48240 THIS TRUST DEED, made this JOHN M. WAGNER and GAIL S. WAGNI survivorship	TRUST DEED	Vol. <u>M85</u> Page 6	4. 1
survivorship	ER, not as tenants i	n common but with full right	, betwee
as Grantor, ASPEN TITLE & ESCRO ERMA I. MILLER and PATRICIA R. M	MAHER, with full min	corporation terrozza ou initias T	TUSTOO
s Beneficiary,	SECONDERS Dec	als of survivorship	<u>Youny</u> 
Grantor irrevocably grants, bargain Grantor irrevocably grants, bargain Grantor Klamath	WITNESSETH: ns, sells and conveys to tru Oregon, described as:	ustee in trust, with power of sale, th	e propert
ot.3, Block Nineteen and One-Ha LAMATH FALLS; insthe County of P LKOSL DEED	그렇게 이렇는 것 생각을 많이 하는 것	NGS ADDITION: TO THE CITY, OF a	n trumen Si Ci Ci Is Ci Ci
WHALLER DEED		STATE OF ORLGON,	185
Do nut late or detroy this laue Been On THE MOIL whi	th II satsias gelp what he delivers is	une burges in concellation before reconcerances will be	

maturity dates expressed therein, or unreasonably withheld

Indexter with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise to the version of the rents, issues and profits thereoi and all itizities now or hereafter attached to or used in connect. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the terms of a promissory o

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property, and the application or release interest as an invalidate any act done waive any default or notice of default hereunder or invalidate any act done "12. Upon default by grantor in payment of any indebtedness secured hereby, or in his performance with any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In cuch an event the beneficiary at his election may proceed to foreclose this trust deed in equity as a morigage or direct the trustee to foreclose this trust deed advertisement and sale. In the trustee to foreclose this trust deed hereby, whereupon the trustee shall be neliciary or the trustee shall execute and cause to be recorded his written motice of default and his election to sell the said described real property on local default and his election hereby, whereupon the trustee shall fix the beneficiary or the trustee shall effect in a them required by haw and proceed to foreclose this trust deed in a grant the beneficiary elect to foreclose by advertisement and sale thereof, as them required by haw and proceed by advertisement and sale there delault at any time prior to five days before the date set by the functes of the trustee's sale, the frantor of the trust deed and the functes of the trustee's sale, the frantor of the trust deed and the integer of the trustee's use, the frantor of the trust deed and the outlighton secured thereby (including costs and charms of the trust deed and the ending the terms of the obligation and trustee's and charms of the trust es-einal a file annount fron due had no default; occurred and thereby cure the trustee, then band had hereby cure the trustee, the said bar doed adue to the file dismissed by and the amounts provided by law) other than and thereby cure the trustee, the said 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 sale sale and thereby cure.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. If 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 trusts successor trustee, the latter shall be vestimed. If and without conveyance to the successor trustee, the latter shall be made suppoint powers and duties successor trustee, the latter shall be made suppoint powers and duties of appointment and substitution shall be made suppoint and its place of recuted hereiciery, containing reference to this trust field instrument executed hereiciery, containing reference to the trust is the Clerk or Recorder of the which, when recorded in the ollice of the Context Shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and obligated to notify any party hereto of pending sale under any other deed of 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 tilter an attance, 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 tille insurance company authorized to insure tille 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 696.585.

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	The granto	covenants and agrees simple of said described	to and with st	12 or - 1		• <b>62</b> 4
	A prepare of the liter	covenants and agrees	real property	beneficiary and those and has a valid, unenc	claiming under him,	that he is
a	nd that he will w	1.301 Spr. Leb Ler II. All Dis and pl 18 Scatter 2 more the characteristic 18 Control Control of Control 19 Control Control of Control of Control 19 Control of Control of Control of Control 19 Control of Control	Constant Sole for Constant Sole for Constant Sole for	Trail as is build impose any party of the second second second approximation of the second se	thereto	and the second
	1 (14 open skiller under 1982) Stang-frei Hiller under stander under Richard Stander under stander under Stander under Stander stand Stander under Stander stand Stander under Stander under Stand Stander under Stander under Stand under Stander under Stand	arrant and forever defe	nd the same ag	ainst all persons whon	lsoever.	
	The grantor war	ter and the second s		· 영문 한 방법적인 사실에 있는 것이 가지 있는 것이 있다. [전문학 44.1999] '유지 같은 것이 가지 않는 것이 가지 않는 것이다.		
	(b) for an organ purposes. This deed appli	ants that the proceeds of t r grantor's personal, family ization; or (even it grantor to, inures to the benefit d lives, successor	is a natural personal	ed by the above described gricultural purposes (see I	note and this trust deed	878-
tors Con Mas	ract secured hereby, culine gender include	whether or not named as a	t and binds all The term benef	Parties hereto, their heirs, l	edators	an agriculte
	IN WITNESS	to, inures to the benefit of lives, successors and assigns whether or not named as a s the feminine and the neu WHEREOF, said grant	er, and the singutor for has become	In construing this deed an lar number includes the p	er and owner, including i d whenever the context s ural.	strators, exe pledgee, of o requires.
	pplicable; if warranty ch word is defined in	(a) is applicable and the here	arranty (a) or (b) j	and the day	and year first above i	written.
disclo the p	urchase of a dwelling	in the Act and Regulation b	Regulation Z, the y making required	AN O	In ha	i Stan Libra
of a with th	welling use Stevens-No e Act is not required, d	be a first lien, or is not to fir ss Form No. 1306, or equiva	and induce		Wagne	<u> </u>
Sec. Steel -	orm of acknowledgment	Poration,				
L'ITCO I	West States and States	Mariana and the state of the state	STATE	OREGON, County of		
John	sonally appeared the M. Wagner and	above named Gail S. Wagner	Perce	19. 19. Caller 19.	the state while the state of th	) 85. )
		Wail S. Wagner	duly sworn	did .	is in the second se	being time
ALL ALL AND	all'anning -		secretary of	d that the latter is the		B. 44151
mentio	and acknowled	ged the foregoing instru-	a corporation corporate sea	and that the seal affixed	to the torota	1
(OFFIC	-Beloferme	act and degt.	and each of and deed. Before me:	and that the seal attixed of said corporation and the alt of said corporation by a them acknowledged said in	at the instrument was si uthority of its board of a strument to be its volu-	ent is the gned and directors;
ubstation of the	11 Notary Enflic 1	o Oregon	Notary Public			nary act
	WIMY Good Store		My commission	and the second second second second		FICIAL
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estate now he	ld by you under the	and to reconvey, withou	it warranty	secured by said trust dee	ving to you under the ter	v said
DATED:	alf and sizediar de ter oppermenter and	ame. Mail reconvey, withou same. Mail reconveyance an BECINSING DEVECTORY THE TOURS TRANSFORMED AND TRANSFORMED TRANSFORMED AND TRANSF	ACE of each ast	p	e terms of said trust dee	d the
			ed aprintianuita.	UNITED TOTAL CL PARTIEL ST	Conferna da far stades (C), Alta	h their
De not lose	or destroy this Trust Deed	OR THE NOTE which to		Beneficiary		
<u> </u>	1000	OR THE NOTE which it secures. Bot	h must be delivered to	the trustee for cancellation before	reconveyance will be made	
TVANTO	UST DEE	D				
ohn M. Wag	FORTLAND,		tate of Ore	STATE OF ORE	GON, Klamath }s	=    s.
ail S. Wag	ner	$-10^{-3}M_{1}$ ( $H_{1}$ )			the matrix of the second se	e    -
Benchiciary		rantor	RESERVED	in book	P. M., and recorded	,    .
tricia R.	Maher 59.000	V KING SY	ER'S USE	page 0245	. or as fee/file/instant	
AFTER REC	Beneti ORDING RETURN TO		Oroller com	Record of Mortgag	es of said County.	
	~ ESCROW, INC	fe th 23rd as to	902	the factor of the second s	그는 그 것은 것은 것이 집에 들어야 했다.	
No. 281-0162 11	2.241 Dand Spiles-TRÓST DE		한 것은 것이 많은 것 같은 것이 많이 많이 했다.	By R	m. County Clerk	
		IP Y I C Y		Fee: \$9.00	Deputy	제속수