

where any details of notice of default hereunder or invalidate any act done J.3. Upon default by grantor in payment of any indebtedness secured hereby or in his periodirmance of any agreement hereunder, the beneficiary may declare all sums secured here of any agreement hereunder, the beneficiary may declare all sums secured here of any agreement hereunder, the beneficiary may declare all sums secured here of any agreement hereunder, the beneficiary may declare all sums secured here of the trust of the furst of the declare in equity, as a moridate on this declare all property to satisfy the obligations secured hereby, whereupon the trustee shall in the time and place of sale, five notice theredo as then required by law and proceed to foreclose this trust deed by there of the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall in the time and place of sale, five notice there all sums any time beneficiary elect to foreclose this trust deed in 13. Should the beneficiary elect to foreclose by advertisement and sale 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, respec-tively, the entire amount then due under the terms of the trust deed and the obligation secured thereby (including costs and expense secural) incurred in enforcing the terms of the obligation and trustee's and attorney's lees not ex-ceding the amounts provided by law (and per than succorting, and thereby cure the default, in which event all foreclosure proceedings shall be dismised by the trustee.

the trustee. 1.4. Otherwise, the sale shall be held on the date and at the dismissed by place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either int one parcel or in separate process and shall sell the parcel or parcels at soution to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its test for as required by law conveying plied. The recitals in the deed of any pays matters of last labe conclusive proof of the truthuluness thereof. Any purchase at the sale.

The grantor 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, in-cluding the compensation of the trustee and a reasonable charge by trustee's attorney. (2) to the obligation secured 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 his successor in interest entitled to such surplus. A subsequent (2) have been the trust of the surplus of the trust of the such surplus. If any, to the grantor or to his successor in interest entitled to such surplus.

surplus, if any, to the granter or to his successor in interest entitled to such surplus. (A for any reason, permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed fragmenter. Each such appointment and substitution shall be made by written induces of the conferred upon any trustee herein the appointed fragmenter. Each such appointment and substitution shall be made by written and a place of record, which, when recorded in the office of the County shall be conclusive prool of proper appointment by law. Trustee is not obligated to notily any party here of appointing sale under any other deed at trust or of any action or proceeding in which grantor, beneficary of trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee bersunder must be either an attarney, 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, d'ittle 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 escrew agent licensed under ORS 696.505 to 696.585.

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| the state of the s | es to and with the beneficiary and bed real property and has a valid; | those claiming under him, that he is law- unencumbered title thereto |
| (a) A set of the se | Hitter suggest of here bed and the term here conditional the term here print of an angle the hitter set of an angle of an angle of hitter set of an angle of an angle of a hitter set of an angle of an angle of a set of a hitter set of an angle of a set of a set of a hitter set of a set of a set of a set of a set of a hitter set of a set of a set of a set of a set of a hitter set of a set of a set of a set of a set of a hitter set of a set of a set of a set of a set of a hitter set of a set of a hitter set of a set of a hitter set of a se | τέ πογραφικά οι δετέρουση α τραστηγή του διαστι από το θεσελομικό με παγμό δατάτο, του τροσκοποιου του α με δούλο ματικό ας δετεποιό στο τροσκοποιου στο στο του από διαδιά του του πορογιάτει του του του του του του του από διαδιά του του πορογιάτει του |
| and that he will warrant and forever d | d optimum and the same against all persons lefend, the same against all persons to the state of the same against all set of the same of the same against and the same of the s | (1990) April (1991) Anton the control of the con |
| The grantor warrants that the proceeds | ್ ಕ್ಷೇತ್ರಿ ಮುಂದು ಮಾಡಿದ್ದಾರೆ. ಮುಂದು ಮಾಡಿದ್ದಾರೆ ಮಾಡಿದ್ದಾರೆ ಮಾಡಿದ್ದಾರೆ. ಮುಂದು ಮಾಡಿದ್ದಾರೆ ಮಾಡಿದ್ದಾರೆ ಮಾಡಿದ್ದಾರೆ ಮುಂ ಮೈ ಕ್ಷಿತ್ರಿ ಮುಂದು ಮುಂದು ಮುಂದು ಮುಂದು ಮಾಡಿದ್ದಾರೆ. ಮುಂದು ಮಾಡಿದ್ದಾರೆ ಮುಂದು ಮುಂದು ಮುಂದು ಮುಂದು ಮುಂದು ಮುಂದು ಮುಂದು ಮುಂದ ಮುಂದು ಮುಂದು ಮುಂ | ให้ปฏิสัตว์ที่มี เป็นของของของของของของของของของของของของของข |
| (b) for an organization, or (even if grue barries of the purposes of the state of t | antor is a natural person) are for busine | es (see Important Notice below), as or commercial purposes other than agricultural |
| This deed applies to, inures to the ber tors, personal representatives; successors and a contract secured hereby, whether or not named masculine gender includes the leminine and th | elit, of and binds all parties hereto, the assigns. The term beneficiary shall mean as a beneficiary herein. In construing th ne neuter, and the singular number, inclu | |
| 10 COMPANY AND IN MINESS WHEREOF', Said | grantor has hereunto set his hand | the day and year first above written. |
| * IMPORTANT NOTICE: Delete, by lining.out, which not applicable, if warranty (c) is applicable and it as such, word. Is defined in the Truth-In-Lending beneficiary MUST comply with the Act, and Regu | he beneficiary is a creditor | ie Z. Wellington ie Wellington |
| disclosures; for this purpose, if this instrument is to the purchase of a dwelling, use Stevens-Ness For if this instrument is NOT, to be a first lien, or is a | be a FIRST lien to finance a man to the second | n an |
| with the Act is not required, disregard this notice. | r equivalents if compliances the second | n stand departed on a state from the second of the second on the second of the second |
| and a second as a second s | Ander printer full of the strain of the stra | ာက် ကိုးရိုးရှိတွင် ဆွေးများကျောင်းသည့် ကြောက်ကျောက်ကြောက်ကြီးကျွန်းကြည့် ကြေးရွားရားများကြောက်ကြောင်းကျောက်ကျောက်ကျောက်ကျောက်ကြောက်ကြောက်ကြောက်ကြောက်ကြောက် ကြွေးနားကြောက်ကြောက်ကြောက်ကြောက်ကြောက်ကြောက်ကြောက်ကြောက်ကြောက်ကြောက်ကြောက်ကြောက်ကြောက်ကြောက်ကြောက်ကြောက်ကြောက်က ကြွေးနားကြောက်ကြောက်ကြောက်ကြောက်ကြောက်ကြောက်ကြောက်ကြောက်ကြောက်ကြောက်ကြောက်ကြောက်ကြောက်ကြောက်ကြောက်ကြောက်ကြောက်က |
| STATE OF OREGON, STATE OF OREGON, STATE OF OREGON, SS. | STATE OF OREGON, C | ounty of |
| March 19 85. Personally appeared the above named | toutout as as and a sould be an an an and the | dand |
| DONNIE Wellington | duly sworn, did say that the la | he former is the |
| | secretary of | n 1997 (n. 1997). Element de la constante de la Constante de la constante de la Constante de la constante de la |
| and acknowledged the foregoin | g instru- | he seal allixed to the foregoing instrument is the poration and that the instrument was signed and orporation by authority of its board of directors; |
| ment to be | and deed. | wledged said instrument to be its voluntary act |
| SEALS Notary Public tor Oregon | Notary Public for Oregon | |
| My commission expires: | and a state of the | (OFFICIAL SEAL) |
| To more country of the must deal | genter affrans enderender merer | artegi statu tan ing tagan na tan sant gan tan ga Sibabbasar |
| becomes the grad metally. | To be used only when obligations have been paid | |
| The undersigned is the legal owner and h | older of all indebtedness secured by the | foregoing trust deed. All sums secured by said |
| said trust deed or pursuant to statute, to canc | el all evidences of indebtedness secured | by said trust deed (which are difficult a |
| estate now held by you under the same. Mail re | convey, without warranty, to the partie conveyance and documents to | s designated by the terms of said trust deed the |
| DATED: | , 19 | |
| MAN MIMUTI INATANA ARTI | | |
| De sol jeië et qestañ tije i.crat Deed OL HE NOLE AND JUNIOR TO A CONTRA AND KARAN LORADITCH, | which it sections. Soft must be delivered to the tune ACT OF SALE IN FAVOR O | Beneficiary 5. FEEJER Y FORVDILCH lee for concellation before reconveyonce will be made. 12. REIMC RECORDED SECOND |
| THIS TRUST DEED IS A | SECOND TRUST DEED AND | 12 BEIRC RECORDED SECOND |
| TRUST DEED. | ty of Klamath Falls; 1 | STATE OF OREGON, |
| (ORM, No. 881-1) STEVENE-NESS LAW PUBICOL PORTLAND ORE. C | feet of Lot 4, Block 5 | County of Klamath SS. I certify that the within instru- |
| Gronter irrevecsidy gradts, burg m Klausavit, Courte | ns, sells and conveys to truster b , Gragan, described as: | ment was received for record on the 15thday of March |
| as Boneficiary, Grantor | MILVEZELAL Space Reserved | at10:38o'clock.AM., and recorded in book/reel/volume NoM85on |
| VICTOR F. VALDES and OI SUIVIVOIS61P | FOR RECORDER'S USE DEBRIE AVI DES PREPARIS | page3897or as document/fee/file/ instrument/microfilm_No46887 |
| as Grantor, ASPEN, TILLE & ESC. | 30M, INC | Record of Mortgages of said County. Witness my hand and seal of |
| AFTER RECORDING RETURN TO: AS pen T, HE DEED Hidge (1) | | County affixed. Evelyn Biehn, County Clerk |
| Attn: Collection Dept. | 15UST DEED | By PAn Anith Deputy |
| 1008 N. 2011-012000 Test Soul Soul Soul Soul Soul Soul Soul Soul | Fee: \$9.00 | |