TRUST DEED OK 3028 Kinne 66168 (it.e. a ten) NSL_Page Joe G. Lindsay and Mary L. Lindsay as Grantor.Aspen_litle_&_Escrow___, as Trustee, and Suburban Finance. Company..... as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property The South 84.4 feet of Lot 7, Block 2, HOME ACRES, a Resubdivision of Enterprise Tract 25, in the County of Klamath, State of Oregon. TRUSTADEED ξ.33. · 清洁的 医白色的 医白色的 as fam as defined this busic the deal and the state a second the 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-The provide the provide the providence of the providence of the providence of the providence of the purpose of SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the purpose of SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the purpose of t sum of ____Nine_Ihousand-Six-Hundred-Ninety-Eight and 63/100 note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it Then, at the beneficiary's option, all obligations secured by this inside therein, shall become immediately due and payable. The above described real property is not currently used for agricul To protect the security of this trust deed, grantor agrees: 1 to protect, preserve and maintain said property in good condition and remain any waste of said property.
2. To complete any waste of said property.
3. To complete any waste of said property.
4. To provide and continuously maintain insurance on the buildings of marked and said property.
4. To provide and continuously maintain insurance on the buildings and such other hards as the beneficiary may require and to pay the the buildings and such other hards as the beneficiary waste of said promises adainst loss or damage by fir an amount not less than 8. De BOOL and Sainay from time to time require, in an amount not less than 8. De BOOL and Sainay from time to the expiration of the sain acceptable to the beneficiary waste be apoliced by mount companies acceptable to the beneficiary waste be apoliced by mount companies acceptable to the beneficiary waste be apoliced by mount companies acceptable to the beneficiary with control as shall be delivered in the ontime any barbel to the latter; all policies of insurance snow or hereafter praced on the barbel promises about of the spinon any may procure the same at grantor's ensense. The buildings and such other as a policy as soon as insured; the entire anounts so collected or not the expiration any policy of insurance policy may be apolice by mount companies.
5. To keep said premises leve from and, timber of grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lion there of the other the same of the same less costs and expenses of operation during thereby, and in such order as bene-ney's less upon any indebitedness secured hereby, and in such order as bene-liciary may determine. II. The entering upon and taking possession of said property, the collection of such rational source and profits, or the proceeds of line and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aforesid, shall not cur or waive any default application or release thereof as aforesid, shall not cur or pursuant to such motics. Upon default by grantor in payment of any indebitedness secured declare all sums securate any afterement hereunder, the beneficiary may event the beneficiary at hiereby immediately due and payable. In such ded by advertisement and sale. In the future vent the beneficiary or the trustee shall to sell the said described as in property to satisfy the obligation secured hereby as the such described and progend to sale, five notice thereof as then required by law and payable in such call to sell the said described as property to satisfy the obligation secured thereof as then required by law and porced to foreclose this trust deed by a thereing not the trustee has done for close this trust deed in the many for the trustee has and prode to foreclose this trust deed in the manner provided in ORS 86.735. the manner provided in ORS 86.735 to 86.795. 13. After 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 priviled that the trustee conducts the the default or defaults. If the default consists of a failure to pay, when due, same secured by the trust deed, the default may be the secured by the trust deed, the default consists of a failure to pay, when due, and the bed due had no default occurred. Any other bands that is capable of being the bed due had no default occurred. Any other bands that is capable of being the bed due had no default occurred. Any other bands that is capable of being the bed due that the time, of the cure other the bardward under the defaults, the perist deed. In any case, in addition to curing the default or and expenses actually incurred in enforcing the obligation of the bardward provided by law. 14. Otherwise the sale shall he had on the date and at the times default by law. Interface with itrustees and autorneys tees not exceeding the amounts provided by law. 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 be postponed as provided by law. The trustee may sell said property either auction to the highest bidder for cash and shall sell the parcel or parcels at shall deliver to the purchaser its deed in public at the time of sale. Trustee the property so sold, but without any covenant or required by law conveying the truthulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein. Trustee 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 the payment of (1) the expenses of sale, in-shall ecompensation of the trustee and a reasonable charge by truster attorney. (2) to the obligation scurred by the trust deed, (3) to all perform attorney. (2) to the obligation to the interest of the trustee having recorded liens subsequent to the interest of the trustee deed as their interests may appear in the order of their priority and (4) the surplus. 16. Beneficiary may lient time the decree of the time court shall adjudge reasonable as the beneficiary's or trustees autor-ney's lees on such appeal. It is mutually adreed that: 8. In the event that any portion or all of said property shall be taken where the right of emility adreed that all or any portion of the monies payable right, it is observed that all or any portion of the monies payable as compensation for such proceedings, shall be paid to beneficiary and opplied by it list upon such proceedings, shall be paid to beneficiary and applied by it list upon such proceedings, shall be paid to beneficiary and opplied by it list upon such proceedings, shall be paid to beneficiary and applied by it list upon such proceedings, shall be paid to beneficiary and applied by it list upon such proceedings, shall be paid to beneficiary and applied by it list upon a such proceedings, shall be paid to beneficiary and applied by it list upon such proceedings, shall be paid to beneficiary and applied by it list upon beneficiary in eccessarily paid or incurred by bene-liciary in such proceedings and list own expense, to take such actions and execute such instruments as shall be necessary in obtaining such com-ficiary, payment of its less and presentation of this deed and the note for endorsement (in case of full reconvergances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may Surplus, it any, to the granter or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success-under. Upon such appointment, and without constrained appointed here-under. Upon such appointment, and without constrained and duties contered and substitutistic herein named or appointed hereinderts and duties contered and substitutistic herein named or appointed hereinderts and duties contered and substituties herein named or suppointed hereinderts and prointend which, when or shall be nade by written instrument exclusion counties in which the property is situated, shall be conclusive prool of proper appointment of the successor it uside. 17. Trustee accepts this trust when this deed, duly executed and acknowledded is made a public record as provided by law. Trustee is not obligated to notify any party server on 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 horounder 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 lows of Oregon 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 506-505 to 696-585.

FORM No.

The grantor covenants and agrees to a	nd with the head
fully seized in fee simple of said described re-	nd with the beneficiary and those claiming under him, that he is law al property and has a valid, unencumbered title thereto
	 And the Berlin control of the second state of the sec
and that he will warrant and forever doing	(1999) An and a set of the set
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	a Bernergen (* 1997) 1997 - Barta Barta 2019 - Barta Ba 2019 - Barta Ba
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The granter warrants that it	na an an an an an an an an an Anna Anna
 (a)* primarily for grantor's personal, tamily or I (b) for an organization, or (even if grantor is 	an represented by the above described note and this trust deed are: nousehold purposes (see Important Notice below), a natural person) are for business or commercial purposes.
This dead 1	and sol business or commercial purposes.
personal representatives, successors and assigns. The ter secured hereby, whether or not named as a beneficiary	d binds all parties hereto, their heirs, legatees, devisees, administrators, executor rm beneliciary shall mean the holder and owner, including pledgee, of the contra herein. In construing this deed and whenever the context so requires the
the remaining and the neuter, and the si-	Autor the contract of the context and the contract
	or has hereunto set his find the day and year in above written.
not applicable: if warrante (a) ining out, whichever warra	nty (a) or (b) is
Deneticiany MIICT second to the second of the second Re	guigtion 7 the
disclosures; for this purpose use Stevens-Ness Form No. 1319, If compliance with the Act is not required, disregard this notic	or equivalent.
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	. The second se
<pre>control of output/segment opposite.}</pre>	
STATE OF OREGON,	STATE OF OREGON,
This instrument was acknowledded between	County of
Jeptemper 5 1086 t	n This instrument was acknowledged before me on
Jbe G. Lindsay and Mary L. Lindsay	as
and the last	
(SEAL)- Notery Public for Oregor	Notary Public for Oregon
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My commission expires: 5-1/-90	(SEAL)
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