ORM No. 881-Oregon Trust Deed Series-TRUST DEED.	KCTC-40163	STEVENE-NESS LAW PUB. CO., PORTLAN	
π	EFTRUST DEED	Vol. hsn Page 224	70@
82626	14+6	December 70 87	hetween
THIS TRUST DEED, made t	hisday of	December	
	TOTAL TOTAL	hushand and wife	
KLAMATH COUNTY	TITLE COMPANY	as Trust	tee, and
DOYLE L. MOORE AND ORDA	L. MOORE, husband	and wife	no-te st
			्क स्थ
s Beneficiary,	THYMN PCCPTU.	18월 18일 (Marine) (2019) (1949)	A
O the increasibly drants ha	to to the settle and conveys to t	rustee in trust, with power of sale, the p	property
Grantor irrevocably grants, ba n <u>Klamath</u> Cou	niy, Oregon, described as:	an a	
			atasa.
Lot 33 in Block 1 Klama	th River Acres, ac	cording to the official pl ty Clerk of Klamath County	
thereof in file in the	OTTICE OF the coun	STATA OF OREGOV.	
oregon. C21. DEED			

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and profits thereof and all fixtures now or herealter 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 TWENTY ONE THOUSAND FIVE HUNDRED AND NO/100-----

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becomes due and payable. In the solution without tirst has the sold, conveyed, assigned or alienated by the grantor without tirst hat the beneficiary's option, all obligations secured by this instruction, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees:
1. To protect preserve and maintain said property in good condition and repair, not to remove or demolish any building or improvement thereon.
2. To complete or restore promptly and be constructed, damaged or destroyed thereon, and pay when demolish any building or improvement if had incurred therefor.
3. To complete or restore promptly and be constructed, damaged or destroyed thereon, and pay when due constructed, damaged or destroyed thereon, and pay when due constructed, damaged or destroyed thereon, and pay when due constructed, damaged or destroyed thereon, and pay when due constructed therefor.
3. To complete or restore and restore and to pay for illing same in the due to the beneficiary may require and to pay for illing same in the beneficiary in a solution in the due to the d

It is mutually agreed that:

如保护的管理的公共的关系

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneticiary shall have the infant, it is a elects, to require that all or any portion of the monies payable right, it is a elect, to require that all or any portion of the monies payable infant, it is a elect, to require that all or any portion of the monies payable infant, it is a elect, to require that all or any portion of the monies payable infant, it is a elect, to require that all or any portion of the monies payable in pay all ressonable costs, express and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and possible costs, express and attorney's lees, both in its trial and appelled by its elevent the balance applied upon the indebtedness ticiary in such proceedings, and the balance applied upon the indebtedness recurred hereby; and grantor agrees, at its own express to take such action 9. At any time and from time to time 10. At any time and from time to time 11. Stabled end such elevent of the heater in our balance applied the note ion 9. At any time and from time to time 11. Stabled end is the area and presentation of this indebtedness, trustee may 11. Stabled end is the any map or plet of said property; (b) join in 11. At the adding of any map or plet of said property; (b) join in

- Spiele - Alexandria

rument, irrespective of the maturity dates expressed therein, or sensitive issues of the maturity dates expressed therein, or sensitive issues of the maturity dates expressed therein, or subordination or other agreement allecting this deed or the lien or charge thereoit. (d) reconvey, without warranty, all or any part of the property. The france in any reconveyance may be described as the "person legally entitled thereto." and the recitals therein of any matters or lacks shall be conclusive proof of the furthuliness therein of any matters or lacks shall be conclusive proof of the furthuliness therein of any matters or lacks shall be conclusive proof of the furthuliness therein of the adequary of any of the services mentioned in this paragraph shall be not less than \$5. 10 Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver more be ap-pointed by a court, and without regard to the adequay of any of said prop-rety or any part thereol, in its own name sue or othorwase apply the same liess costs and expenses of operation and collection, including reasonable attor-ney's less upon any indebtedness secured hereby, and in such order as ther-ney's less upon any indebtedness secured hereby, and in such order as dother insurance policies or compensation or awards for any taking othali mot cure or waive any delault or notice of delault hereunder or invalidate any act done invalues and such scured hereby immediately due any indebtedness secured hereby or in his performance of any greenent hereunder, time being of the essence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately due any indebtedness secured hereby or in his performance of any greenent hereunder, time being of the essence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately due any indebtedness secured hereby or in his performance or any g

together with trustee's 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 notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parceis at said the property either burchaser is deed in form as required by lawers that deliver to the purchaser is deed in form as required by layers or or pled. The recitals in the decide of any matters of tast shall be concerned and the property so sold, but without any covenant or warranty, supress or im-plied. The recitals in the decid of any matters of tast shall be conclusive proof of the truthfulness thereoi. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee sattorney. (2) to the obligation secured by the trust decd. (3) to all persons having recorded liens subsequent to the interest of the trustee in the sattorney. (2) to the grantor or to his successor in interest entitled to such aurplus. 16. Beneliciary may from time to fime appoint a successor or successor 16. Beneliciary may low time to fime appoint a successor or successor.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneticiary may from time to time appoint a successor or success-sors to any trustee nemed herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all tile, powers and duties conferred upon any trustee herein named or written intercured up beneticiery, and substitution shall be made by written instrument executed up beneticiery, which, when reonded in the mortgade records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment 17. Trustee accept public record as provided by law. Trustee is not obligated to notify any party enets of pending sale under any other deed of trustee 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 trustee herounder must be either an alterney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do builness under the laws of Gregon of the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agants or branches, the United States or any agency thereof, or an escrew agent liveneed under ORS 696.505 to 696.505.

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The grantor covenants and agree fully seized in fee simple of said descri	es to and with the beneficiary and bed real property and has a valid,	those claiming under him, that he is law- unencumbered title thereto		
performers an apply their boundary structure in the performance by any other start structure in the particular starts will be apply that for the main structure of the start start structure in the starts of the starts and the structure main starts will be apply the start starts and the main starts and the starts and the starts and the performance in the starts and the starts and the starts and and the starts and starts	A deal of the second of the se	angkan managemban penganan penganan kenya penganan kenya penganan penganan penganan penganan penganan penganan Managemban penganan penganan Managemban penganan penganan Managemban penganan p Managemban penganan penganan Managemban penganan pe		
and that he will warrant and torever a	defend the same against all person	s. whomsoever.		
Constant, P. C. Sandar, R. Sandar, E. Sandar, M. S. Sandar, S. S. Sandar, San	4.5 (1) and independent and independent of the second s			
(a) the second field in the second	સ્ટેસ્ટ્સે આ સામેટ કે આવે છે. આ સામેટ સ્ટેસ્ટ્સેસ્ટ્સે આ સામેટ સ્ટેસ્ટ્સ્ટ્			
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	of the loan represented by the above des mily or household purposes (see Importa antor is a natural person) are for busines			
secured hereby, whether or not named as a beingender includes the feminine and the neuter, as	neticiary herein. In construing this deed und the singular number includes the plura			
IN WITNESS WHEREOF, said	an na Santa an ann an Santa an Santa an Ann an Ann an Ann an	the day and year first above written.		
not application if warranty (a) is application and the as such word is defined in the Truth-in-Lending A boneficiary MUST comply with the Art and Regula disclosures; for this purpose use Stevens-Ness form	beneficiary is a creditor DONALD ct and Regulation Z, the			
if compliance with the Act is not required, disregard of the signer of the above is a corporation,	i this notice.	IRENE VOELLER		
STATE OF OREGON.	A start of investigation of the start of	4.4 May Mai Wang, Yu Li, King Yu, Yu Yu Yu, Yu		
County of KOAMOTH) ss. Country of	there and the second se		
Desiriality floost up +	in a second seco	nowledged before me on,		
Alassa F. Creek		North Control of Contr		
(SEAL) My commission expires: 6.2/	for Oregon Notary Public for Oregon My commission expires:	(SEAL)		
The second				
TO: """ South of the state of the	Trustee	(4) A. C. MARTING, C. MARTING, S. 2011, An ACCURATE System of Accurate BREAK MARTING, CONTRACTOR STRUCTURE SYSTEM, AND ACCURATE SYSTEM AND ACCURATE AND INCLUSION AND ACCURATE ACCURATE ACCURATE AND ACCURATE AND INCLUSION ACCURATE ACCUR		
The undersigned is the legal owner and trust deed have been fully paid and satisfied.	holder of all indebtedness secured by the Kou hereby are directed, on payment to	foregoing trust deed. All sums secured by said you of any sums owing to you under the terms of by said trust deed (which are delivered to you		
nerewith together with said trust deed) and to r	econvey, without warranty, to the parti	as designated by the terms of said trust deed the		
nun in persetrer ubertreinen? und geschonten BATED: ten ut auf einfahm, um demetionen.	2006- Ani manis shorai na shi izaa. 2007- Ani manis shi oshimini na m	an ann an Anna Anna an Anna Anna Anna A		
		Beneficiary		
Do not less ar detroy this Irust Dood OR THE NOTE	which it secures. Both must be delivered to the tri	utee for concellation before reconveyance will be made.		
ORETRUST DEED	(Elde of the Courty Cu	STATE OF OREGON,		
12 01 012 012 012 012 012 012 012 012 01	h River Acros, accordi	was received for record on the17.thday		
Granter instructuly stants, but	(na, selfs and schappy to ha ne i Dig Ofelon, discribed as	of		
the Boundin Landst	FOR RECORDER'S USE	page2247.0 or as fee/file/instru- ment/microfilm/reception No82626,		
DOXIE I' NOORE AND OROM	LINE COMERAN	Record of Mortgages of said County. Witness my hand and seal of County affixed.		
AFTER RECORDING RETURN TO	14th day of Dec	Evelyn Biehn, County Clerk		
<u>82626</u>	Fee: \$10.00	By Jam Smith Deputy		

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