KITUNI SO428 NOAMLVIN JIJIE CONFANT OF	TRUST DEED	Vol. M& Page	18594
THIS TRUST DEED, made this GARY FRENGER and BETTY FRENGE	1st	October	, 19.87 , between
as Grantor, MOUNTAIN TITLE COMPANY	G.F.		
ALICE M. TIMBLIN	HCCOMONE A DEC		, as Trustee, and
as Beneficiary,	WITNESSETH:	1.10312 - 1.10319 1.1032 1.1032	en antipatri de la composición de la co La composición de la c
Grantor irrevocably grants, bargains, in Klamath County, Or		rustee in trust, with power	of sale, the property
ots 10, 11, 12, 13, 14 and 15 p			A PROFESSION CONTRACTOR
NIT, BLAT NO. 4; according to the he County Clerk of Klamath County,	official plat the Oregon.	FALLS FOREST ESTATES reof on file in the	HIGHWAY 66 office of
By real loss are every this treat bare of the MOTE which is		Pri Interna de Carlos de Carlos	
그 이렇는 그 물건에서 가지 않는 것 같아. 이렇게 가지 않는 것 같아?			
ogether with all and singular the tenements, heredit ow or hereafter appertaining, and the rents, issues a ion with said real extern	그는 영문에 있는 것을 가슴을 가지 않는 것		

RMANCE of each agreement of grantor herein contained and payment of the sum of SEVENTEEN THOUSAND AND NO/100 -----

note of even, date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

note of even date herewith, payable to beneticiary or order and made by grantor; the final payment of principal and interest hereof, if not sconer paid, to be due and payable to beneticiary or order and made by grantor; the final payment of principal and interest hereof, if The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the even the within described property, or any part thereof, or any interest therein is sold, agreed to be then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or The above described real property is not currently used for agricultural, timber or grazing purposes.

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tural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in granning any cassenant or creating any restriction thereon: (c) join in any subordination or other agreement allecting this deed or the property. The france in any reconveyance may be described as the "property. The grantee in any reconveyance may be described as the "property. The france in any reconveyance may be described as the "property. The grantee in any reconveyance may be described as the "property. The france in any reconveyance may be described as the "property. The france in any reconveyance may be described as the "property. The france in any reconveyance may be described as the "property. The france in any reconveyance may be described as the "property. The france in any reconveyance may be described as the "property or any detail by grantor hereunder, beneficiary may at any pointed by a court, and without refard to the adequacy of any security property or any part thereoi, in its own name sue or otherwise collect the rents, issues and profits, including those past due and unnid, and apply the same, less costs and expenses of operation and taking ponsession of said property, the collection of such rents, issues and profits, or the proceeds of live and other property, and the application or release thereof as any taking or damage of the property, and the application or release thereof as any pay indebtedness here of any indebtedness here insurance policies or compensation or aware any indebtedness due there of any indebtedness and profits, the described is three of invalidate any act done purport, and the application or release thereof as and pay and the application or selese thereof as any taking or damage of the property, and the application or release thereof as any taking the described its with any of the indebtedness here of any agreement hereinder, the beneficiary may event the beneficiary or this performance of any agreement hereinder, the beneficiary may event the

the manner provided in ORS 86.735 to 86.795. 13. After the truste has commenced loreclosure by advertisement and sale, and at any time prior to 5 days below the date the truste econducts the sale, the grantor or any other person so priviled by ORS 86.753, may cure the delault or delauits. If the delault consists of a lailure to pay, when due, sums secured by the trust deed, the delault only be cured by paying the noif hen be due had no delault occurred. Any other than such portion as would being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed by level in the trust deed in enforcing the obligation of the trust deed by any the trust deed in enforcing the obligation of the trust deed by any the trust deed in enforcing the obligation of the trust deed by any the trust det autorey is less not exceeding the amounts provided by law.

together with trustee a and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the rotice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either auction to the highest bidder for each and shall sell the parcel or parcels at shall deliver to the purchaser its deed in purches as required by law correspondent the trustee of the surveying the property so sold; but without any covernants warranty, express or in the trustees but models. Any person, escluding the trustee, but including the trustees but models. Any person, escluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

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

surplus, it any, to the granter or to the successor in interest childred to successor 16. Beneliciary may from time to time appoint a successor or success-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointent, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties contered upon any trustee herein named or appointed hereunder. Each such appointenent, and substitution shall be made by written instrument executed by beneliciary, which, when recorded in the mortigge records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment. 17 Trustee seconds this trust when this deed duly executed and

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 here 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.

VOIDR

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company outhorized to insure title to real 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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The grantor covenants and agrees t y seized in fee simple of said described	tten katalah di bula et endi di bula dan dan dan Di andron di bula dan Ketarah di bula	Land In Strate and the second of the second se	harman ferhalten (der der bestehen der bestehen der bestehen der bestehen der bestehen der bestehen der bestehen Anders mehr der der der bestehen d
that he will warrant and forever def	end the same again and the same again and another the same and another the same the same same same	st all persons who	
(int) substant intervention of the second state in the second state intervention of the second state interventintervention of the second state intervention of the	n a al science station a Longe much a lar a	(2) We are the second s	
The grantor warrants that the proceeds of (a)* primarily for grantor's personal, fam (b) for an organization, or (even if gran	the loan represented b ily or household purpos tor is a natural person) it of and binds all part	y the above described es (see Important No) are for business or c les hereto, their heiri	I note and this trust deed are: bice below), commercial purposes. s, legatees, devisees, administrators, executors,
risonal representatives, successors and assigna- cured hereby, whether or not named as a bene inder includes the teminine and the neuter, and IN WITNESS WHEREOF, said	fliciary herein. In const I the singular number in grantor has hereun	ruing this deed and w cludes the plural.	s, legatees, devisees, administration, execution, and owner, including pledgee, of the contract whenever the context so requires, the masculine e day, and year first above written.
IMPORTANT NOTICE: Delete, by lining out, whiches of applicable; if warranty (a) is applicable and the s such word is defined in the Truth-in-lending. As enefcicar; MUST, comply, with the Act and Regulat sectores; for this purpose use Stevens-Ness Form I r compliance with the Act is not required, disregard	t, and Regulation Z, the hon by making required No. 1319, or equivalent. this notice.	GARY FREAC	
f the signer of the above is a corporation.	nangen en blieben here mages as peus detter here setterer ok mouerter		[4] A. Wanner, M. M. S.
STATE OF OREGON,) 55. () 55. (11) Co	netrument was ackno	wledged before me on
October 19. 19. 19. 87, by GARY FRENCER, and Control of the second s	₩ <u>/</u> .c	Sy is a start with the start of	
SE 62.2 UMy condition apires: 3-2	-88 My c	y Public for Gregon ommission expires:	gg Bartige (1997) Angelage (1997) Ag ang Angelage (1997) Ag ang Angelage (1997)
of an HEG with of the tract	REQUEST FOR FU	T. SECONARIMACE	
	tiolder of all indebted	e ness secured by the	toregoing trust deed. All sums secured by sa
trust deed, have been fully paid and satisfied said trust deed or pursuant to statute, to c herewith together with said trust deed, and t full by you under the same. (Mai	ancel-all-evidences of i o reconvey, without war il reconveyance, and doc	ndebtedness secured rranty, _ to the partis uments to allocations	by said trust deed (which are delivered to) s designated by the terms of said trust deed t
same now near by Art has been a compared by an in the second seco		and the second second states and the second s	B. 법원 전 가격 것 같아
			Beneficiary
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	bar ams, cells and Bar Y, Oregon, des	LUDEC 192 LOTANICO LUIVOI LAT-2011 (L P RESERVED	of
or Heuri(Clain ALICE M. TIMBLIN	RECO	TRESERVED FOR RDER'S USE	page 18594 or as fee/file/finst ment/microfilm/reception No. 8042 Record of Mortgages of said County. Witness my hand and seal
AFTER RECORDING RETURN TO		autoria	County attixed. Evelyn.Biehn. County Clerk.
THIS TRUST DEED man	19 10 10 10 10 10		