with this obligation.

7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the proceeding in the deed, to pay all costs and expenses, including any suit for the proceeding that deed, to pay all costs and expenses, the dailing avidence of title and the beneficiary in the master than the prevailing party shall be entitled to the attorney's retained accorded, the amount of attorney's fees mentioned in this paragraph. I full cases shall be fixed by the trial court or by the appellate court if an appeal is taken.

It is mutually acreed that:

It is mutually agreed that:

It is mutually agreed that:

A. 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, if it is elects, to require that all or any portion of the moniter payable as compensation for such taking, which are in excess of the amount required to pay all resumable costs, expenses and attorney's feet necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appliate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments at shall be necessary in obtaining such compensation, promptily upon beneficiary's request.

9. At any time and from time to time upon written request of beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyance, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any

excluding the trustee, but including the grantor and beneficiary, may purchase at the sile.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including 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 interest may appear in the order of their priority and (4) the surplus. If any, to the grantor or to his successor in interest entitled to such surplus.

16. For any resum permittee by law beneficiary may promittee to time enpoint a successor or successor to successor trustee, the latter shall be vested with all title, powers and duties conferred upon any mustee herein named or appointed hereunder. Each appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, which in recorded in the office of the County Clerk or Recorder of the county or counties in which the office of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

size.

17. Trustee accepts this trust when this deed, duly executed and acknowledged

18. Trustee accepts this strust when this deed, duly executed and acknowledged

made a public record as provided by law. Trustee is not obligated to notify any

rly hereto of pending sale under any other deed of trust or of any action or

occeding in which grantor, beneficiary or trustee shall be a party unless such action

proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered titled thereto

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 authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

7213-03049

and the first agreement the contract of the contract of the contract of the contract of the con-	and Charles of an indicator and are	
TRUST DEED	Abraham et wateringe.	ું તુવાર શું છે. જ ફાંગ ફાંગ કર્યા છે. જ જ જો છે.
The later than the second of t	Professional Sections	
		in alt that a bridge design as in it.
The to book aft allies, on his bother a comment of account in	STATES AND A STATE OF THE	The control of the state of the state of
	■ 現在の場合ではないできないできます。 ************************************	Trans Transver of the bear windows with a con-
The sales against the parties of the sales of the sales and the sales of the sales	MATERIAL TOTAL MATERIAL CONTRACTOR	الرائي أراجي أرابا بالرائع ففراكن فأواه والمواجعة
요 즐겁니다 시간 중심시간 이 사람들이 모든 사람들이 없습니다. 회	The late of the first of the late of	ខ្លាស់ សូមហេចន ១ ស្លាំង ប៉ែកស៊ីស៊ី ស៊ី
Marky program was been to refer to a second of the fit of the contract these	COMPANIES COMPANIES COMPANIES	g och et elle liggere og førtellige av egt et førtelle
िकों के दिनों भी प्राप्त कि के किया है के अपने कार्य है है है है है है है है कि कार्य के अबदान है है है है है	STATE OF THE CASE OF THE STATE	in a tribut a real of the interest of the
्राभाग्ये स्वर्ण स्वर्ण स्वर्ण व्यवस्थान वह स्वर्ण व्यवस्थान स्वर्ण व्यवस्थान	विनिविधिक्षा स्थापित । १००० विभागान	化邻磺基酚醇 多斑色 的复数形式
The first transfer that the second transfer the second transfer the second transfer that the second transfer the second transfer that the second transfer the second transfer that the second transf	TANK DAYS WINDSOFT	[일본 10] 이번 기업
े देखां। मा चेन्याच अवस्थ का रेटकर अन्तर्व क्या के लेकिको और देवे हिके	the same little of the same of the same	나는 사람들이 많은 사람이 하는 것 같다.
Supply designed the first of contracting at any time the expension of the sol	TOPHONE TOPHONE INCOME.	기원이다. 저 그런 그는 그들이 되었다.
2.5. Are 19.6.1 (19.6.14) (19.5.1	不病性一种动物性发生的心,发现了	医乳髓膜畸形 化化二氯酚合物 油浆
Grantor .	\$1000 PER TO POST (1) (1)	of the Military bar with the first
्रमुख्यम् । १ १ व वर्षेत्र १९६ ते हो हो स्टानिक रूपम्बेल उपरानक विकास	Service of the state of the service of	(5) 化阿特特特物的环境的复数形式
The of a many the dependent their specimental files seems	Paragraphic backeter beauti	直接整整空間 医神经病 医水杨二氏
्रिकारिकोर्गा । वार्तानिक विद्यान विद्यान हिन्दान है		E RESERVED
here the mountains that they be the manifest the sale was a fine to be	THE DESTRICT THE SECURE	The second of th
Sympletical framitalists of particular information additional designation		FOR
314 in trademore during the new Arrives to come obstitute a section	atta atelia sa manaran taka	The state of the s
A THE THE SECTION OF THE PROPERTY OF THE SECTION OF	AECC	HUERS USE
And the second s	· 基础中的现在分词复数的现在分词	大學學 建磷酸酸甲酸 医欧维尔斯氏学 植物
The same and the same	[1] 中国共享的国际中的	
Boneficiary	· · · · · · · · · · · · · · · · · · ·	三、这种特别的主要都是产品的。这个自己的自
	事的 海岸的神经 (2011) 2013年4年1月	ि एक्सिक्सिक्स केल्क्स्य १५०५ जो की कि
The restriction of the first of the state of	र्वक्षिक्षीय विकास है। विकास	一种的第三人称形式 医神经炎
AFTER RECORDING RETURN TO	· 南野縣 撤售1000年12日本。	the property of sand of said in
	機學并是明確心理學的	्रिक्षा होती है है है है जा अधिक है जो प्राप्त नहीं है
FN Realty 35 n. Labe avenue		어려지는 얼마라 나를 가장하는 말이다.
r/v neuch		
leg and it in the thirth at the thirty the thirty and the file.	Total Section Com	Grand Barrel Hilliam & Berry House
25 YI I'M DIO YMENUO		당한 맛집, 보내 물리가 하는 그림을 받는 경기를
22 11. produc 000 2.000	おおおいほかかけだえかん	and the later was built and the
그림프랑이 그 그림은 그림을 가지 않는 그 그를 그리고 하는 바람들은 얼마를 받았다. 제	[董 산촌 19] 지구성학생 관선 관관하다 중 구성 2	化多次橡胶物 医甲基甲基甲基磺胺甲基乙二甲基甲基酚 医二氯二酚 经销售基础

Pasadena, Ca

Klamath County of ...

I certify that the within instrument was received for record on the 10th day of December, 19 87, at 3:21 o'clock PM., and recorded in book M87 on page 22171 or as file/reel number 82441 Record of Mortgages of said County.

Witness my hand and seal of County affixed.

Evelyn Biehn,

Klamath County Clerk

88

Fee: \$10.00

91101