Bal-Gregen Trust Deed Saries-TRUST DEED.	Ege: 23.00 <u>R-39922</u> TRUST DEED	Vol-MX-I	SINESS LAW PUS. CO PORTLA	1 abri
231 S. 6t b PO Box 309 THIS TRUST DEED , midde this DEED, midde this	1 24 +h J	September		between
THIS TRUST DEED, made this	Ald - N 16	County all	ixeq.	stee and
Gerald G Muniar and	ALICE M. MUUJAL Klama	th County Title Co	mpany as Iru	uce, and
antor,	Dany HECCHDER'S O	30.00 Per	1. Sugar 1. Or 38 See 18	
neficiary,	WITNESSE?	H:	hower of sale, the	property
Anticiary, Grantor VIICE W. MULIST. Grantor irrevocably grants, barg Count	ains, sells and conveys	to trustee in trust, with	ed for recerd on the aptencies:	Idith. <i>đáy</i> 19. 27, j
Klamath Count	y, Orogon, -	1	ary that the stitles i	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
The Westerly 100 feet of	the Easterly 200	feet of Lots 9 and	10, Block ()	
in Altamont Actes, accounty Cle	rk of Klamath Cour	nty,Oregon.		
De not last et celles the first Deed OF the H	ann annich ff solding 2015 feiner ba	dailyead in the trustee for concell	floor challant inconchapter so with	Yn 2493
De nat lass er Batting fint fiuet Daad DR 145 40			and the second	
			a shereunto belonging	or in anywise
other with all and singular the tenement or hereafter appertaining, and the rents with said real estate.	s, hereditaments and apput	tenances and all other righ and all fixtures now or her	after attached to or us	ed in connec-
with said real estate.	ING PERFORMANCE OF	each, agreennen		
n of Highty Bix manue of		liars; with the final payme	nt of principal and in	
e of even date herewith, payable to bene	September 5	the date, stated above, on w	hich the final installme	nt of said not d, agreed to l
te of even date herewith, payane to port t sooner paid, to be due and payable The date of maturity of the debt sec comes due and payable. In the event th conveyed, assigned or alienated by the beneficiary's option, all obliga	within described property the grantor without first l	, or any part thereof, or an aving obtained the written	consent or approval of maturity dates expres	the beneficiar sed therein, (
t sooner paid; to be due and paid The date of maturity of the debt sec comes due and payable. In the event th di, conveyed, assigned or alienated by en; at the beneficiary's option, all obligs en; shall become immediately due and prein, shall become immediately due and prein.	payable. pe area sup spin apt	-1. timber, or grazing purposes	•	
	t deed, grantor agrees:	al, timber or grazing purposes (a) consent to the making of a granting any easement or creat subordination or other agreeme subordination or other agreeme	ny map or plat of said pro ing any restriction thereon at allecting this deed or to arranty, all or any part of	(c) join in a the lien or chan the property. T
d repair; not to remove or demolish any build	ing or improvement the	grantee in any reconveyance in	e recitals therein of any ma	etters or lacts si lees for any of
anner any building or improvement which may	redulations, covenants, condi-	legally entitled income of the trut be conclusive proof of the trut services mentioned in this parage 10. Upon any default 1 incomitout notice, either in	aph shall be not less than a y grantor hereunder, bene person, by agent or by a person, the adequacy	liciary may at a receiver to be of any security
the state A such linercing states	nav lor tuning and the state	legally entitied most of the trut services mentioned in this parager 10. Upon any delault 1 time without notice, either in pointed by a court, and without indebtedness hereby secure crty or any part thereol, in it issues and prolits, including th	it egard to the and take post own name sue or otherwin ose past due and unpaid, a	ession of said pl are collect the re and apply the sa ing reasonable at
DY 1000	in insurance on the building	less costs and expenses of open new's fees upon any indebtedn	ss secured hereby, and in	said property,
now or hereanter harards as the bepeinciary may	Written in	collection of such rents, issues	and promiseds for any taki	ng or damage of
policies of insurance shall be any reason to proc it the grantor shall fail for any reason to proc	lifteen days prior to the expira-	pursuant to such notice.	f default nereulact of any trantor in payment of any	indebtedness see
the beneficiary may procure the same at &	rantor's expense. licy may be applied by benefi- licy may be applied by beneficiary	hereby or in his performed her declare all sums secured her event the beneficiary at his is mortgage or	by immediately due to for lection may proceed to for lirect the trustee to foreclo lirect the benelician	eclose this trust se this trust dee y or the trustee
may determine, or at option of beneficiary	Such application of release any	advertisement and sale. In the	ded his written notice of d	efault and his el he obligation se
5. To keep said premises that may	be levied of assessments and other	the manner provided in ORS	86.735 to sourced foreclosure	by advertisement
5. 20, Keep and other charges that may irres, assessments and other charges that may against said property before any part of suc relarges become past due or delinquent and p changes become past due or delinquent and become past due or delinquent and charges and the grantor leaf to or other other other other to be benefic	rompiny with funds with which the	the manner provided in 13. After the frustee sale, and at any time prior sale, the grantor or any oth the delauit or delauita. If t the delauit or defauita the trust	o 5 days before the date the person so privileged by (the default consists of a fail the default may be	ORS 86.753, ma ure to pay, whe cured by pays
. by direct payment or by providing the its of the payment, beneficiary may, at its of make, such payment, beneficiary may, at the	ate set forth in the note secure rate set forth in the note secure in paragraphs 6 and 7 of thi	sums secured by the trust entire amount due at the fi	deed, the cure other than me of the cure other than auft occurred. Any other de	such portion as fault that is cap nce required uni
			any case, in automic to t	he beneficiary a
same extent that they are bound shall be in described, and all such payments shall be in	, at the option of the beneficiar	 obligation or films detecting and expenses actually incurs in and expenses actually incurs together with trustees and together with trustees and together with content in the method in t	attorney's tees not exceeded	ate and at the ti o which said su cell said propert
render all sums secured by this trust deed. constitute a breach of this trust deed.	es of this trust including the co	st be postponed as provided ed in one parcel or in separ	by law. The trustee may the parcels and shall sell i der for cash, payable at the der for cash in form as rec	the parcel or part the time of sale. puired by law co
of title search with or in enforcing this com	value or proceeding purporting	the property so sold, but it, plied. The recitals in the c	eed of any matters of fact Any person, excluding th	shall be conclus he trustee, but i
fees actually, incursar in, and defend any, a r. To apy rights or powers of bene affect the security rights or powers of bene action or proceed foreclosure of this dead, any suit for the foreclosure of this dead, any suit for the original action of the benefici- cluding evidence of tille and the benefici- cluding evidence of tille and the benefici-	y or trustee may appear, includ to pay all costs and expenses, y's or trustee's attorney's tess	ng of the truthtuiness thereo in- the grantor and beneliciar the 15. When trustee be	ells pursuant to the poweri ells pursuant to the poweri	provided hereis the expenses of
action or proceeding reclosure of this dead, any suit for the for this dead, cluding evidence of the seneticiar amount of attorney's feas mentioned in this fixed by the trial court, grantor further decree of the trial court, grantor further pentie court shall adjudge reasonable as pentie reas on such appeal.	and anh 7 in all Cases anon	shall apply the process	of the trustee and a reasonation secured by the trust	deed, (3) to all the trustee in
pellate court shall adjudge reastration in pellate court shall adjudge reastration in the pellate state of the state of th	all of said property shall be fa	ken surplus. if any, to the gr	antor or to his successor it	int a successor
8. In the event that any portion of under the right of eminent domain or cond under the right of enguine that all or	in excess of the amount requ	ired under. Upon such appo	intment, and without con e vested with all title, po	wers and duties er. Each such ap
As compensation the costs, expenses und	shall be paid to beneficially ats and expenses and attorney's stand expenses and attorney's base of the paid or incurred by t	fees, and substitution shall be ene- which, when recorded in	the mortgage records of ated, shall be conclusive p	the county or c roof of proper ap
incurred by these woon any reasonable of	annlied upon the indebted		ota this trust when this public record as provide	to a duly and
applied by it first upon any reasonable applied by it first upon any reasonable both in the trial and appellate courts, n both in the trial and appellate courts, n both in the trial and appellate courts, at it ficiary in such proceedings, and the ball ficiary in such proceedings, and the ball	s own expense, to take such	tom- 17. Trustee acce	public record as provide	d by law. True o under any oth
incurred by it inst upon any reasonable courts, n both in the tial and appellate courts, n ficiary in such proceedings, and the bal secured hereby, and granitor agrees, at it and execute such instruments as shall be pensation, promptly upon beneticiary's re- pensation, promptly upon beneticiary's re- inciary, payment of its less and present inciary, payment of its less and present inciary, payment of its less and present incident of the set of full reconveyance the liability of any person for the paym NOTE: the Trust Deed. Act provides that it or savings and loan association outherkee property of this state, its subsidiaries, offi	a 'own' expense, to take such be necessary in obtaining such quest. I time upon written request of i time upon written request of the not	for obligated to notily any	party hereto of pending sal	brought by true

STATE.

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C. DANS THE MOLO-	ion coverants and agree coverants and agree completed said descript the unit because of the said the said the said the unit because of the said the	Sand States and States	Contraction of the second s		
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statististis (10 - 4)	in the or said descrift	ed mail the	eneficiary and	CARLON LIGHT NOT	IA
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the state and state	and trees may presentation of thus	THERE STATES	a valid, uner	Cumbered the	n, that he is In
Services	dimentional and the month	Dug the berry	When ou is with the or star	title then	to-

HUSET (IN S MUSET (IN S S VE EN/ S VE EN/ in the second described real property and has a valid, unencumbered title thereto -Saleran

and that he will warrant and forever, defend the same against all persons whomsoever. and that he will warrant and forever determ the beine a set of the set of the

14-1 267 11(1)

And an and the second s

The grantor watrants 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), (b) to an organization; or forent if grantor is a matural person) are tor business or commercial purposes.

This deed applies to hurse to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, secured hereby, whether or cossois and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

Second decine

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the baneficiary (a) or (b) is as such word is defined, in the Truth in-tending Act and Regulation by making required beneficiary MUST comply with the Act and Regulation by making required itsclosures; for this porpose use Stavers-Ness Form No.: 1310, or equivalent if compliance with the Act is not required, disregard this notice. Sou Quant Lines (If the si ligner of the abeve is a corporation fam of acknowledgement opposite.)

deput forentioe or remaining and a such and hore and the related and the related and the relation of the relati Hected, m 1/0 STATE OF OREGON Service Reprint Reprint st.1.

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Notary Public for Oregon My commission expires

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27 10 building a sensitive of this that goed Grauter values? Prior and provide the sensitive of this that goed Grauter values? Prior and provide the sensitive of the sensititive of the sensitive of the sensititive of the s said trust-deed or pursuant-to-statute, to cancel all evidences of indebtedness secured by said trust-deed (which are delivered to you therewith together with said trust deed) and to recomply, without warranty to the parties designated by the terms of said trust deed the estate now, held by you under the same, Mail, reconveyages, and docurpents to fin the same and the same that the same that the same the sa DATED with the relation nere damants and appartments and appartments and all fixed as nor strain the relation of the relation

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(SEAL)

et less or destroy this Trust Deed OR THE NOTE which it secures. Both must be deliv Beneficiary

TRUST DEED CO	The second second	nurve for concellation before reconveyance will be made.
LAW PUB. CO., PORTLAND. OFF	[be Easterly 200 and plat rding to the official plat	County of Klamath
Beneficiary, Grand Munjar and Const. Cranter ittencept's Grants, pail Alice M. Munjar	Waryer 2552 1.	I certify that the within instrument
9# Beueliciath, Grantor	I and CORVEYS TU to	
	HECORDER'S USE	ment/microtit. Or as fee/file/instru-
Motor I Invoi	Alice M. Murint. Klaunth County	ment/microfilm/reception No. 79268 Record of Mortgages of said County. Witness my hand and seal of County affixed.
KIADEPENIS	Littiday ofScott	Evelyn Blehn, County Clerk
3M HC. BEI-OINSON Truth Deve Switch-TRUST DEED	Fee: \$9.00	By MANE County Clerk