	67830 IIVIVIA GODALA THIS TRUST DEED KENNETH J. OLMSTEA	made this <u>5th</u>	RUST DEED		Page 2003
•••••••	ntor, MOUNTAIN TIT	10	MATH COUNTY		
1051 T 17-11	MERIT E. SMITH			······	, 63 Trustee,
		Graniet M13	NESSETH:	in in the state of the first of the first of the state of	
in Karua	Grantor irrevocably gra Klamath full (Junter)	nto hondours - 11 1		e in trust, with powe	er of sale, the prop
Lots except the Ea Oregon Volume	3 and 4, Block 65 t the Southerly 80 asterly end of sid a, by the Klamath e 46 at page 155 o	of Buena Vista Add feet thereof, and of said premises Development Compan f Klamath County D	lition to the l also exceptin hereinbefore y for Street p leed Records.	ng a strip one f conveyed to Cit; purposes by deed	oot in width of y of Klamath Fa recorded in
a se unre	tional provisions Grantor to assign atisfactory credit easonably withhold	report from the n written consent.	ew purchaser.	upon providing The Beneficiary	the Beneficiar will not
FO	with all and singular the te erealter appertaining, and th said real estate. R THE PURPOSE OF S. TWENTY-SIX THOUSAN	ECURING PERFORMAN	CE of each agreemen	is non of hereafter attack	
note of ev not soone The becomes c sold, conv then, at t herein, sha	ven date herewith, payable t r paid, to be due and payal e date of maturity of the de lue and payable. In the eve eyed, assigned or alienated he beneliciary's option, all all become immediately due above described real property	o beneficiary or order and r ble <u>per terms</u> of 1 bt secured by this instrume nt the within described pro by the grantor without 1 bbligations secured by this	Dollars, with inte- made by grantor, the Note	est thereon according to linal payment of princip above, on which the time creot, or any interest the the written consent or ap ve of the maturity day	the terms of a promiss pal and interest hereof al installment of said n
To I. To and repair;	protect the security of this o protect, preserve and maintain not_to_remove_or_demolish any	trust deed, grantor agrees: said property in good condition	(a) consent to the granting any easem	making of any map or plat	of said property. (1, 1)
manner, any destroyed the 3. To tions and re	building or improvement which ereon, and pay when due all costs o comply with all laws, ordinan strictions affecting said property;	may be constructed, damaged c incurred therefor, ces, regulations, covenants, cond if the beneficiary so requests, t	legally entitled there be conclusive proof services mentioned in 0 10 1000 mentioned in	ent or creating any restrict her agreement allocting this y, without warranty, all or z noveyance may be described to, and the recitals therein of the truthulness thereon of the truthulness thereon this paragraph shall be not I y default by grantor hereur either in green by default	of any matters or lacts af of any matters or lacts af Trustee's fees for any of ess than \$5.
by filing off eneliciary. 4. To	c offices or offices, as well as the licers or searching agencies as n provide and continuously mai	e cost of all lien searches mad nay be deemed desirable by th ntain insurance on the building	e the indebtedness her e erty or any part th issues and prolits, in	and without regard to the eby secured, enter upon and ereot, in its own name sue of	adequacy of any security take possession of said pro- or otherwise collect the rer
n amount n ompanies ac	her hazards as the beneficiary m of less than \$ full in S coptable to the beneficiary, wit	is against loss or damage by fir ay from time to time require, in URADLEVALUE, written in h loss payable to the latter; al	e ney's fees upon any n ficiary may determin 11. The enter l' collection of such as	indebtedness secured hereby, e. ring upon and taking poss	and in such order as bei
leliver said. I ion of any he benelicia ollected und	policies to the Deneliciary at least policy of insurance now or her ty may procure the same at ler now lies constant	filteen days prior to the expira eafter placed on said buildings grantor's expense. The amoun	property, and the ap waive any default of pursuant to such not t	plication or release thereof a notice of default hereunder	any taking or damage of t s aloresaid, shall not cure or invalidate any act do
nay determin ny part ther of cure or w ct done purs	ne, ot at option of beneficiary the eol, may be released to grantor, aive any default or notice of de- suant to such notice.	the entire amount so collected, or Such application or release shall ault hereunder or invalidate any	declare all sums acc event the beneficiary in equity as a mort advertisement and sa	ured hereby immediately du at his election may proceed age or direct the trustee to le. In the latter event the be	e and payable. In such a to loceclose this trust dee loceclose this trust deed neliciary or the trustee shi
gainst said harges becom beneficiary	property before any part of su ne past due or delinquent and p ; should the grantor fail, to mak	y, be levied or assessed upon or in faxes, assessments and other romptly deliver receipts therefor e payment of any taxes, assess-	hereby whereupon the thereol as then requ the manner provided	te trustee shall fix the time a ired by law and proceed to in ORS 86.735 to 86.795.	isty the obligation secure and place of sale, give noti- foreclose this trust deed
ake such p nd the amou reby, togeth	ayment, beneliciary may at its int so paid, with interest at the i her with the obligations described	option," make payment thereof, ate set forth in the note secured in paragraphs 6 and 7 of this	sale, the grantor or a the deault or delaul sums secured by the	ny other person so privileged s. If the default consists of trust deed, the default ma	ate the trustee conducts the by ORS 86.753, may cur a failure to pay, when du by be cured by paying the
venants her ty hereinbel me extent t	eof and for such payments, with fore described, as well as the that they are bound for the pa	interest as aloresaid, the prop- grantor, shall be bound to the yment of the obligation herein	being cured may be obligation or trust d defaults, the person	cured by tendering the perfe eed. In any case, in additio effecting the cure shall pay	ormance required under the n lo curing the delault of the beneficiary all cost
nder all sun nstitute a br 6. To title search	ns secured by this trust deed im each of this trust deed, pay all costs, lees and expenses	of this trust including the cost	by law. 14. Otherwise place designated in t be postnoned as	the sale shall be held on the he notice of sale or the tim	e date and at the time and re to which said sale ma
s actually in 7.4 To	appear in and defend any activ	on and trustee's and attorney's	in one parcel or in auction to the highes	eparate parcels and shall se bidder for cash, payable a	I the parcel or parcels a t the time of sale Trute
y suit for t iding eviden wount of atta ed by the t	the foreclosure of this deed, to ce of title and the beneficiary's orney's lees mentioned in this per ral court and in the	pay all costs and expenses, including or trustee's attorney's less; the tragraph 7 in all cases shall be	of the truthfulness th the grantor and benef 15. When true	the deed of any matters of fa ereol. Any person, excluding ciary, may purchase at the	ct shall be conclusive proo the trustee, but includin, ale.
cree of the linte court s r's lees on s	trial court and in the event of al trial court, grantor lurther agree thall adjudge reasonable as the	appeal from any judgment or	attorney, (2) to the chaving recorded line	ee sells pursuant to the pow ds of sale to payment of (1 ion of the trustee and a rea bilisation secured by the trus subsequent to the interest of may appear in the order of	sonable charge by trustee's of deed, (3) to all person
8. In fl der the right ht, if it so d	he event that any portion or all t of eminent domain or condemna elects, to require that all or any	portion of the monies payable	deed as their interests surplus, if any, to the surplus.	may appear in the order of grantor or to his successor	their priority and (4) the in interest entitled to such
pay all rea urred by gr blied by it fi th in the tri	sonable costs, expenses and atto rantor in such proceedings, shai irst upon any reasonable costs an ial and appellate courts, necessar	rney's lees necessarily paid or l be paid to beneficiary and d expenses and attorney's lees, rily paid or incurred by bene-	under. Upon such an frustee, the latter shal upon any trustee hereir and substitution shall which when recorded	pointment, and without con be vested with all title, po named or appointed hereund made by written instrumer	for trustee appointed here- weyance to the successor wers and duties conferred er. Each such appointment if executed by beneficiary
9. At an ary, payment orsement (in	and grantic raftees, and the balance of and grantic raftees, at its own ich instruments as shall be nec- polly upon beneficiary's request, ny time and from time to time at of its lees and presentation of a case of tuil reconveyances, for any person for the payment of	upon written request of bene-	of the successor trustee. 17. Trustee acc scknowledged is made obligated to notify any trust or of any setion	in the morifage records of ifuated, shall be conclusive pr epis this trust when this a public record as provider party hereto of pending sale or proceeding in which gran such action or proceeding is	deed, duly executed and d by law. Trustee is not under any other deed of
E: The Trust	Deed Act provides that the truste loan, association, authorized, to do state, its subsidiaries, affiliates, a	e hereunder must be either an at	torney, who is an active	nember of the Overan State	and by Hutter.



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a pranto i ne granto	Covenants and agrees	to and with the h	anaticianti and these	월 21일 - 1월 1일 - 일종 11일 - 일종 41 - 19 - 19 - 19 - 19 - 19 - 19 - 19 -	
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fully coursed in too	simple of said describe	WE TON'S THE METERS STORES			
Turiy Seizeu III Tee	simple of said describe	I feal bronerty an	d has a valid imon	cumbered title the	

and that he will warrant and forever defend the same against all persons whomsoever.

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and that he will warrant and forever detend the same again with the two backened is and the providence of the same again of the same detend the same again of the same detend to be same and the providence of the same and the providence of t Sec. Sec. 19 fr: H1 WINGS AND 12.177

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, tamily or household purposes [see] important Notice below). (5) Most lot the local the content of the content of the local terms of terms o

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner; including pledgec, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the terminine and the neuter, and the singular number includes the plural:

 IN WITNESS WHEREOF; said * IMPORTANT NOTICE: Delete; by lining out; whichen of applicable; if warranty (a) is opplicable and the as such word is defined in the Truth-In-Lending A beneficiary MUST comply with the Act and Regula disclosures; for this purpose use Stevens-Ness form if compliance, with the Act surjot, required, disregard 	ver warranty (a) or (b) is beneficiary is a creditor c, and, Regulation Z, the hion by making required	d the day and year first above written.
(II the signed the above lag in first of a way the for of addwind of an information STATE OF GRECON Codifies of CRECON This instrument was been added bein November States being being and November States being being being November States being being being November States being being being November States being being being November States being being being being November States being being being being November States being being being November States being being being November States being being being being November States being being being being being being being being November States being bei	A AFI (50 19 by 11 by 10 by 11 by 10 by 1	trowledged before me on (SEAL)
The undersigned is the legal owner and h trust deed have been fully paid and satisfied. I said trust deed or pursuant to statute, to can herewith together with said trust deed) and to r estate now held by you under the same. Mail re this LHE BUMBORE OF SECTION HOW HIM SAID LEAT OF SUM	REQUEST FOR FULL RECONVEYANCE The be used only when obligation have usen paid be used only when obligation have usen paid when obligation have used by the older of all indebtedness secured by the ou hereby and directicid, on payment to be all evidences of indebtedness becure beconvey, without warranty, to the parti- conveyance and documents to the first by when on our disconcey	of the of the second se
except Englisher (**. the sector of the except the the terms of the sector of the terms of terms of the terms of terms	hereof, and Liso excepting id premises hereinbefore ment Compary for Street p to County Desa meconas. App measures is employed by a App measure is employed thereat in this That Deed from the new purchaser.	STATE OF OREGON
Kenneth J. Olmstead KI Guarty Custor therecoph strong part Grantor Merit E. Smith MORID E. HYDRE St CUSTOR COMMENTING Beneficiary	ANY OF KLANATH COUNTY BECOUDER'S ARE BUCEVEERSEARED! C Oregon, described as: a Viete Adcition to the C	was received for record on the5th. day of
AFTER RECORDING RETURN TO KENNEMH T TERSTONIO MOUNTAIN STITLES COMPANY OF GEW KLAMATH (COUNTY C, S830	Ee: \$910051 DEED	County affixed. Evelyn. Biehn., County. Clerk. AGUINT NAME By

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1010-1388-10

FORM No. Bal- Quegen Irest Deard Secon-INUSI DITD