecting said prop executing such linancing stateme de as the beneliciary may requ public office or offices, as well g iollicers or searching agencies	ents pursuant to the Unitor ire and to pay for filing as the cost of all lien se	m Commer- time will same in the pointed b arches made the indeb able by the erty or a	b) Upon any default by grantor hereunder nout notice, either in person, by agent or y a court, and without regard to the ade tedness hereby secured, enter upon and tai ny part thereon, in its own name sue or court is some thereon.	by a receiver to be a quacy of any security to possession of said pro otherwise collect the ren		
now or	4. To provide and continuously hereafter erected on the said p h other hazards as the beneficiu unt not less than \$ 105 • 41	remises against loss or dar	he buildings less costs nage by fire ney's lees e require, in ficiary m	I prolits, including those past due and un and expenses of operation and collection, upon any indebtedness secured hereby, and ay determine. The entering upon and taking possessi	including reasonable att nd in such order as be		
compani policies il the gi deliver s	ies acceptable to the beneliciary of insurance shall be delivered rantor shall fail for any reason said policies to the beneliciary a	y, with loss payable to the to the beneficiary as soon to procure any such insu it least litteen days prior to	a latter; all collection as insured; insurance ance and to property, the expira- waive an	of such rents, issues and profits, or the p policies or compensation or awards for any and the application or release thereof as a y default or notice of default hereunder o	proceeds of lire and of v taking or damage of foresaid, shall not cure		
the ben collected ciary up may del	any policy of insurance now eliciary may procure the sam I under any lire or other insura on any indebtedness secured he termine, or at option of benefic.	e at grantor's expense. ance policy may be applied ereby and in such order as iary the entire amount so	The amount 1 d by beneli- hereby of s beneliciary declare a collected, or event the	to such notice. 3. Upon default by grantor in payment of in his performance of any agreement hered ill sums secured hereby immediately due beneliciary at his election may proceed (i beneliciary at his election; may proceed (i	under, the beneficiary m		
any part not cure act done	t thereof, may be released to gr or waive any default or notice e pursuant to such notice. 5. To keep said premises free 1	antor. Such application or of default hereunder or in	validate any advertise execute a	nent and sale. In the latter event the bene nd cause to be recorded his written notice	reclose this trust deed liciary or the trustee sh of default and his elect		
taxes, a: against charges	ssessments and other charges the ssessments and other charges th said property before any part become past due or delinquent liciary; should the grantor lail t	at may be levied or asses of such taxes, assessment and promptly deliver rece	sed upon or hereby w s and other thereof a ipts therefor the mann	he said described real property to satisly whereupon the trustee shall fix the time and is then required by law and proceed to lo ter provided in ORS 86.735 to 86.795.	l place of sale, give not preclose this trust deed		
ments, i by direc make su and the	insurance premiums, liens or off ct payment or by providing b uch payment, beneficiary may, amount so paid, with interest a	her charges payable by gra- beneliciary with lunds with at its option, make paym it the rate set lorth in the	antor, either sale, and h which to sale, the ent thereol, the delay	3. After the trustee has commenced loreclo at any time prior to 5 days before the dat grantor or any other person so privileged b it or defaults. If the default consists of a	the trustee conducts in or or of the trustee conducts in or of the trustee conducts in or of the trustee conducts in the trust		
trust de trust de	together with the obligations de ed, shall be added to and beco- ed, without waiver of any righ is hereof and for such payment	me a part of the debt security arising from breach of	any of the being cu	ured by the trust deed, the default may nound due at the time of the cure other th be due had no default occurred. Any other red my be cured by tendering the perform	default that is capable nance required under t		
erty her same ex described out notio	reinbefore described, as well as ttent that they are bound for d, and all such payments shall ce, and the nonpayment thereof	the grantor, shall be bo the payment of the oblig be immediately due and p shall, at the option of the	ation herein ayable with- beneliciary, but to the beneliciary, but to the boligation defaults, and expe together but to the together) or trust deed. In any case, in addition the person effecting the cure shall pay to ness actually incurred in enforcing the ob- with trustee's and attorney's less not exceed	to curing the detault the beneliciary all co ligation of the trust de		
constitut 6 of title	all sums secured by this trust d le a breach of this trust deed. 5. To pay all costs, lees and ex search as well as the other cost ection with or in enforcing this	penses of this trust includ is and expenses of the trus	ing the cost place des tee incurred in one p	4. Otherwise, the sale shall be held on the ignated in the notice of sale or the time ned as provided by law. The trustee may arcel or in separate parcels and shall sell	to which said sale m sell said property eith the parcel or parcels		
lees actu 7 ailect th action of	ually incurred. , To appear in and delend ar he security rights or powers of b r proceeding in which the benefit t for the foreclosure of this de	ny action or proceeding problem of the proceeding problem of the proceeding of the p	urporting to shall deli in any suit, plied. Th ar, including of the tr	o the highest bidder for cash, payable at ver to the purchaser its deed in form as r rty go sold, but without any covenant or e recitals in the deed of any matters of fact uthluiness thereot. Any person, excluding i	equired by law conveys warranty, express or in shall be conclusive pro the trustee, but includi		
amount fixed by	evidence of title and the benefit of attorney's fees mentioned in the trial court and in the ever of the trial court, grantor luthe court shall adjudge reasonable	this paragraph 7 in all can tol an appeal from any	y's lees; the ises shall be 15 judgment or shall app cluding the	of and Deneliciary, may purchase at the sa . When trustee sells pursuant to the power by the proceeds of sale to payment of (1)	le. 's provided herein, trust the expenses of sale, i		
ney's lee	s on such: appeal. It is mutually agreed that: I. In the event that any portion	or all of said property sha	all be taken surplus, in surplus, in surplus, in	(2) to the obligation secured by the trust corded liens subsequent to the interest of heir interests may appear in the order of t any, to the grantor or to his successor in	deed, (3) to all perso the trustee in the tru heir priority and (4) to interest entitled to su		
right, if as comp to pay a incurred	e right of eminent domain or co it so elects, to require that all ensation for such taking, which all reasonable costs, expenses a by grantor in such proceedin	or any portion of the mor are in excess of the amou nd attorney's fees necessar As, shall be paid to bene	ties payable sors to an int required under. U ily paid or trustee, the spiciary and trustee, the	6. Beneliciary may from time to time appoint by trustee named herein or to any successory pon such appointment, and without com- te latter shall be vested with all title, pow- te latter shall be vested with all title, pow-	er trustee appointed her regance to the success vers and duties conferre		
applied b both in ficiary in	by it lirst upon any reasonable the trial and appellate courts, n such proceedings, and the b hereby; and grantor agrees, at cute such instruments as shall	costs and expenses and atte necessarily paid or incurre alance applied upon the i	orney's lees, d by bene- ndebtedness which, wh	trustee herein named or appointed hereunde itution shall be made by written instrumeni len recorded in the mortgage records of t property is situated, shall be conclusive pro- cessor trustee.	r. Each such appointme t executed by beneficiar he county or counties		
and exec	cute such instruments as shall n, promptly upon beneticiary's r	be necessary in obtaining	such com-	ressor trustee. Trustee accepts this trust when this di ged is made a public record as provided to notily any party hereto of pending sale			

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 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 real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.595.

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The grantor covenants and age fully seized in fee simple of said desc	rees to and w ribed real pro	ith the beneficiar operty and has a	y and those claiming u valid. unencumbered t						
except any prior e			a and a second						
and that he will warrant and forever defend the same against all persons whomsoever.									
	ای و درماند با این که از میکند. مراجع این این این میکند این میکند این میکند این میکند این میکند این میکند این میکند این میکند.		2. A state of the second se						
The grantor warrants that the proceed (a)* primarily tor grantor's personal, (b) - tor arrorganization; or (oven if a - Margoses.	granter-is a nat	usal person)-are-ler-	purposes (see Important I -business-or commercial-pu	Votice below), rpoese-other-than-agricultural-					
This deed applies to, inures to the b tors, personal representatives, successors and contract secured hereby, whether or not nam- masculine gender includes the feminine and	benefit of and 1 1 assigns. The the and as a benefici- the neuter, and	binds all parties here erm beneficiary shal ary herein. In constr I the singular numbe	eto, their heirs, legatees, de I mean the holder and own uing this deed and whenev er includes the plural.	evisees, administrators, execu- ner, including pledgee, of the er the context so requires, the					
IN WITNESS WHEREOF, sai	id grantor has	s hereunto set his		r first above written.					
* IMPORTANT NOTICE: Delete, by lining out, whi not applicable; if warranty (a) is applicable and as such word is defined in the Truth-in-Lending beneficiary MUST comply with the Act and Res disclosure for all comply with the interview.	d the beneficiary g Act and Regul	is a creditor ation Z, the	n de legende en la constante la constante de la constante de la constante la constante de la constante de la constante de la constante de la la constante de la constante de la constante de la constante de la constante de la constante de						
disclosures; for this purpose; if this instrument is the purchase of a dwelling, use Stevens-Ness For if this instrument is NOT to be a first lien, or is of a dwelling use Stevens-Ness Form No. 1306, with the Act is not required, disregard this notice.	to be a FIRST lie orm No. 1305 or a not to finance i	n to finance equivalent;	Andreas and an annual sector and a sector an						
[If the signer of the above is a corporation, use the farm of acknowledgment opposite.]	ા જે છે. સામ કે મુખ્ય પુંચ આ ગામમાં સામ કે મુખ્ય પ્રચાર આ ગામમાં આવ્યું આવ્યું પ્ર આ ગામમાં આવ્યું આવ્યું છે. આ ગામમાં સામ કે માટે આ ગામમાં સ	 Andreas - Andreas - Andreas Andreas - Andreas - Andre	e de la construcción de la constru La construcción de la construcción La construcción de la construcción La construcción de la construcción d						
STATE OF OREGON,) County of Klamath)	50 - 100 - 100 - 100 - 100 50 - 100 - 100 - 100 35 100 - 100 - 100 - 100 100 - 100 - 100 - 100 - 100 - 100 100 - 100 - 100 - 100 - 100 - 100 100 - 100 - 100 - 100 - 100 - 100 - 100 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 100 - 10	· ·····	ON, County of, 19						
Personally appeared the above named	 A second sec second second sec	Personally a	ppeared	who, each being first					
William & Any	der	duly sworn, did say president and that	that the former is the the latter is the						
and acknowledged the loregoi ment to his OFFICAL	ing instru-	a corporation, and corporate seal of sa sealed in behalt of	that the seal affixed to the aid corporation and that th said corporation by author	e foregoing instrument is the le instrument was signed and rity of its board of directors; ment to be its voluntary act					
SEAL) DONALD R. HUNT- Notary Public for Oregon NOTARY PUBLIC-OREG My commission expires: 2/2.	ON 6 /88	Notary Public for C My commission exp		(OFFICIAL SEAL)					
	REQUEST	FOR FULL RECONVEYANC							
To:	To be used only	when obligations have be Trustee							
	holder of all ind You hereby are neel all evidence reconvey, withou reconveyance an	lebtedness secured b directed, on paymen s of:indebtedness se ut.warranty. to the	it to you of any sums owin cured by said trust deed (parties designated by the	ng to you under the terms of					
De not loss or destroy this Trust Deed OR THE NOT	E which it secures. B	OU LING A VA Soth must be delivered to DO FRE AND LING	the trustee for concellation before	rsconveyance will be mode.					
TRUST DEED	Sugar Car	Vési system (Forgan y Jun Marstella no		ECON.					
V3 2000 O (FORM(NG. 881) J 2000 D CO STEVENENESS LAW/PUB. CO. PONTLAND. ORE. CO. WM.S. Snyder	Noridian	# Schudn	County of County	Klamath SS.					
P.O. Box 203 Dairy, OR 97625	Caston a	eles aproximations of the	of March	record on the <u>5th</u> day <u>1</u> , <u>19</u> 85, ck A.M., and recorded					
Grantor North Colony Exchange		ACE RESERVED	in book/reel/volu page3265	ume No. <u>M85</u> on or as fee/file/instru-					
233 S.E.Rogue River Hwy. Suite 200 GrantsPass, OR 9752 Beneficiary	ng jojas Goliena	CORDER'S USE	Record of Mortga	reception No46526 ages of said County. ny hand and seal of					
AFTER RECORDING RETURN TO	787 (344) 1938 (2)	adenta adenta	County affixed.						
verta a stra a testa a seguida VE256	Fee	ាល់ សាខា (សារា) : \$9.00	By Plan	, County Clerk Inte Amuth Deputy					

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