KIGA CO TCC TOIL	<u>K-39357</u>	Vot	AN PUR CO. PORTLAND PRATE
(lamath Falls, OR 97601	Leg: <b>(RUST</b> ) DEED	BA TOTAL	- PAR
S'O' BOX I2T (Tum THIS <b>GRUST<sub>L</sub> PEED</b> , made this	[ 197 : 2012] 이 일 - 2012] 전 관람	February String String	
ERIC F. BONDSHU and C	ATHLEEN M. BONDS	HU, husband and	wife
Grantor, KLAMATH COUNTY TIJ	LE COMPANY		as Trustee, and
TUAN KANDA		STATES STATES AND A	terre are arrived an interior
IVAN KANDRA and PAULA Beneficiary,	A A. KANDRA; husb	by is any Of	survivorship
120 Grantor litterocably grants, bargai Klamath County,	ins, sells and conveys to t , Oregon, described as:	rustee in frust, with powe	r of sale, the property
Lot 9, Block 3, Tract N plat thereof on file in	lo. 1091. Lynnewo	1 or perious real	econo ou que des
comth/Soledou ED		STATE OF ORE	
This Trust Deed is a se junior to a first Tr Savings & Loan	Cond Trust Deed ust Deed in favo	and is being reco r of Klamath Firs	rded cocord an
말 같은 것을 많은 것은 감독하는 것을 했다.	신 물건에 가지 않는 것 같은 것 같은 것	Beneficlary	

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together, with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise frow or hereatter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE, PURPOSE, OF SECURING PERFORMANCE, of each agreement of grantor herein contained and payment of the

sum of EIGHT THOUSAND FIVE HUNDRED AND NO 100'S

note of even date herewith, payable to beneficiary of order and made by grantor, the final payment of principal and interest hereof, if note of even date herewith, payable to beneficiary of order and made by grantor, the final payment of principal and interest hereof, if note some paid, to be due and payable. At Maturity The date of maturity of the debt secured by this instrument is the date, stated ebove, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold; conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. CONSENT CONSENT CONSENT CONSENT of the maturity dates expressed therein, or The ebove described real property is not currently used for agricultural, timber or grazing purposes.

sold, conveyed, assigned or alienated by the grantor withour trast then, at the beneficiary's option, all obligations socured by this institution, all become immediately due and payable. "COINSENL or The above described real property is not currently used for agriculty. The move of manufacture is that the described real property is not currently used for agriculty. The move of manufacture is all property is not currently used for agriculty. The construction of an any payable is the socure is the construction of the construction of

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(a) consent to the making of any map or plat of said property; (b) join in granting any casement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lies or charke thereol; (d) reconvey, without warranty, all or any part of the property. The granting any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any may or of the property. The services mentioned in this paragraph shall be not less than \$5 or any of the services mentioned in this paragraph shall be not less than \$5 or any of the services mentioned in this paragraph shall be not less than \$5 or any of the services and provide thereof. The services described as the "person or persons legally entitled thereto," and the recitals therein of any myters or lacts shall be conclusive proof of the truthulness thereol. Thuse's fees lor any of the services mentioned in this paragraph shall be not less than \$5 or any security for the indebtedness hereby. secured, enter upon the adequacy of any security for the indebtedness hereby, accurd, and without regand to all ordinal, and apply the same less and propinted by a court, and without refared collection, including reasonable attorney's fees upon any indebtedness secured hereby, and in such order as beneficiary my determine.
http://lib.The.entering.upon.and taking possession of said property, the collection of such rests, issues and propites and profiles, or the proceeds of there any act done any detault by graintor in payment of any atheside any act done wards for any taking any determine may detaut or notice of delault hereunder or invalidate any act done in property, and the application or lease thereoid and any shall and cure or waive any default by graintor in payment of any abselling may determine the secure of invalidate any act done in the beneficiary or the trustee detion in y clear the secure of low of any determine athese and property to sating thereoficiary or the trust

thereoi, as then required by law and proceed to loreclose this trust deed in the mainer 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 persons so privileged by ORS 86.753, may cure the delault or delaults. If the delault consists of a failure to pay, when due, sums secured by the trust deed, the delault may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no delault occurred. Any other default that is capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the delault or delaults, the person effecting the cure shall pay to the beneficiary all costs and expenses actually, incurred in endocring the obligation of the trust deed together with trustee's and attorney's fees not exceeding the amounts provided by law built (to move del shall be held on the date and at the time any place designated in the proces of shell or the time to which said sale may be postpond as provided by law. The instate and said the inne of sale. Trustee the diverter to the highest bidder for cash, payable at the time of sale. Trustee the indicate to the inter delay core and shall sell the parcel or parcels at the indicate to the inter delay or cosh, payable at the time of sale. Trustee the more the intervent is deed in lorm as required by law conveying pleid. The residuals thereoi, Any person, excluding the trustee, but including the failed the stale any purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee the indicate the including the powers at the sale.

The grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall appy the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded, liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, il any, to the grantor or to his successor in interest entitled to such surplus.

Surplus, it any, to the granut of the interaction in interaction of success-surplus. 16. Beneliciary may from time to time appoint a successor or success-eors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor frustee, the latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and subsitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which, grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The, Trust Dead, Act provides, that, the trustee hereundar, must be either an atto or sovings and toon association authorized to do bosiness under the lows of Oregon property of this state, its subsidiaries, affiliates, agents or branches, the United States rney, who is an active member of the Oregon State Bar, a bank, trust company n°or the United States a title insurance company authorized to insure title to real or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

The grantor covenants and agrees to and with eized in fee simple of said described real prop	ste ter oblikated to native a	us, build manual in brown	They are an area	s law-
hat he will warrant and forever defend the sa	ame against all person	S whomsoever.	Guite No.	
1. If the form any reasonable second in the part of burners, by dynamic many consolution shall be attracted in the property of the second s	spiri or mener chone active constraint of mener chone active active active constraint of and the constraint of the const	the function of future at	A CANADA AND AND AND AND AND AND AND AND AN	н (мелен) (с. 1960) (с. 1975) (с. 1975) (с. 1975) (с. 1975) (с. 1975) (с. 1975)
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(a) primarization of (even if granot		1. Mar 1. 19 1. 19 1. 19 1. 19 1. 19 1. 19 1. 19 1. 19 1. 19 1. 19 1. 19 1. 19 1. 19 1. 19 1. 19 1. 19 1. 19 1.	administrator	s, executors, the contract he masculine
(b) for an organization This deed applies to, inures to the benefit of and b sonal representatives, successors and assigns. The term ured hereby, whether or not named as a beneficiary her der includes the feminine and the neuter, and the singu IN.WITNESS WHEREOF, said grantor	beneticiary stating this deg rein. In construing this deg lar number includes the plu has hereunto set his h	and the day and y	ef first above wr	itten.
IN WITNESS WHERED.	y (a) or (b) is EBIC	F. BONDSHU	$\mathcal{O}_{\mathcal{I}}$	
such word is defined in the Truth-in-Lending Action by ma	aking required	the M	Landy	2 MAR 87
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(SEAE) My commission expires: 6/16/88	TOUEST FOR FULL RECONVEY	AL-TEMENOUS OF CLOSED IN GET STREET TO THE ANCE ANTION DESCRIPTION	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	
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TO: To: The undersigned is the legal owner and holden trust deed have been fully, paid and astislied. You f said trust deed or pursuant to statute, to cancel al said trust deed or pursuant to statute, to cancel al	r of all indebtedness securi hereby are directed, on par il avidences of indebtedne	ad by the loregoing yment to you of any se secured by said t	sums owing to you t rust deed (which are ed by the terms of a	ander the terms of delivered to you said trust deed the
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			3:42 o'clock	M., and records
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	I Y. EVALCORPERSI	Ro	Witness my	hand and seal
AFTER RECORDING RETURN TO	WITTEEN W B	or Februar	velyn Biehn,	County Clerk
Klamath County 11ther Wave (	Fee: \$9:00 DE	εD <b>Β</b> ι	, <u>Mamz</u>	fmill Dept
New Collection)		and the second se	<u></u>	

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