ORM No. 881-Oregon Trust Deed Series-TRUST DE	TRUST D	유명하는 것은 것은 것은 것을 하는 것을 수 있었다.	ol <u></u> Pe	
THIS TRUST DEED, mac Len A. Dobry, D.	le this <u>27</u> da	y of <u>Octo</u> E Dobry	ber	, 19.86, between
المريح معالم من المريح معالم منهم المريح معالم منهم ومنهم منهم والمريح منهم منهم منهم المريح منهم والمعالي وال منهم المريح منهم من المريح منهم والمريح منهم منه منه منهم المريح منهم منهم والمريح منهم منهم والمريح منه والمريح		sati - sanata banata	tarissourm tarissourm	, as Trustee, and
s Grantor, William M "Gai The DEntists			ncord of hiorigate	iopano romati
aka The Ventists	of onegon inc.,			Wo. Wastev/file/instat
	WITNESS bargains, sells and conve) <i>Б1П</i> .		t anto the property
n <u>Klamath</u>	and situated in	he W ¹ ₂ SE ¹ ₂ of	Section 28,	Oregon, more
ocated on a truct of anthe Range 10 East of	the Willamette !	Meridian, K	amath County	n pin on the N
rner of the NWZNL4 UL	Sala Sceare		f the Hill H	load; thence
et to a one half inch ollowing said road cen	terline: South	00 25'10" W	est 1610.83 f	eet; thence 16 44'50" East
long the arc of a curv 27.80 feet; thence alc	ong the arc of a	curve to th	é"right 441.	14 feet; thence eve to the left
outh 22 57'20" West 87 88.13 feet to a P.K. r	ail; thence leav	ing said ce	nterline Nor of said road	th 89 37'10" and the true(c
est 30.00 feet to the	ments, hereditaments and app	urtenances and all o	other rights thereunto ow or hereafter attache	belonging or in anywise d to or used in connec-
together with all all singulations of hereafter appendixing, and the tion with said real estate. FOR THE PURPOSE OF SE FORTY-five thousand of the tion of the tio	rents, issues and profits there CURING PERFORMANCE of	f.each agreement of	grantor herein contai	ned and payment of the
sum of Forty-five thou	is and and n0/100	Dollars, with interest	thereon according to t	he terms of a promissory al and interest hereot, if
note of even date herewith, payable to not sooner paid, to be due and payab	le	r 27 Add 20 ab	ove, on which the lina	installment of said note
becomes due and payable. In the even	t the within described proper by the grantor without lirst	having obtained the	or, or any macher	t the beneficiary.
sold, conveyed, assigned to then, at the beneficiary's option, all o herein, shall become immediately due a The above described real property	Sing the second s	ural, timber or grazing	purposes.	t with appearing (h) join in
To protect the security of this	trust deed, grantor agrees: said property in good condition	(a) consent to the m granting any easemen subordination or othe	or creating any restricting angreement affecting this without warranty, all or	of said property; (b) join in on thereon; (c) join in any "deed or the lien or charge" any part of the property. The j as the "person or persons"
not to commit of periatic or restore promptly	may be constructed, damaged or	thereoi; (d) reconvey, grantee in any recon legally entitled thereto he conclusive prool o	without warranty, an of veyance may be described " and the recitals therein the truthlulness thereof.	as the "person or persons of any matters or facts shall Trustee's fees for any of the
destroyed intercomply with all laws, ordinan 3. To comply with all laws, ordinan tions and restrictions-allecting said property arouting such linancing statements 1	ces, regulations, covenants, contra- t if the beneficiary so requests, to bursuant to the Uniform Commer-	10. Upon any time without notice,	delault by grantor hereu either in person, by agen nd without regard to the	nder, beneficiary may at any or by a receiver to be ap- adequacy of any security for
by tiling officers or searching agencies as	may be uccinta and the huildings	erty or any part the	eof, in its own name sue luding those past due and	or otherwise collect the rents, unpaid, and apply the same,
beneficiary. 4. To provide and continuously may now or herealter erected on the said premi- now or herealter barada as the beneficiary J	intain insurance on the buildings, see against loss or damage by lire may from fime to time require, in	ficiary may determine ficiary may determine ficiary not such rel	ing upon and taking points, issues and prolits, or	session of said property; the the proceeds of fire and other the debias of damage of the
companies acceptable to the betternorthy and the organies of insurance shall be delivered to the drantor shall tail for any reason to the drantor shall tail tail tail tail tail tail tail t	the beneficiary as soon as insured; procure any such insurance and to	property, and the ap	notice of default hereund	as aloresaid, shall not cure or ler or invalidate any act done
deliver said policies to the beneficially of the beneficiary policy of insurance now or I the beneficiary may procure the same a collected under any lire or other insurance	erealter placed on said buildings, t grantor's expense. The amount policy may be applied by benefi- order as beneficiary	pursuant to such not 12. Upon del hereby or in his peri derlare all sums sec	ault by grantor in paymen ormance of any agreement ured hereby immediately	nt of any indebtedness secured hereunder, the beneficiary may due and payable. In such an
S ciary upon any indepted to be beneficiary may determine, or at option of beneficiary any part thereof, may be released to granto any part thereof, may default or notice of	the entire amount so collected, of or, Such application or release shall default; hereunder or invalidate any	event the beneficiary in equity as a mort advertisement and sa execute and cause to	age or direct the trustee le. In the latter event the be recorded his written m	to foreclose this trust deed by beneficiary or the trustee shall slice of default and his election state the obligation secured
not cure or waive any buck-notice. act done pursuant to suck-notice. 5. To keep said premises tree from taxes, assessments and other charges that	construction liens and to pay all may be levied or assessed upon or such taxes, assessments and other	to sell the said de hereby, whereupon t thereof as then, requ	he trustee shall fix the tim ired by law and proceed	e and place of sale, give notice to foreclose this trust deed in
against said property before the or delinquent and charges become past due or delinquent and to beneficiary; should the grantor fail to r ments, insurance premiums, liens or other ments, insurance premiums, or other	f promptly deliver receipts incready make payment of any taxes, assess- charges payable by grantor, either sliciary with funds with which to efficiary with funds with which to	13. After th sale, and at any tim sale, the grantor or	e prior to 5 days before the any other person so privil	date the trustee conducts the ged by ORS 86.753, may cure to follow to pay, when due
by direct payment of beneficiary may, at make such payment, beneficiary may, at and the amount so paid, with interest at th and the amount so paid, beneficiary descriptions descriptinte descriptinte descriptions d	its option, make payment increal, he rate set forth in the note secured ibed in paragraphs 6 and 7 of this	the default or defau sums secured by the entire amount due	e trust deed, the default at the time of the cure of no default occurred. Any	may be cured by paying the her than such portion as would other delault that is capable o
trust deed, shall be added to any rights, trust deed, without waiver of any rights, covenants hereof and for such payments, covenants hereof described, as well as fi	arising from breach of any of the wth interest as atoresaid, the prop- he grantor, shall be bound to the	obligation or trust defaults, the person	deed. In any case, in ad effecting the cure shall 1	dition to curing the delault of ay to the beneliciary all cost
same extent that they ayments shall be described, and all such payments thereof sh	immediately due and payable white all, at the option of the beneficiary	by law.	se, the sale shall be held of the notice of sale or the	n the date and at the time and time to which said sale me
of title search as well as the other costs of title search as well as the other costs	nses of this trust including the cost and expenses of the trustee incurred ligation and trustee's and attorney's	in one parcel or in auction to the high	separate parcels and sha est bidder for cash, payat purchaser its deed in for	ill sell the parcel or parcels a ble at the time of sale. Truste n as required by law conveyin n as required by rest or im
lees actually incurred. 7. To. appear in and delend any attect the security rights or powers of be	action or proceeding purporting to neliciary or trustee; and in any suit ary or trustee may appear, including	the property so sol plied. The recitals of the truthfulness	n the deed of any matters thereoi. Any person, exclu-	of fact shall be conclusive proc uding the trustee, but includin the sale.
action or proceeding in the oreclosure of this deed any, suit for the foreclosure of this deed cluding evidence of title and the benefici- amount of attorney's lees mentioned in the amount of attorney's lees mentioned in the	to pay all costs and expenses, in any's or trustee's attorney's lees; th his paragraph 7 in all cases shall b of an appeal from any judgment of	shall apply the pro- cluding the compet	ustee sells pursuant to the ceeds of sale to payment isation of the trustee and	powers provided herein, truste of (1) the expenses of sale, it a reasonable charge by trustee trustee dand (3) to all person
fixed by the trial court, grantor further decree of the trial-court, grantor further pellate court shall adjudge reasonable as pellate feel on such appeal.	adrees to pay such sum as the ap the beneficiary's or trustee's attor	attorney, (2) to the having recorded lie deed as their inter-	ns subsequent to the inte sts may appear in the ord the grantor or to his succ	rest of the trustee in the tru- ter of their priority and (4) th essor in interest entitled to suc
It is mutually agreed that: 8. In the event that any portion of under the right of eminent domain or con under the right of require that all of	or all of said property shall be take demnation, beneficiary shall have th or any portion of the monies payable	surplus 16. Benefic sors to any truztee	ary may from time to tin named herein or to any appointment, and without	te appoint a successor or succe successor trustee appointed her- at conveyance to the success
as compensation to a set of a	d attorney's tees necessarily paid s, shall be paid to beneficiary an osts and expenses and attorney's fee	d upon any trustee h and substitution sh	all be made by written in:	trument executed by beneticiar
both in the trial and appellate courts, t both in the trial and appellate courts, t liciary in such proceedings, and the ba secured hereby; and grantor agrees, at i secured instruments as shall	recessarily paid or incurred by lance applied upon, the indebtedne is own expense, to take such action be necessary in obtaining such con	which, when reconstructs which the property of the successor true 17. Trustee	accepts this trust when	this deed, duly executed an
	quest. o time upon written request of ben ation of this deed and the note f	e- acknowledged is π or obligated to πotily of trust or of any as	hade a public record as	this deed, duly executed in rovided by law. Trustee is n ing sale under any other deed th grantor, beneliciary or trust ding is brought by trustee.

Production and the second s	and the state of the state of the	and the second second for the second s	23161	
The grantor covenants and agree fully seized in fee simple of said description of the seized of the	ees to and v ibed real pr	vith the beneficiary operty and has a ve	and those claiming under him, that he is law- lid, unencumbered title thereto	
and that he will warrant and forever	defend the	same against all per	sons whomsoever.	
(b) for an organization, or (even if g purposes. This deed applies to inverse to the ba	rantor is a ne	tural person) are for bu	isiness or commercial purposes other than agricultural.	
contract secured hereby, whether or not name masculine gender includes the leminine and t IN WITNESS WHEREOF, said	d as a benefi the neuter, ar I grantor he	stary herein. In construit d the singular number as hereunto set his h	nean the holder and owner, including pledgee, of the	
* IMPORTANT NOTICE: Delete, by lining out, whit not applicable; if warranty (a) is applicable and as such word is dofined in the Truth-in-Lending beneficiary MUST comply with the Act and Reg disclosures; for this purpose, if this instrument is t the purchase of a dwelling, use Stevens-Ness Foo if this instrument is NOT to be a first line of the	the benefician Act and Reg ulation, by mo to be a FIRST I rm No. 1305	y (a) or (b) is y is a creditor ylation 2, the king, required lien to finance or equivalent;	en a. Dobry Marcia E. Dobry	
with the Act is not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON,	or equivalent.	STATE OF OREGO	N, County of	
County ofKlamath	an tere and the	nonzini (denegi) en orașini la composiți		
Personally appeared the above named	and a state of the	Personally, app	earedend	
Len A. Dobry, D.M.D.		duly sworn, did say that the former is the		
ineff to be Betore me.		sealed in behalt of said	at the seal affixed to the foregoing instrument is the corporation and that the instrument was signed and id corporation by authority of its board of directors; knowledged said instrument to be its voluntary act	
Notary Public for Oregon	27.89.	Notary Public for Ore My commission expire	AND AN APPENDIT HALF AND AND AND A CARL	
The street the actual ration with the set	REQUES	FOR FULL RECONVEYANCE	anna an	
trust deed have been fully paid and satisfied. I said trust deed or pursuant to statute, to can herewith together with said trust doed, and to	ou hereby ar cel all evidence	e directed, on payment ses of indebtedness secu	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	econveyance e	und documents to	an a	
30016-23-57'20" kest 97-70-: 1617-3 eet to s - L. Asili	cpauce tecci	JOUATH PETE		
Sourcerry said that conterry		nru ()0 (2,3).	inuite for concellation before reconveyence will be mode. BUG 200 2000 10 9(7,20,100) BUG 200 2000 10 9(7,20,100) BUG 200 2000 10 9(7,00) BUG 200 2000 1000 1000 10000 1000 1000 100	
COLINE TIRUS I DEED	urspon,s TTUAT MITEURS FIOLS:	e cribed res im the stable fre Nortsian 202100102 e1 202100102 e1 202100102 e1	STATE OF OREGON, County of	
o- Sandriny, Cranto Cranto-Aresocialy Anats, 5114	បវិ ការ្យូន ឈ ^{វ៉េ} si	A DUANA TO TURLA PACE RESERVED FOR ECORDER'S USE	at	
AFTER RECORDING RETURN TO		déy ef stalt - Dout	Record of Mortgages of said County. Witness my hand and seal of County affixed.	
Klamett, Balls 97601		RUST DEED	By STEDeputy	

#15.00 С<u>к.</u>

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S. Winning St.

23162 Legal description of property - Continued:

point of beginning of this description; thence South 00 22'50" West along said right-of-way line 785.00 feet to a 5/8 inch pin; thence North 89 37'10" West 555.35 feet to a 5/8 inch iron pin; thence continuing North 89 37'10" West 35.79 feet to the centerline of an irrigation ditch; thence North 13 43'53" West along said centerline 809.43 feet; thence South 89 37'10" East 35.79 feet to a 5/8 inch iron pin; thence continuing South 89 37'10" East 732.70 feet to a 5/8 inch iron pin; thence continuing South 89 37'10" East 20.00 feet to the true point of beginning of this description.

STATE OF OREGON: COUNTY OF KLAMATH: 55

Filed for record at request of ____ 30th the _ day _ A.D., 19 87 at 2:44 o'clock P.M., and duly recorded in Vol. M87 of December of <u>Mortgages</u> _____ on Page _______ elyn Biefin County Clerk By Deinetha A Evelyn Bighn FEE \$15.00 10.15.51