roeM Na: EBI—Orogen Trust Deed Series—TBUST DEED. // ∝: 52629	TRUST DEED	Vol. <u>M85</u> Page	13782 4
THIS TRUST DEED, made this	28th	August WHE	
VELLE VELOSITIZE SELLE Eileen M	i. Carpenter	A DOUBLESSING	
as Grantor, Mountain Title Co.	, Inc.		, as Trustee, and
Richard T. Hannon and .	Jeanne M. Hannon, Hus'	band and Wife	n an
as Beneficiary, Constant	1994 (17) 1994 - State St	V-76 13195	a miestiles instru- carad
Grantor irrevocably grants, barga n Klamath County		ustee instruct, with power of	of sale, the property
	, orgen, accorde an	Strand for received for received for received for received for the second secon	r: on the
BERRENE FEEL Frances States ACHIEVED			នេ សារដោះដា ដែនស្រាកបានបា
LicrLot 20, Block 1 of T according to the officia	RACT 1022-FOURTH ADDI! 1 plat thereof on fil	PION TO SUNSET VILLAGE e in the office of the	(núe ())
County Clerk of Klamath	County, Oregon.		
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그는 것 같은 것 같은 것 같은 것을 가슴에 가슴을	: 동생 영향은 동안된 이가 가지고 가지고 가지? 	Reselicion3	상업적 이 문제에서 이 제품 등을

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-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

FIVE THOUSAND AND NO/100 sum of

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

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or adder and made by grantor, the tinal payment of principal and interest hereot, it not sooner paid, to be due and payable The date of maturity of the debt secured by this instrument is the date; stated above; on which the linal installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, interspective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

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

sold, conveyed, assigned or alionated by the grantor without: tirst then, at the beneficiary's option, all obligations secured by this instruction, shall become immediately due and payable.
 The above described real property is not currently used for agricultur 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 asid property in good condition and repair, not, to remove, or denoible and property in good and workmanike mannes any building or improvement thereon.
 2. To complete or restore prompily and in good and workmanike mannes any building or improvement thereon.
 3. To complete any state prompily and in good and workmanike mannes any building or improvement.
 4. To protect the security of this trust deed, grantor workmanike mannes any building or improvement thereon.
 3. To complete any state prompily and in good and workmanike mannes any building or improvement statements pursue to the Uniform Common proper public offices or offices, as well as the cost of all lien searches made by lifting discustor scatching agenciary stays from time to time require, in an amount not less than 8.
 4. To protect and continuously maintain insurance or the buildings of any associ to procure any such numerate and to diver stall policies to the beneficiary with loss payable to the latter; all the beneficiary are leased on aside by the state of the state o

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Wid, timber or grazing purposes.
Yang the semant of any map or plat of said property; (b) join in any subordination or observations and results of the semant of the s

the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.735, may cure the delault or delawits. If the delault comised by DRS 86.735, may cure sums secured by the trust deed, the delault can have be prived at the the delault not then be due had no delault occurred. Any other delault that have a should point then be due had no delault occurred. Any other delault that the obligation or trust deed. In any case, in addition to curing the delault or delaults, 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 attorney's less not exceeding the amounts provided by law.

and expenses actually incurred in enforcing the obligation of the trust deed by law. If trustees and altorney's less not exceeding the amounts provided by law. If the provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder lor cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law converging the prosport was parcel or any payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law converging the property was sold; but without, any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the trustee sells present on the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenser of sale, in-cluding the granters and a present of the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenser of sale, in-cluding the compensation of the trustee at a reasonable charge by trustee sationrey. (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 the trustee appoint de there whall any trustee named herein or to any successor in interest on the successor trustee, the latter shall be vested with all title, powers and duties contered upon any trustee named herein or fo any successor trustee appoint de there trustee, the latter shall be vested with all title, powers and duties contered and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mort spectrad hereound to contins in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. If the successor trustee in the sold in the duting the comment of the successor in any and substitution shall be

of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneliciary 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 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, it is subsidicines, affiliates, agents or branches; the United States or any agent flexes d untorized to insure title to, real to 600 to 600

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fully seized in tee simple of said descr	ibed real pr	vith the beneficiary a operty and has a val	nd those claiming under him; id, unencumbered title thereto	that he is law-
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and that he will warrant and forever,	에게 집에 들어야 말했는		ons whomsoever.	a forma a subsection of a subs
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The grantor warrants that the proceed (a)* primarily, for grantor's personal, (b) for an organisation, or <u>(even if g</u> purposes.	ls of the loan family, house rantor is a na	represented by the about hold or agricultural pur thread or agricultural pur thread or but the for but	re described note and this trust de poses (see Important Notice below inses or commercial manage other	od aro:),
This deed applies to, inures to the be tors, personal representatives, successors and contract secured hereby, whether or not name	enefit of and assigns. The	binds all parties hereto, term beneficiary shall m	their heirs, legatees, devisees, adm can the holder and owner, including	inistrators, execu-
masculine gender includes the leminine and IN WITNESS WHEREOF, said	and meater, an	a the singular number i	nciudes the plural.	ารสมัครณ์ 1975 มีสาราช (1976) - เมษาสารเป็นเกิดไป
• IMPORTANT NOTICE: Delete, by lining out, whi not applicable; if warranty (a) is applicable and at such word is defined in the Truth-in-Lending beneficiary: MUST comply, with the Act and Reg	the beneficiary	is a creditor	Dec M. Carpenter	
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. If the signer, of the above is a corporation, ore the form, of actionalegment, opposite.]	to be a FIRST I m No. 1305	ien to finance	ната билоски има и служи котороди И дуу дистика и сородија до услодија ката населе (сороди) ката и сороди у сороди сороди у сороди ката и сороди и сороди сороди у сороди и ката и сороди сороди и сороди у сороди и сороди сороди сороди у сороди и сороди и сороди сороди сороди у сороди у сороди и сороди сороди сороди у сороди у сороди и сороди сороди сороди у сороди и сороди и сороди сороди сороди у сороди у сороди и сороди сороди сороди и сороди у сороди и сороди сороди сороди и сороди и сороди сороди и и сороди сороди сороди и сороди и сороди и сороди и и сороди сороди сороди сороди и сороди и сороди и и сороди сороди сороди сороди и сороди и сороди сороди сороди и и сороди сороди сороди сороди сороди и сороди с	1. STORT STATES AND ST
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		president and that the latter is the		
and acknowledged the foregoin	ang in in it. Apaint at the	CORPORATE SEAL OF BAID	t the seal attixed to the foregoing corporation and that the instrumer	to man aldrend and
ment to be her voluntary act		sealed in Denail Of Sai	d corporation by authority of its b mowledged said instrument to be	nord of directory
(OFFICIAL SEAL) Notary Public for Oregon	lle	Votary Public for Ore	SPEARS ALL AND ALL AND ALL AND	 A she way say that for a strategy and that a strategy say that a strategy and that a strategy
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then, or the construction of the original to the construction of t	the secured by	y when obligations have been in the second state of the second sta	the state parameter and the	
The undersigned is the legal owner and trust deed have been fully paid and satisfied.	holder of all in	debtedness serviced by		enger halfestering tes gebold. Generation
herewith together with said trust deed) and to r	cel all eviden	ces of indebtedness secur out warranty, to the pa	ad but and invest it. I a to the	البالية والمعروب والريشك القلاب والاستعاد
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Do not lose or destroy this Trust Dood OR THE NOTE			trustee for cancellation before reconveyance.	will be mode.
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(FORM No. 881) STEVENE-NEES LAW PUB. CO., PORTLAND, ORE:	pvon 1950 	2-FOUNCE APPIFIQ	County of <u>Klamat</u> I certify that the with	
		described as:	was received for record on a of	
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MOUNTAIN TITLE COMPANY, INC.	1	cu day of	Evelyn Biehn. Count	
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