* 57947	a and a second second	TRUST DEED	ADDING STATE OF THE ADDING STATES AND ADDING S	nioa
THIS TRUST D	DEED, made this	31st	V01Page21	90
MONILLVIH MIGTY C			Constanting and an and a second	
s Grantor, MOUNTAIN		F KLAMATH COUNTY		
JAMES L. THOMPSO	N	HECORDER & NEL	WERTEN DE NUCLEERE REFERENCE DE LE COMPANY D	
s Beneficiary,	Granter	LOU WITNESSETH:	in book (see Projums, see 1933) 1 page 2003 (see see 1939)	1000
Grantor irrevocal KLAMATH WVERFEE FOLITER	bly grants, bargains, County, O	sells and conveys to tru	stee instrust; with power of sale, the	properi
TRUST D office of the Co	ounty Clerk of K	ding to the officia lamath County, Oreg	STATE OF CELOUA, Councy of Celoua in the plat thereof ou result of the file was received for result of the set	

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 thereol and all fixtures now or hereafter attached to or used in connec-tion with said real estate.

De nat fass ar seading this trut Deed OR THE MOTE which it section. Both must be delivered to the institue for concellation callers record

Ine cauve described real property is not currently used for agricu To protect the security of this frust 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; To complete or restore promptly and in good, and workmanlike mannet any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor; 3. To complete or restored property; it the bieneficiary or orquests, to join m executing such linearing statements pursuant to the Uniform Commer-cial Code as the beneficiary may require and to pay to filling same in the proper public ollice, or ollices, as well as the cost of all lien searches made by filling ollicers or jearching agencies as may be deemed desirable by the beneficiary.

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Alternative states

Manua point processes.
Manual, timber or grazing purposes.
SECOMATENTATION (a) point in any restriction thereon; (c) point in any subordination-ar-other-agreement allecting this ded on the property. The subordination-ar-other-agreement allecting this ded in the "person leads" of the set of t

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 below the date the trustee conducts the sale; the grantor or any other person so privileged by ORS 86.753, may cure the default or defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time to the cure other than such porion as would not then be due had no default occurred. Any other default that is capable of being cured may. Die cured by tendering the performance required under the obligation or 'trust' deed. In any case, in addition to curing the default or default, the person effecting the cure shall pay to the beneficiary ell conts and "spenses actually incurred in enforcing the obligation of the trust deed by laws of the and the register the start of the trust deed by laws of the and the start of the trust deed by laws of the trust deed by laws of the and the trust deed by laws of the the and the trust deed by laws of the start of the trust deed by laws of the the beneficient of the trust deed by laws of the the beneficient of the trust deed by laws of the trust deed by laws of the the beneficient of the trust deed by laws of the the beneficient of the trust deed by laws of the trust deed by laws of the trust deed by laws of the the beneficient of the trust deed by laws

and expenses actually incurred in enforcing the obligation of the trust deed together with trustees, and altorney's lees not exceeding the amounts provided by law of the second second second second second second second 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 in one parcel or in separate parcels and shall sell the parcel or parcels at half of the higher bidder for cash, payable at the time of sale. Trustee the postponent is provided by law conveying the postponent of the advect of the time of sale. Trustee the postponent is the parchaser is deviced in form as required by law conveying the truste bidder for cash, payable at the time of sale. Trustee the front for the device of any matters of fact shall be conclusive proof of the truthluiness thereol. Any person, excluding the truste, but including 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 truste and a reasonable charge by trustee attorney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens may appear in the order of their priority and (4) the surplus. 16. Beneliciary may toon time to this appoint a successor or succes-

Surplus, it any, to the grantor to no is successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success-mers to any trustee manet herein or to any successor trustee appointed here-under. 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 hereunder. Each such appointment and subsitution shall be made by written instrument executed by beneliciary, which, when recorded in the motifage records of the county or counties in which the supcessor 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 notily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the frustee hereunder must be either an attaney, who is an active member of the Oregon State Bar, a bank, trust company ar savings and loak association, authorized the double builder the lows bri Oregon to the United States (artified instruction 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 696.585.

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and that he will warrant and fore	Ver defend the spece of a	nst all persons whomsoever.
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The grantor warrants that the proce (a)* primarily for grantor's persona (b) for an organization, or (even (c) the second	and the second second	
the remaining and the neutro	F. and the sindult	es hereto, their heirs, legatees, devisees, administrators, executor hall mean the holder and owner, including pledgee, of the contracting uing this deed and whenever the context so requires, the masculin Judes the plural. O set his hand the day and year first above written.
nor opplicable; if warranty; (a) is opplicable an an such word is defined in the Truth-In-Lendin beneficiary MUST respirit with the Act and Re disclosures; for this pappose use Stavane-Ness T	d the beneficiary is a creditor glact and Regulation Z, the guidtion by making required arm. Net 1319	× Marylee Higher Marylee Butler
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The undersigned is the logid owner and rust doed have been tully paid and satisfied aid (must deed) or pursuant, to statute, to con- exercise to deel or pursuant, to statute, to con- exercise to deel or your under the same. Mail our will part with said trust deed) and to state now held by you under the same. Mail our will part with the trust deed on the NO MATED TRUST DEED CLUGG O. [PORM. No. (BUILLY)	To be used only when obligation in the international state of the international state of holder of all indebtedraps as You hereby are directed, on moel all evidences, of indebted reconvey, without warrenty, reconvey, without warrenty, reconvey, without warrenty, reconvey, and documents international states and documents international states and documents international states and a states international states interna	be have been poid. In the best of the bar sums owing to you under the terms of dees, secured by said, trust deed (which are delivered to you to the parties designated by the terms of said trust deed the to successful the trust designated by the terms of said trust deed the Benoficiary Intered to the trustes for concellation before reconveyance will be mode. STATE OF OREGON.
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