°1/67941: d≥201 II	승규는 것은 것은 것은 것을 것을 했다.		MC/.		20244 4
이 이 집에 나온 아름다운 것이 이 밖에 나는 것이 있는 것이 나는 것이 나는 것이 같아요. 이 나는 것이 많이 많이 많이 나는 것이 많이	TRUST D	DEED	Vol: MSf	Page	
John Est East lick and Rose M. E	-dSL.I.1CK		County at	(17.65)	
as Grantor, Continental Land Title Martha R. Moore , Joyce A. Rob	eCompany,aCa DinsonandWand	alifornia la Liles,	ment/micr	ofilm/receive	as Trustee, and
as Beneficiary, GLEUTOL	ŴĨŤŇĔŠ	SETH	in book/re	elfrature A	0
Grantor irrevocably grants, bargar inKlamathCounty,	ins, sells and conve Oregon. described	eys to trus d as:			
			I cert	ily that the	an ing the sectors. Alight the sectors
Lots 4 and 5, Block 5, South file in the cou	Chiloquin, acc nty Clerk of K	ording to lamath Co) the officia ounty, Oregoi	il plat th	ereof, on
Us nal felo er derires ihls from Deed DR IHE HOIE .	wölch fi sochree. Bein mutt f	be delivered to b	s finites fee concellation	m presse actornation	and with the reader
에 상황하는 것은 것을 가지 않는 것을 가지 않는다. 2017년 1월 2017년 1월 201 2017년 1월 2017년 1월 201			Sere	TREES.	
UATED.	51				
together with all and singular the tenements, h	hereditaments and app	ourtenances a	nd all other rights	thereunto bel	onging or in anyw o or used in conne
now or hereafter appertaining; and the renus, as tion with said real estates: to successfully to successfully to successfully to successfully to successfully the second s	T PERFORMANCE	of each agree	ment of grantor he	erein contained	and payment of
sum of Eleven Inousand Five	Houdu Ed and and and		e to see the second	cording to the	terms of a promiss
note of even date herewith, payable to benefici	ary or order and made	e by grantor,	the mai payment	or principal e	
not sooner paid, to be due and payable The date of maturity of the debt secured				ch the final in	stallment of said n
becomes due and payable. The above described real property is not cu	rrently used for agricult	ural, timber or (a) consent t	grazing purposes. o the making of any	map or plat of s	aid property; (b) joir
To protect the security of this trust dee 1. To protect, preserve and maintain said proj and repair; not to remove or demolish any building o and repair; not to remove or demolish any building o	perty in good others	granting any	easement or creating	any restriction	
not to commit or permit any water of and permits and in 2. To complete or restore promptly and in manner any building or improvement which may be c	good and workmanlike constructed, damaged or	grantee in a legally entitle be, conclusive	d thereto," and the re- proof of the truthful oned in this paragraph	citals there'n of a ness thereoi. True shall be not less	d of the hen of the part of the property. I the "person of pers any matters of facts & stee's lees for any of than \$5.
tions and restrictions affecting said property; if the be	neliciary so requests, to	10. U time without	notice, either in pers	on, by agent or	by a receiver to be
join in executing such linancing statements pursuant to cial Code as the beneficiary may tequire and to pay proper public office or offices, as well as the cost of by filing officers or searching agencies as may be d	for filing same in the all lien searches made cemed desirable by the	the indebtedn erty or any	ess hereby secured, er	n name sue or o	therwise collect the re aid and apply the sa
beneficiary: now or hereafter vected on the said premises against and such other hazards as the beneficiary may from an amount notifess than 3-110 SUT adD 10 - VAILU an amount notifess than 3-110 SUT adD 10 - VAILU an amount notifess than 3-110 SUT adD 10 - VAILU an amount notifess than 3-110 SUT adD 10 - VAILU an amount notifess than 3-110 SUT adD 10 - VAILU an amount notifess than 3-110 SUT adD 10 - VAILU and such add 10 - VAILU add 10 -		ney's lees up	on any indebtedness	secured hereby, an	including reasonable at and in such order as b on of said property,
		collection of insurance pol	such rents, issues and icies or compensation	or awards for any	y taking or damage of
deliver said policies to the beneficiary at least fifteen	days prior to the expira-	waive any d	uch notice.	in recurder of	any indebtedness sec
collected under any fire or other insurance policy ma	ay be applied by benefi-	hereby or in declare all s	ums secured hereby	immediately due	and payable. In such
any part thereof, may be released to grantor. Such ap any part thereof, may be released to grantor. Such ap	notication or release shall	in equity as	t and sale. In the lati	ter event the bene	liciary or the trustee
act done pursuant to such honce.	ion, liens, and to pay all	to sell the	said described real	property to date	of default and his elec- ity the obligation sec d place of sale, give n oreclose this trust dee
against said property before any part and promptly	deliver receipts therefor		Alter the trustee has a	commenced forecid	sure by advertisenter
to beneficiary: should the grantor tail to make paym nents, insurance premiums, liens 'or, other (charge pay by direct payment, beneficiary with make such payment, beneficiary 'may, at its option, and the amount so paid, with interest at the rate set	the lunds with which to make payment thereof, forth in the note secured	the default	or defaults. If the def d by the trust deed,	lault consists of a the default may	failure to pay, when be cured by paying
hereby, together with the obligations decome a part of trust deed, shall be added to and become a part of trust deed, without waiver of any, rights arising fro	the debt secured by this m breach of any of the	entire amou not then be being cured	due had no default o	ccurred. Any othe	r delault that is capab
erty hereinbelore described, as well as the grantor, erty hereinbelore described, as well as the grantor,	of the obligation herein	defaults, the	person ellecting the s actually incurred in b trustee's and attorn	cure shall pay 1 enforcing the o ey's fees not exce	n to curing the defau to the beneficiary all bligation of the frust eding the amounts pro
render all sums secured by this trust deed immediat	ely due and payable and	aansa (800°14)	485 80000 01 01 01 01		e date and at the time to which said sale ay sell said property Il the parcel or parce
of title search as well as the other costs and expenses of this of title search as well as the other costs and expenses of title search as well as the other title obligation and	is trust including the cost ses of the trustee incurred in trustee's and attorney's	be postpone in one pare auction to	the highest bidder for	cash, payable a	t the time of sale. If
lees actually incurred. 7. To appear in and delend any action or	proceeding purporting to	shall delive the propert	y so sold, but withou	it any covenant of	or warranty, express o
action or proceeding in which the beneficiary a any suit for the foreclosure of this deed, to pay al cluding evidence of title and the beneficiary's or true	Il costs and expenses, in- ustee's attorney's lees; the	of the trut the grantor 15,	and beneficiary, may	purchase at the	sale.
cluding evidence of tille and the beneficiary s of its amount of attorney's less mentioned in this paradra, lixed by the trial court and in the event of an appe- decree of the trial court, grantor further agrees to pellate court shall adjudge reasonable as the benefi-	cal from any judgment or	cluding the	the proceeds of the compensation of the 2) to the obligation s	trustee and a re-	asonable charge by tru ast deed, (3) to all pe
pollate court shall adjudge reasonable in the		desi as the surplus, if	de interests may appr any, to the grantor o	ar in the order of r to his successor	t their priority and (4 in interest entitled to
ney's fees on such appeal. It is mutually agreed that:	of property shall be ration				
ney's fees on such append. It is mutually agreed that: 8. In the event that any portion or all of sai under the right of eminent domain or condemnation, eight if an elects, to require that all or any porti	ion of the monies payable	sors to any	Beneliciary may from trustee named herein	n time to time ay n or to any succe and without o	essor trustee appointed onveyance to the suc
ney's less on such append. It is mutually agreed that: 8. In the event that any portion or all of sai under the right of eminent domain or condemnation, right, if it so elects, to require that all or any porti as compensation lor such taking, which are in exce to pay all reasonable costs, expenses and attorney' incurred by grantor in such proceedings, shall be	ion of the monies payable as of the amount required a lees necessarily paid or paid to beneficiary and and attornation for	sors to any under. Up frustee, the upon any t	trustee named heren on such appointment, latter shall be veste rustee herein named o	and without of d with all title, r appointed hereur	onveyance to the suc powers and duties con nder, Each such appoin
ney's fees on such append. It is mutually agreed that: 8. In the event that any portion or all of sai under the right of eminent domain or condemnation.	ion of the monies payable as of the amount required a lees necessarily paid or paid to beneficiary and pennes and attorney's lees, paid or incurred by bene- ed uppon, the indebtedness wave to take such actions	sors to any under. Up trustee, the upon any t and substit which, wh	 trustee named herein on such appointment, latter shall be veste rustee herein named of ution shall be made h en recorded in the m property is situated, isl 	and without of d with all title, r appointed hereur written instrum ortgage records of hall be conclusive	onveyance to the suc

endorsement (in case of full reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may NOTE: The Trust Deed. Act provides that the trustee hareunder must be either an attorney, who is an active, member of the Oregon State Bar, a bank, trust company or sovings and loan astociation authorized to do business under the laws of Oregon or the United States, a tille insurance company authorized to insure inite to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrew agent licensed under ORS 696.505 to 696.585.

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The grantor covenants and agrees to a fully seized in fee simple of said described re	and with the beneficiary and those claiming under him, that he is law- al property and has a valid, unencumbered title thereto
and that he will warrant and forever defend	I the same against all persons whomsoever.
(a) Second and the second second second second and an advance of the second	
ાયું તે પ્રેર્ગ પ્રાપ્ય પ્રાપ્ય પ્રાપ્ય તે તેનું મહત્વું પ્રદુપ્ત તે આગળ દ્વારા દ્વારા તે આગળ	(a) A set of the se
The grantor warrants that the proceeds of the (a)* primarily for grantor's personal, tamily or (b) for an ordenization, or (even if grantor is	loan represented by the above described note and this trust deed are: r household purposes (see Important Notice below), s a natural person) are for business or commercial purposes.
This deed applies to, inures to the benetit of	and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, term beneficiary shall mean the holder and owner, including pledgee, of the contract ry herein in construing this deed and whenever the context so requires, the masculine
IN WITNESS WHEREOF, said grad	ntor has hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever we not applicable; if warranty (a) is applicable, and the benef as such word is defined in the Truth-in-Lending. Act, and beneficiary MUST comply with the Act and Regulation b disclosures; for this purpose use Stevens-Ness Form No. 13	Regulation Z, the y making required
If compliance with the Act is not required, disregard this n If compliance with the Act is not required, disregard this n (If the signer of the above is a corporation, use the form of acknowledgement opposite.)	notice. <u>Mase M. Eastlick</u> Rose M. Eastlick
STATE OF OREGON,	ss. STATE OF OREGON, ss.
This instrument was acknowledged before m Notember	
PIEL Doctor	redon Notary Public tor Oregon
(SEAL) My commission expires:	(SEAL) My commission expires:
the cross partners rule become a rule comment of the comment	
na energia de la completa de la comp	be used only when obligations have been pold.
The undersigned is the legal owner and hold trust deed have been fully paid and satisfied. You said trust deed or pursuant to statute, to cancel a	er of all indebtedness secured by the loregoing trust deed. All sums secured by said hereby are directed, on payment to you of any sums owing to you under the terms of all evidences of indebtedness secured by said trust deed (which are delivered to you nvey, without warranty, to the parties designated by the terms of said trust deed the nveyance and documents to
DATED:	.19
	Beneticiary
De not lose or destroy this Trust Deed OR THE NOTE wh	nich it secures. Both must be delivered to the tructue for concellation before reconveyance will be made.
LITRUST DEED 6 CO U COT COT CONTROL OF CONT	JEA CIGLE OF KIEWSTH COUNTSTATE OF OREGON, SHIJODAIN' SCORAING TO THE County of Klemath Ss. I certify that the within instrument
Grauphar trinsaiseady apamla barg m — KTangabh	was received for record on the
Martha R. Hoone J. Javee A. Riv as Benalicians Cuantor	FOR page20311 or as fee/file/instru- ment/microfilm/reception No.67941 Record of Mortgages of said County.
Br Crautor (0)/ 14/115 This III	Witness my hand and seal of County affixed.
JUCKEON COUNTY THE BOULD	Fea: \$9.00 By Provident Deputy
medferd TOR 9750/	

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