CORM No. 881-1-Cregon Trust Deed Sories-TRUST DEED	K-3857 TRUST D		Vol.///86	Page_8942
THIS TRUST DEED, made the	his25th_da	ay of		
BRENT	C. BROWN	•••••••••••••••••••••••••••••••••••••••		
Grantor, KLAMATH COU LELAND W. HUN	INDV DIDIE COM	PANY		ps Trustee, an
s Beneficiary,				
Grantor irrevocably grants, bar	witness gains, sells and conve	eys to trustee	in trust, with p	power of sale, the propert
in <u>Klamath</u> Cour	nty, Oregon, described	a as:		
Lot 6, Block 3, NORTH BL file in the office of th	Y, according t e County Cler)	to the of k of Klam	ficial pla ath County	t thereof on , Oregon.
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na. Inu				
together with all and singular the tenement now or herealter appertaining, and the rents	s, issues and promis mere	or and an insta		
tion with said real estate. FOR THE PURPOSE OF SECURI sum of THREE THOUSAND E	ING PERFORMANCE .	f each agreemen	nt of grantor herein	n contained and payment of t
note of even date herewith, payable to bene not sooner paid, to be due and payable				
The date of maturity of the debt sect	fred by this histratient is		,	
The above described real property is not	deed stantor astees:	(a) consent to th	e making of any map	or plat of said property; (b) join restriction thereon; (c) join in .
1. To protect, preserve and maintain said	property in good condition	subordination or thereof; (d) record	other agreement alled wey, without warranty	r, all or any part of the property.
and repair; not to remove or demolish any buildm not to commit or permit any waste of said property. 2. To complete or restore promptly and manner any building or improvement which may i destroyed thereon, and pay when due all costs incurr To compute with all laws, ordinances, re	in good and workmanlike be constructed, damaged or red therefor.	legally entitled th be conclusive pro	of of the truthiulness	thereof. Trustee's fees for any of the not less than \$5.
tions and restrictions affecting said property; if the	beneliciary so requests, to	10. Upon time without not	any default by gran ice, either in person, et and without redar	by agent or by a receiver to be d to the adequacy of any security
join in executing such linancing statements pursuan cial Code as the beneliciary may require and to proper public ollice or ollices, as well as the cost by filing ollicers or searching agencies as may b	t of all lien searches made	erty or any part	thereof, in its own n	ame sue or otherwise collect the re
beneficiary. A To provide and continuously maintain	insurance on the buildings	less costs and exp ney's less upon a fisier man data	penses of operation an iny indebtedness secur mine	ed hereby, and in such order as b
and such other hazards as an SUIADIC	Value , written in	II. The collection of such	entering upon and fa rents, issues and pro-	king possession of said property, ofits, or the proceeds of fire and o wards for any taking or damage of these of a planearing shall not cur
if the grantor shall fail for any reason to procure	any such insurance and to	property, and the waive any delau	t or notice of default	hereunder or invalidate any act of
tion of any policy of insurance how of hereard the beneficiary may procure the same at grant	tor's expense. The amount	hereby or in his	delault by grantor in performance of any ag	n payment of any indebtedness sector reement hereunder, the beneficiary i ediately due and payable. In such way proceed to foreclose this trust
ciary upon any indebtedness secured hereby and i may determine, or at option of beneficiary the en	tire amount so collected, or	event the benefic	iary at his election m	any proceed to foreclose this trust of trustee to foreclose this trust dend vent the beneficiary or the trustee s withen write of default and his elec
act done pursuant to such notice.	wation lane and to pay all	execute and caus	e to be recorded his w	ritten notice of default and his electric of the second se
taxes, assessments and other charges that may be against said property before any part of such to	axes, assessments and other	thereo: as then	required by law and	proceed to foreclose this trust dee 86,795.
to beneficiary; should the grantor fail to make par menter, insurance premiums, liens or other charges	syment of any taxes, assess- payable by grantor, either	13. After sale, and at any	the trustee has comm time prior to 5 days	nenced foreclosure by advertisement before the date the trustee conducts a privileged by ORS 86,753, may
by direct payment or by providing beneficiary make such payment, beneficiary may, at its opti	ion, make payment thereol,	sale, the grantor the default or d sums secured by	elaults. If the delault the trust deed, the	consists of a failure to pay, when delault may be cured by paying
trust deed, shall be added to and become a purt	of the debt secured by this from breach of any of the	entire amount d	ue at the time of the	ed. Any other default that is capab ed. Any other default that is capab ng the performance required under , in addition to curing the defaul e shall pay to the beneficiary all
erty hereinbelore described, as well as the gran	tor, shall be bound to the	detauris, the per		in the obligation of the trust
same extent that they are bound for the payme described, and all such payments shall be immedi out notice, and the nonpayment thereof shall, at t render all sums secured by this trust deed immed	ately due and psyable with- the option of the beneficiary, fiately due and psyable and	by law. 14, Oth	erwise, the sale shall b	e held on the date and at the time
6. To pay all costs, fees and expenses of	this trust including the cost	place designated be postponed as in one parcel of	in the notice of sal provided by law. The r in separate parcels	e held on the date and an interview e or the time to which said sale he trustee may sell said property of and shall sell the parcel or parce h, payable at the time of sale. Tr i n form as required by law conv-
in connection with or in enforcing this boligation fees actually incurred.		shall deliver to	the purchaser ha deed	and an interactive express or
affect the security rights or powers of beneficiary action or proceeding in which the beneficiary or th	rustee may uppear, including	of the truthiul	ess thereof. Any pers	on, excluding the trustee, but inclu- chase at the sale.
any suit for the loreclosure of this decision, of the cluding evidence of title and the beneficiary's or amount of attorney's fees mentioned in this paraget.	trustee's attorney's lees; the graph 7 in all cases shall be	15. Whe	n trustee sells pursuar	it to the powers provided herein, in
fixed by the trial court and in the even of a decise decree of the trial court, grantor further agrees to pellute court shall adjudge reasonable as the be-	to pay such sum as the ap- neliciary's or trustee's attor-	attorney, (2) to	the obligation secure	d by the trust deed, (3) to all pe
It is mutually agreed that:	anid property shall be taken	deed as their m surplus, il any,	to the grantor or to	his successor in interest entitled to
right, if it so elects, to require that all or any p	ortion of the monies payable	sors to any tru	stee named herein or	to time appoint a successor or su to any successor trustee appointed I without conveyance to the succ is all risks rougers and duties conf
as compensation for such taking, which ad attorn to pay all reasonable costs, expenses and attorn incurred by grantor in such proceedings, shall	ey's fees necessarily paid or be paid to beneficiary and	trustee, the latt	er shall be vested white herein named or app	ointed hereunder. Each such appoint
applied by it first upon any reasonable courts, necessaril, both in the trial and appellate courts, necessaril, liciary in such proceedings, and the balance ap	y paid or incurred by bene- plied upon the indebtedness	which, when re which the prope	corded in the mortga rty is situated, shall b	itten instrument executed by bench ge records of the county or counti e conclusive proof of proper appoint
and execute such instruments as shall be necess	sary in obtaining such com-	of the successor 17. Tru	trustee. stee accepts this tru:	d when this deed, duly executed
9. At any time and from time to time ficiary, payment of its fees and presentation of	and Indian) without effecting	ncknowledged i oblighted to no trust or ol any	tily any party hereto action or proceeding	of pending sale under any other de in which grantor, beneficiary or to r proceeding is brought by trustee.
endorsement (in case of full reconveyances, for ca the liability of any person for the payment of t	a the first sum descenden man	shall be a part	v uniess such action of	processing in monghing by the state

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8943 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law fully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if granter is a natural person) are for business or commercial purposes other than agricultural THAT DUSES. This deed applies to, inures to the benefic of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a baneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. Brouge \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, tho beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance Grent the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. (If the signer of the above is a corporation use the form of acknowledgment opposite. CALIFORNIA (ORS 93,490) STATE OF OREGON, STATE OF OREGON, County of ... County of Ganter Ucut ....., 19. May 12m , 19 Personally appeared ..... and Personally appeared the above named ... .....who, each being first ..... duly sworn, did say that the former is the..... Brent C. Brown president and that the latter is the ...... secretary of ..... -----Contracting States and a life 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 sealed in behalt of said corporation by authority of its board of directors; and each of them ackrowledged said instrument to be its voluntary act and deed. and acknowledged the foregoing instruhis voluntary act and deed. Betore me: Before me: FICI OTegon-Notary Public for AL) OFFICIAL SENIL California otary Public for Oregon FFIC ş ₹ My commission expires: April 7, 19 39 My commission expires: AL 1 REQUEST FOR FULL RECONVEYANCE 切門筆 CUNO To be used only when obligations have been paid. Ê ð. Trustee The undersigned is the legal owner and holdsr of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been tully paid and satisfied. You heroby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED: Beneficiary not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made TRUST DEED STATE OF OREGON. ss. (FORM No. 881-11 County of Klamath LAW PUB. CO., I certify that the within instrument was received for record on the at....1345....o'clock P.M., and recorded SPACE RESERVED Grantor page...8942..... or as document/fee/file/ FOR RECORDER'S USE instrument/microfilm No. 61734....., Record of Mortgages of said County. Witness my hand and seal of **Beneticiary** County affixed. AFTER RECORDING RETURN TO Evelyn Biehn, County Clerk Klamath County Title Co. NAME / TITLE [An Deputy Fee: \$9.00 By el.