Lot 13, Block 18, HOT SPRINGS ADDITION, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

De 1848 1990 of Control told Prostings, On this worst-origin intercess, days more the Control of the loss in Control of the last of the Control of the Contr

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise together with all and singular the tenements, hereditaments and appurtenances and all lixtures now or hereafter attached to or used in connection or hereafter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used in connections. now or hereatter appertaining, and the rents, issues and protits thereof and all fixtures now or hereatter attached to or used in connection with said real estate.

17:200 EOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum ofFORTY ..THOUSAND NINE HUNDRED AND ...NO/100-

sold, conveyed, assigned or alienated by the grantor without tirst having obthen, at the beneticiary's option, all obligations secured by this instrument, it then, at the beneticiary's option, all obligations secured by this instrument, it have been allowed the property of the trust deed, grantor agrees.

To protect the security of this trust deed, grantor agrees.

To protect the security of this trust deed, grantor agrees.

To protect preserve and maintain and property in good condition and repair; not to commit or germit are restore promptly and in good and workmanlike and to the property.

To comply with all laws, ordinary building or improvement thereon, and pay when due all costs metured damaged or improvement which may be ordinared to instruct the property of the pr

It is mutually agreed that:

8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, it it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount requires that all or any portion of the monies payable to pay all reasonable costs, expenses and attorney a less necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary applied by it lirst upon any reasonable costs and expenses and attorney stees, applied by it lirst upon any reasonable costs and expenses and attorney stees, both in the trial and appellate ourts, necessarily paid or incurred by the post of the steep shall be paid to beneficiary in such proceedings, and the balance applied upon the ideletedness is a shall be necessary in obtaining such compensation, promptly upon beneficiary sequest.

9. At any time and from time to time upon written request of endicary, payment of its tess and presentation of this deed and the mote for endorsement (in case of lull reconveyances, for cancellation), without affecting endorsement (in case of lull reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may be applied to the making of any map or plat of said property; (b) join in [Content to the making of any map or plat of said property; (b) join in [Content to the making of any map or plat of said property; (b) [Content to the making of any map or plat of said property; (b) [Content to the making of any map or plat of said property; (b) [Content to the making of any map or plat of said property; (b) [Content to the making of any map or plat of said property; (b) [Content to the making of the payment o

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lix the time and piace of sace, given the time and piace of sace, given the trustee of the trustee has commenced foreclosure by advertisement and \$6.735. 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, and at any time prior to 5 days before the date the trustee conducts the sale, and at any time prior to 5 days before the date the trustee conducts the sale, and the sale trust expense to the sale to the sale to the sale trust exercise by the trust deed, the default may be cured by paying the entire amount due at the time of three other than such portion as would entire amount due at the time of the trust deed that the being cured may be cured by tencered. Any other default that is capable to being cured may be cured by tencered, and diftion to curing the defaults of trustee the deed. In any case, in addition to curing the defaults, the person effecting the cure shall pay to the beneficiary and deed and expenses actually incurred in enforcing the obligation of the sunt deed together with trustees and attorney's fees not exceeding the amounts provided by law.

together with trustee's and attorney's tees 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 melice of sale or the time to which said sale may place designated in the melice of sale or the time to which said sale may be postponed; as provided by law. The trustee may sell said property either the postponed as provided by law. The trustee may sell said property either in one parcel in the melice of the process and shall sell the parcel or parcels at in one parcel of the highest bidder for cash, payable at the sale. Truste auction to the highest bidder for cash, payable at the sale. Truste shall deliver to the purchaser its deed in form as required by law conveying shall deliver to the purchaser its deed in form as required by law conveying shall deliver to the purchaser its deed in form as required by law conveying oil the trust teets. Any person, excluding the trustee, but including oil the trustees thereof. Any person, excluding the trustee, but including the sale to payment at the provided herein, trustee the law of the provided herein, trustee shall apply the proceeds oil sale to payment of the provided herein, trustee shall apply the proceeds oil sale to payment of the provided herein, trustee shall apply the proceeds oil sale to payment of the trust deed, (3) to all persons to the provided liens subsequent to the trust deed, (3) to all persons thaving recorded liens subsequent to interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus. If any, to the granter or to his successor in interest entitled to such surplus.

surplus. If any, to the granter or to his successor in interest entitled to such surplus. I6. Beneliciary may from time to time appoint a successor or successor to trustee appointed here or to any successor trustee appointed here or to any successor trustee, the latter shall be vested without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties continuous and without conveyance to the successor trustee, the latter shall be made by written instrument executed by beneliativing shall be made by written instrument executed by beneliativing shall be made by written instrument executed by beneliativing 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 colligated is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending tale under any other deed 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 Deed Act provides that the trustes hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company of the Trust Deed Act provides that the trustes hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company of the Injurance company authorized to insure title to rea or savings and loan association authorized to do business under the lows of Oregon or the United States, or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.505.

problem to the single in the content of the content	ess to and with the beneficiary a ibed real property and has a va	and those claiming under him, that he is law- did, unencumbered title thereto
because the first time and their time to the first and that he will warrant and forever, and that he will warrant and forever, the first and that he will warrant and the first and the	deterid the same against all per same against agai	Sons whomsoever.
mentals of the property of the problems of the consequence of the problems and the consequence of the problems are the problems of the problems are the problem	can into the property of the Parising of the P	According to the second of the
The grantor warrants that the proceeds (a)* primarily for frantor's presonal tax (A)* primarily for frantor's presonal representatives, the proceeds of the personal representatives, successors and assign	enter he a hatthat passing and by blad in the second second second second second second second secon	oriant Notice below) Mess & Commercial purposes. A service of the service of th
gender includes the feminine and the neuter, a feminincludes the feminine and the neuter, a IN WITNESS WHEREOF Sail MPORTANT NOTICE: Delete, by lining out which not copil coble.	neticiary herein. In construing this dee and the singular number includes the plu d grantor has hereunto set his ha ever warranty (a) or (b) is	and the day and year first above written.
as such word is defined in the Truth-In-leading A beneficiary MUST comply with the Act and Regular disclosures, for this purpose use Stayens-Ness Form (Frompliance with the Act and required disregard uses a service of the Charles o	e beneficiary is a creditor Age and Regulation Z, the official by making required No. 1319, or equivalent d this notice	Wesly Gentry Lio Diane Gentry Diane Gentry
STATE OF OREGON, County of the state of the	STATE OF OREGO County of This instrument was a	er en far en De la far en
Repert Wesly Centry & Sandra Diane Centry	And the state of t	Subjects and the second
That at the perelicate sometimes the and part	My commission expired to the second s	(SEAL)
Lie tap of months of the capt exement of the undersigned is the legal owner and it frust deed, have been fully, paid and satisfied. I said (rust deed) on pursuant to statute, to can becewith together with said trust deed) and to n	Trustee, Tru	the foregoing trust deed. All sums secured by said to you of any sums owing to you under the terms of red by said trust deed (which are delivered to you
estate now, held by, you under the same, Mail re- tion a tip some best estate. Don on percental absorptions and applicate to DATED high by any substituting the representa-	sconveyance and documents to	N. S. T. T. CO. Lett. SEP GOV. D. DATESTON
	which it secures. Both must be delivered to the	Beneficiary trustee fer cancellation before reconveyance will be made.
TRUST DEED LITS IN (HORN W. LEST)S OF THE COMMENTS OF THE COM	Tiplin reserves as	was received for record on the 13th day of November 1987,
as pensicion) Grantor Lynn E. Propst & Vera R. Pro	SPACE RESERVED	at 9:39 o'clock AM., and recorded in book/reel/volume NoM87 on page 20603 or as fee/file/instru- ment/microfilm/reception No81543, Record of Mortgages of said County.
AFTER RECORDING RETURN TO MOUNTAIN 2 TITLE 2 CO. 15 P.O. BOX 5017 3 3 (LAMATE FALLS, OR 976C1	DIVE CENTRY, numbered and Electrical States of Thoracter States of	Witness my hand and seal of County affixed. Evelyn Biehn, County Clerk