FORM Ne. 881-Oregon Trust Deed Series-TRUST DEED.	MT0-17219	P	
∞ 67795	TRUST, DEED	naC a	PUB.CS., PORTLAND. OR. 9720
HOLM THIS TRUST DEED, made this GREGORY P. KOONCE and LINDA A of survivorship	cantwatuar, not as te	mants in common, but	., 19.86., between with the right
as Grantor,MOUNTAIN TITLE COMP	<u>NY</u>		, as Trustee, and
CHARLES EHM, III	2570H07H0 Cost		
[4] 동생은 사람이 있는 것은 것은 것은 것은 것은 것이 같은 것을 수 있을까? 것은 것을 수 있는 것을 것을 수 있는 것을 수 있다. 것을 것을 것을 것을 것을 것을 것을 수 있는 것을 것을 수 있는 것을 수 있는 것을 수 있는 것을 수 있는 것을 것을 것을 것을 것을 것 같이 않는 것을 것 같이 없다. 것을 것 같이 없는 것을 것 같이 없는 것 같이 없다. 것 같이 없는 것 같이 없는 것 같이 없는 것 같이 없다. 것 같이 않는 것 같이 없는 것 같이 않는 것 같이 없다. 것 같이 않는 것 않는 것 같이 없다. 않은 것 같이 않는 것 않는 것 같이 않는 것 않는 것 않는 것 같이 않는 것 않는 것 않는 것 않는 것 않는 것 같이 않는 것 않는 것 않는 것 않는 것 않는 것 않는 것 같이 않는 것 않는 것 같이 않는 것 같이 없다. 않은 것 같이 않는 것 않는 것 같이 않는 것 않는 것 않는 것 않는 것 같이 않는 것 같이 않는 것 않는 것 않는 것 않는 것 같이 않는 것 같이 않는 것 같이 없다. 않은 것 않은 것 같이 않는 것 않는 것 않는 것 않는 것 같이 없다. 않은 것 않은 것 같이 않는 것 않는	WITNESSETH: ns, sells and conveys to tru Oregon, described as:	성장 전 특별 전 특별 전 특별 전 가격 가격 것 같다. 같은 것은 특별 전 특별 전 가격 가격 가격 것 같다.	sale, the property
Lots 4, 5, 6 and 7, in OUSE KII sthe official plat thereof on fi eregon KIZL DEED	A HOME SITES NO. 1, K le in the office of th	Action of the second se	amath County,
			에 해당하는 것이 있는 것이 하는 것이 가 있다. 제 사직의 성격적인 것은 문화되었는 것이 가 이 아이들은 이 관련 것이 있다.
Co nat låss at defirer this from Dood Ch tils nott	ich it secured that must be dulinged in t	99 9901269-199 tunk daranta 26 are 12 - 11-11	inter and satisfies
		Banetteia.	
together with all and singular the tenements, he now or hereafter appertaining, and the rents, issu- tion with said real estate. FOR THE PURPOSE OF SECURING	editaments and appurtenances ar	nd all other rights thereunto bel	onging or in anywise
FOR THE PURPOSE OF SECURING	PERFORMANCE of each asreen	ment of drantos bassis	o or used in connec-
sum of	or order and meda to the	nterest thereon according to the t	erms of a promissory
not sooner paid, to be due and payable Der. The date of maturity of the debt secured becomes due and payable. In the event the within sold, conveyed assigned or aligned.	erms of note	ed above: on which the linet in	nd interest hereol, it
sold, conveyed, assigned or alienated by the grather at the baseline	ntor without first having obtain	thereof, or any interest therein	and an and more
The above described real property is not currer	tly used for agricultural, timber or g	razing purposes.	xpressed therein, or
<ol> <li>To protect the security of this frust deed, and repair; not to remove or demolish any building or in not to commit or permit any waste of said property. 2. To complete or restore promptly and, in 800 particle any building or improvement which may be converted.</li> </ol>	amor agrees: (a) consent to	the making of any map or plat of sai sement or creating any restriction the other agreement affecting this deed	d property; (b) join in ereon; (c) join in any or the lien or charge
manner any building or improvement which may be const destroyed thereon, and pay when due all costs incurred there 3. To comply with all laws, ordinances esculation	and workmanlike a grantee in any ucted, damaged or legally entitled t or. be conclusive pr	sement or creating any restriction the other agreement affecting this deep onvey, without waranty, all or any pa reconveyance waranty, all or any pa hereto," and the recitals therein of an ool of the truthfulness thereof. Truste d in this parafarah shall be not leve the	
destroyed thereon, and pay when due all costs incurred there 3. To comply with all laws, ordinances, 'regulation tions and restrictions allecting said property it the benefic join in executing south tinancing statements pursuant to the cial Code as the beneficiary may require and to pay for preparently in the sensitivity of the sensitivity of the sensitivity the sensitivity of the sensitivity of the sensitivity of the sensitivity of all Code as the beneficiary may require and to pay for preparently in the sensitivity of the sensitivity of the sensitivity the sensitivity of the sensitity of the sensitity of the sensitivity of the sensitivity o		any default by grantor hereunder, E tice, either in person, by agent or bu	beneficiary may at any
Join in executing such tinancing statements pursuant to the -dal_Code as the beneficiary may require and to pay lor proper-public offices or searching agencies as may be deeme by illing officers or searching agencies as may be deeme beneficiary. 4: To provide and continuously maintain insurance 	155UCS and profite	thereof, in its own name sue or othe	possession of said prop-
and such other hazards as the beneficiary may from time an amount not less than \$ . [11]. Value	to time require; in ficiary may deter	any indebtedness secured hereby, and mine.	in such order as bene-
if the grantor shall fail for any reason to procure any suc	insurance and to property and the	entering upon and taking possession rents, issues and profits, or the proc or compensation or awards for any ta application or release thereof as afort t or notice of default hereunds or is	aking or damage of the
the beneficiary may procure the same at grantor's exp collected under any lire or other insurance policy may be cary upon any indebtations.	on said buildings, pursuant to such nse. The amount 12. Upon applied by benefi-	t or notice of default hereunder or in notice. default by grantor in payment of an	validate any act done
may, determine, or, at option of beneliciary the mission of any, part thereol, may be released to grantor. Such applicati not cure or waive any default or notice of default	ner as beneficiary declare all sums on so collected, or event the benefic on or release shall in equity as a m	secured hereby immediately due and iary at his election may proceed to to	payable. In such an
5. To keep said premises free from construction lie.	advertisement and execute and cause and to pay all to sell the said assessed upon or hereby where	a sale. In the latter event the beneficia to be recorded his written notice of d described real property to satisfy t	ing or the frustee shall lelault and his election
atainst said property before any part of such taxes, asse charges become past due or delinquent and promptly delive to beneficiary; should the grantor, fail to make payment of ments, insurance premiums, ilens or other, charges payble.	Tracainta At	equired by law and proceed to lorech led in ORS 86.735 to 86.795.	ose this trust deed in
to beneficiary; should the grantor lail; to make; payment of ments, insurance premiums, liens or other others des payable; by direct payment or by providing beneficiary with lum make such payment, beneficiary may, at 'its option,' make and the amount'so paid, with interest at !the rate'set lorth' hereby, together with the obligations described in paragraph trust deed, shall be added to and become		the trustee has commenced foreclosure time prior to 5 days before the date th or any other person so privileged by O auits. If the default consists of a failt the trust deed, the default more has	RS 86.753 may cure
trust deed, without waiver of any rights arising from brea	t secured by this entire amount due th of any of the not then be due h	at the time of the cure other than a	such portion as would
same extent that they are bound for the payment of the described, and all such payments shall be immediately due to put notice and the movements shall be immediately due to	be bound to the obligation or trus obligation herein, defaults, the person and payable with-	t deed. In any case, in addition to on ellecting the cure shall pay to the ally incurred in enforcing the oblight	curing the default or beneficiary all costs
constitute a breach of this trust deed.	and payable and	经济保险证券 建铁合金 化合金 化合金合金 化合金合金 化合金合金	provide all
in connection with or in enforcing this obligation and truste lees actually incurred.	's and attorney's in one parcel or auction to the hig	in separate parcels and shall sell the best bidder for cash, payable at the	said property either parcel or parcels at
action or proceeding in which the beneficiary or trustee may	appear, including price. The recitais		
amount of attorney's tees mentioned in this paragraph 7 in . lixed by the trial court and in the amount of the start of th	ill cases shall be 15. When t	rustee sells pursuant to the powers pro-	ovided beering
decree of the trial court, drantor further agrees to pay such pellate court shall adjudge reasonable as the beneliciary's o ney's lees on such appeal. It is mutually agreed that: 8 In the avent the term	trustee's attor- having recorded line	the obligation secured by the trust deer res subsequent to the interest of the	e charge by trustee's d, (3) to all persons
8. In the event that any portion or all of said proper inder the right of eminent domain or condemnation, benetician right, if it so elects, to require that all or any portion of the is compensation for such taking, which are in excess of the o pay all reasonable costs, express and intervention.	monies payable 16. Benefici	iary may from time to time appoint -	Contracted to such
ncurred by grantor in such proceedings, shall be paid to	beneficiary and trustee, the latter a	appointment, and without conveyan hall be vested with all title, powers	ce to the successor
pipied by it insi upon any reasonable costs and expenses and poth in the trial and appellate courts, necessarily paid or in icitary in such proceedings, and the balance applied upon coured; hereby: and grantor; agrees; at its own expense, to it nd execute such instruments as shall be necessary in obta	dired by thene.	rein named or appointed hereunder. Ea ill be made by written instrument exce ed in the mortfage records of the co is situated, shall be conclusive proof of feetstated.	cuted by beneficiary

and execute such instruments as shall be necessary in obtaining such com. Of the successor trustee: If. Trustee accepts this trust when this deed, duly executed and the note for include the network of its fees and presentation of this deed and the note for obligated is made a public record as provided by law. Trustee is not the payment of the indeptedness, trustee; may shall be a party unless such action or proceeding in which frantor, beneficiary or trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an artomey, who is an active member of the Oregon State Bar, a bank, trust company 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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assume and pay in full,	OI Feoples Mortgage	neficiary and those claiming under I has a valid, unencumbered title th Company, which buyers here	him, that he is law- ereto EXCEPT in agree to
and that he will warrant and fore	the sector was a set of the sector	Ist all persons whomsoever.	<ul> <li>And A. S. Santa and A. Santa and A.</li></ul>
A COURSECATED (A SPON AND AND AND AND AND AND AND AND AND AN	Munit just hereine is une at a state and and a state and the summer is the second state and a state an	inster (here bette source of source) of sources before (here bette source as officially sources before an analysis as officially and sources of the area instead an officially and sources before an analysis and sources as to an	and set of the provide state of the set of t
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The grantor warrants that the proc	A MARKET ALL ALL CLARK AND A DE A MARKET ALL CLARK ALL ALL ALL A MARKET ALL ALL ALL ALL ALL ALL A MARKET ALL ALL ALL ALL ALL ALL ALL A MARKET ALL ALL ALL ALL ALL ALL ALL ALL A MARKET ALL ALL ALL ALL ALL ALL ALL ALL ALL AL	<ul> <li>and the intervals of reference in the second se second second sec</li></ul>	land and a starting to the second starting of the second starting of the second starting of the second starting The second starting of the second starting of
This deed applies to, inures to the	benefit of and his down	are for business or commercial pur poses.	n forma lan oraș la batel din. An înternet de anteriore din înternet An înternet din înternet de anterior din înternet.
I and the neut	T Boot the	and used and wheneves it.	sec, of the contract
not applicable; if warranty (a) is applicable an as such word is defined in the Truth-in-Lendi beneficiary MUST comply with the Act and R	hichever warranty (a) or (b) is d the beneficiary is a creditor gulation by matting activity gulation by matting	set his hand the day and year first a Gregory P. Koonce	bove written.
is computed, with the Act is not required, disre	arm No. 1319, at equivalent. gard this natico.	Juda d. Carturigh	E
use the form of actionwiddgement.epopule.)	B. Start, M. S.	Linda A. Cartwright	
County of Klamath	County	of	
aregory P. Koonce and Linda	A and a start of the start of t	1 p. Londan 2015 Periode me on	
CARANTER Damalu SAL	ic tor Oregon Notary Publ	ic for Oregon	<u>territeriere de present</u> e de la composition de la composit La composition de la c
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The undersigned is the legal owner and trust deed have been fully paid and satisfied said trust deed of	holder of all indebtedness sec You hereby are directed, on n	ured by the foregoing trust deed. All sun	is secured by said
herewith together with said trust deed) and to estate now held by you under the same. Mail	reconvey, without warranty, reconveyance and documenta	tess secured by said trust deed (which and to the parties designated by the terms of s	e delivered to you aid trust deed the
and with and real state. OF SECIES	Jesterfituments and amuticity [jsue. and profits thereof and manufactory and each	nces and all other rights thereafter in a solution of the second	
		Bensficiary	
	E which it sucures. Both must be dolive	and to the trustee for concellation before reconveyonce	will be made
CLEI TRUST DEED	ile in the office o	STATE OF OREGON,	<u>}</u> ss.
Gregory P. Koonce & Linda A.		was received for record on	un instrument
Charles Ehm, III	une, safte and conversion Orekon, described sait	in book/real/volume No.	2255
CIVINIC WORLDWIN Beneficiary	RECORDER'S USE	page 20027 or as fe ment/microfilm/reception Record of Mortgages of sai	No. 67795 d County
MOUNTAIN: TITLE COMPANY	CVEINETCHL: + DOF as	Witness my hand. County affired.	and seal of
<u>67735</u>	50.41 901. 0( F69:51\$8:60	ACTOR Evelyn Blehn, Count	y Clerk Unis Deputy
06M Ha 641 Diepan Inui Deed Series 184151 DEED	and the second		이 전 전 5월 11 (梁子道)[[[이이]]