S	D (No restriction on assignment). KE 3 '	7.51.0	
46894	TRUST DEED	Vol. M85 Page	3916 A
THIS TRUST DEED, made t ALEXANDER NESBITT	his <u>10th</u> day of	January	855. between
as Grantor, KLAMATH COUNTY EDWARD C. DORE and JEA as Beneficiary,	TITLE COMPANY		
EDWARD C DOPE and TEA		A Reprint of Alexandra a	s Trustee, and
as Beneficiary,	WNE M. DORE, husband a	nd wife	
이 같은 사람이 가지 않는 것 같아요. 이 집에 가지 않는 것	WITNESSETH: gains, sells and conveys to trustee nty, Oregon, described as:	a defension and a second second	e de la companya de l
Lot 26 in Block 99 Klama no. 4, according to the County Clerk of Klamath	th Falls Forest Estate official plat thereof County, Oregon.	S Highway 66 Unit on file in the off 2141E OF OBECOM	Plat fice of the
"Subject to a deed of tro of \$211,250.00 (covers ad Volume M81 Page 20929, Mo which Grantors agree to h	ortango menerily, re	ecorded December 4	nal amount , 1981 in n, from

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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 thereof and all fixtures now or hereafter attached to or used in connec-

Dollars; with interest thereon according to the terms of a promissory 

The above described (real) property is not currently used for agricultural, timber or grazing purposes.

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To protect the security of this trust deed, grantor agrees: 1. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; 2. To complete or restore prompily and in good and workmanike destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws; ordinances, regulations, covenants, condi-tions and restrictions faltering statements pursuant to the Uniform Commer-cial Code as the benchicary may require and to pay tor liling saches make proper public efficies, as well as the cost of all lien searches made benchicary.

Bettolyed interon, and pay when due all costs incurred therefor.
 Bettolyed Tecony with all lows; ordinances, regulations, covenants, condition in executing with latting said projecty: "If the beneficiary as orequests, to call Code as the beneficiary as well as and to pay for illing same in the beneficiary.
 A To provide and continuously maintain insurance on the buildings now of hereafter erected on the said premises against loss or damage by fire intervention of the said premises against loss or damage by fire intervention of hereafter erected on the said premises against loss or damage by fire intervention of hereafter erected on the said premises against loss or damage by fire intervention of hereafter erected on the said premises against loss or damage by fire organizes acceptable to the beneficiary at less titleen against insurance in policies of insurance shall be delivered to the beneficiary as soon as insured if the grantor shall tail for any reason to the beneficiary as soon as insured if on of any policy of insurance now or hereafter placed on soit the explanation of the same its frantor's express. The beneficiary may be applied by beneficiary and part of the formation of the formation of the same at grantor such application or elease shall and elease the formation for elease and the again and other damage of the formation of the same at grant such as a such as collected, or any part thereof, and yokino of beneficiary with lands or collected, and purceed, and yoking the formation of the same and the pay well there and other charges payable by grantor, either thereof, and yokino of beneficiary with lands with which to adapt the beneficiary with lands with which to angain and other damage before any context the same as a doreasid, the proper damage become pays due or deliver and with the colligation decired of and applied without the same and endired and the adverted of and pay all the covenants hereof and large second in parageraph of the covenants hereof and yokin

(a) consent to the making of any map or plat of said property; (b) join in granning any easement or creating any restriction thereon; (c) join in any subordination. or. other-agreement alkeding this deed or the lien or charge thereoi; (d) reconvey, without warraniy, all or any part of the property. The feally entitled theretoi, and the sections therein of any matters or lacts shall be conclusive proof of the property for the property is the entitled theretoi, and the property is the section of the section of the property. The feally entitled theretoid, and the present of the section of the property is the section of the property is the section of the property. The services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hereunder, beneficiary may at any pointed by a course, either in person, by agent or by a receiver to be appointed by a course, either in person, by agent or by a receiver to the rong of the indepiction, in its own name sue or otherwise collect the rent, less costs and expense of operation and collection, including these paid thereby, and in such order as beneficiary may determine. 11. The entering upon and taking possession of such property, the collection of such present.

licitary, may determine. It is an entermine upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of the and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done 11. The collection of su insurance

waive any default or notice of default hereunder or instand, shall not cure or 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 devent the beneficiary at his election may proceed to foreclose this trust deed advertisement and sale. In the latter event the beneficiary or the trustee shall or the trustee to foreclose this trust deed in device the trust deed of the sale described real property to satisfy the obligations secured hereby is all described real property to satisfy the obligations secured thereone provided in ORS 86.740 to 86.795.
13. Should the beneficiary elect to foreclose by advertisement and sale them alter provided in ORS 86.740 to 86.795.
13. Should the beneficiary elect to foreclose by advertisement and sale them alter default any time prior to five days before the date of the sale of the sale of the sale of the default of the beneficiary or the truste sale the manter provided in ORS 86.740 to 86.795.
13. Should the beneficiary elect to foreclose by advertisement and sale truste for the trustes also, the ending and the default and the beneficiary or the substituted by first earount then due under the terns of the trust deed and the ending as ecured thereby (including costs and expense actually incurred in enforting the arrow of the obligation and trustee's and attorney's fees not acceding the earount provided by law) other than such portion of the principal as would not then be due had no default occurred, and thereby cure the date substitution of the principal as a bill by law and proceeding shall be distingted by forthe arrower then due under the terns of the trust deed and the obligation and trustee's and attorney's fees not incident the trustee.

the trustee. 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 place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may in one parcel or in separate parcels and shall sell the parcel or parcels at shall deliver to the purchaser its deed in form as required by law convergence the truthfulness in the deed of any matters of lact shall be conclusive proof of the truthfulness in the deed of any matters of lact shall be conclusive proof of the truthfulness in the deed of any matters of lact shall be conclusive proof of the truthfulness in the deed of any matters of lact shall be conclusive proof the grantor and beneficiary, may purchase at the sale. shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee may enable eat the trust deed, (3) to all prime attended as their interests may appear in the order of their provide aby the trust the deal the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by taw taw back

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to itime appoint a successor is uccessors to any trustee named herein or to any successor trustee appointed readers. Upon such appointment, and without conveyance to the successor frustee, the latter shall be vested with all title, powers and duties conferred in a substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed instrument executed by beneficiary, containing reference to this trust deed instrument executed by beneficiary, containing reference to this trust deed instrument executed by beneficiary, containing reference to this trust deed instrument executed by beneficiary, containing reference to this trust deed instrument executed by beneficiary counting the property is situated. If. Trustee accepts this trust when this deed, duty excuted and acknowledged is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which frantor, 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 Oregan State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregan 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 696.505.

A CONTRACTOR OF AND	ntor covenants and agrees fee simple of said describe	to and with the beneficiary and those claiming under him, that he is it is it is not a solution of the solutio
and a second second and a second	the case of the state state of the state	to and with the beneficiary and those claiming under him, that he is a real property and has a valid, unencumbered title thereto
- 11. 新田市政部 高額認知的		영제 가지에 공항을 통해 가슴을 수 밖에서 있는 것이 같아. 이는 것이 가지 않는 것이 있는 것이 같아. 이는 것이 않아. 이는 것이 같아. 이는 것이 이 않아. 이는 것이 같아. 이는 것이 않아. 이는 것이 같아. 이는 것이 같아. 이는 것이 같아. 이는 것이 않아. 이는 것이 않이 않아. 이는
and that he wi	ll warrant and forever def	end the same against all persons whomsoever.
	(a) Constraints of the second seco	ounde an persons whomsoever.
The grantor	Warranta thet it.	
(a)* primari (b <del>) for an</del>	ly for grantor's personal, fam	the loan represented by the above described note and this trust deed are: ily, household or agricultural purposes (see Important Notice below), se is a natural person) are for business or commoncial
IN WITN * IMPORTANT NOTICE not applicable; if war	reby, whether, or not named as neudes the feminine and the n ESS WHEREOF, said gra belote, by lining out, whichever monty (c) is applied as the	ans. The term beneficiary shall mean the holder and owner, including pledgee, of a a beneficiary herein. In construing this deed and whenever the context so requires, the enter, and the singular number includes the plural. antor has hereunto set his hand the day and year first above written.
beneficiary MUST com disclosures; for this pu the purchase of a dw	reply with the Act and Regulation inpose, if this instrument is to be relling, use Steven Ministry	and Regulation Z, the ALEXANDER NESBITT by making required a FIRST lien to impres
with the Act is not man	venservess rorm No. 1306, or enu	indice ine purchase
(if the signer of the above use the form of acknowled	is a corporation, Agment, opposite,	na na nakata patrimikaka na kana na
STATE OF ORECO	As a corporation, dement opposite, As MASS, As MASS, 1985, 1	(ORs. 93.490)
County of Suf	<b>61k</b> ) ss.	STATE OF OREGON, County of) as.
Personally announ	ed the above named	Personally appeared
Alexander	Nesbitt	duly sworn, did say that the
and a second sec	- Construction of the second s	president and that the latter is the secretary of
and an and a second second second		& Cotposition
and acknowledged the foregoing instru- ment to behis		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 u- sealed in behalf of said corporation by authority of its board of and each of them achoremic actions by authority of its board of
OFFICIAT	no:	and deed
(OFFICIAL SEAL)	We Jun Harrigell	Before me:
	CONTRACT STATES OF A STATE OF A ST	Notary Public for Oregon
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The undersigned is ust deed have been fully aid trust deed ar pursue prowith together with said tate now held by you un ATED: UTCH GLTHCOLZ OTTUG NAT DOC 2 Do not isse for destroy this DITCRUSCE DI GERMING, BE ATEVENS.NESS LAW, PUB, CO. OLANICOL HILDING OLANICOL HILDIN	Strie Legal owner and holder of a paid and satisfied. You hereby int to statute, to cancel all evidence of the same. Mail reconvey in the statute, to cancel all evidence of the same. Mail reconvey in the same. Same same same same same same same same s	all indebtedness secured by the loregoing trust deed. All sums secured by said by are directed, on payment to you of any sums owing to you under the terms of dences of indebtedness sociated by said trust deed (which are delivered to you without warranty, to the parties designated by the terms of said trust deed the ce and documents to be an any to the trustee for cancellation before reconveyonce will be made. DICCODI- STATE OF OREGON, be and the trust to the trustee for cancellation before reconveyonce will be made. DICCODI- STATE OF OREGON, be an any to the trust the trust the within instru- ment was received for record on the listh day of March 19 85 at 1:00 o'clock P.M., and recorded in book/reel/volume No_M85 on page 3916 or as document/fee/file/ Record of Mortgages of said County. Witness my hand and seal of County affixed.

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