MTZ-19718P	A HUNDER CONTRACTOR FOR THE PLACE AND A CONTRACT OF A C	VIOL M& Page
87,228 COMMAN DORICKY C: JONES and REBEKA	ns 26th day of	May TAN THE MARK BETWEEN
Grantor, MOUNTAIN TITLE COM	- IPANY OF KLAMATH COUNTY	Comute and the part of the par
CHARLOTTE DIXON OPP	LECOUDEN 2 DEC	For the second of the second
Beneficiary, Guadou	LOU WITNESSETH-	 in book/real/veloane No 865. pare 5255. create/file/instru- anen/ancollan/necryten No 51.05
1. Structure of general states of any symplectic and an and the states of any states of a particular states and any states of a particular state and any states of a particular states and any states of a particular states and any states of a particular states and any states of a particular state and any states of a particular state and any states and any states of a particular state and any state and any states of a particular state and any state and any states of a particular state and any state and any states of a particular state and any states of	ty, Oregon, described as:	tee in trust; with power of sale, the property
ot 7 in Block 2 of FIRST ADD hereof on file in the office	ITION TO VALLEY VIEW, acc of the County Clerk of 1	I could that the within more more

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter 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 TEN THOUSAND ONE HUNDRED FIFTY-NINE AND 55/100 ---ín.

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

not sooner 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 event 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 herein, shall become immediately due and payable.

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sold, conveyed, assigned or alienated by the grantor without first h then, at the beneficiary's option, all obligations secured by this instrumtherein, shall become immediately due and payable. The security of this trust deed, grantor agrees: this for the security of this trust deed, grantor agrees: the security of this trust deed, grantor agrees: the security of the security of this trust deed, grantor agrees: the security of this trust deed, grantor agrees: the security of t

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, beneliciary shall have the right of eminent domain or condemnation, beneliciary shall have the right of eminent domain or any portion of the monies payable as compensation for such taking, which are measured to be the set in excess of the amount required to pay all reasonable costs, expenses and atom of the monies payable applied by it first upon any reasonable costs and expenses and atomry is less both in the trial and appellate courts, necessarily paid to beneliciary and applied by it first upon any reasonable costs and expenses and atomry is less secured, hereby, and if gintor agrees, at the work expense of taken used to be ned excelle such instruments as shall be necessary in obtaining such com-liciary, promptly upon beneliciary's request. 9. At any time and from time to time upon written request of bene-ficiary, or any preason, for the payment of the indeledness (rist, payment of its lees, and presentation of this deleded and the note lon-endorsement (in case of full reconveyances, for cancellation), without allecting fle, liability of any person, for the payment of the indeledences of the traitere may (a) consent to the making of any map or plat of said property; (b) join in (b) payment of the said of any map or plat of said property; (b) join in (b) consent to the making of any map or plat of said property; (b) pay in the NOTE. The trait for the trait of the traits here there are the set here of the said property; (b) either the NOTE. The trait Act provides that the trustee meander must be either on.

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St having obtained the written consent or approval of the beneficiary, strument, irrespective of the maturity dates expressed therein, or strument, irrespective of the maturity dates expressed therein, or strument, irrespective of the maturity dates expressed therein, or strument, irrespective of the maturity dates expressed therein, or the structure of any expression of the structure of a structure of the s

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or successors to any trustee named 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 title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and sublitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortinging records of the county or counties in which the successor trustee. IT, 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 molity any party hereto of pening sale under, apriler deed of trustee, and ry action or proceeding in which frantor, 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 bereunder 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, 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 to fully seized in fee simple of said described of Trust Deed recorded in Volume M88 Oregon, in favor of Klamath First	eal property and	Microfilm	Records of	Klamath County,
and that he will warrant and forever defend	1 the same again	St. all persons when the second secon	Internet in the second	personal and the second sec
Tellas coni Dedicadores e sonados as fas bandesires nera dos acos argan. El 18 d'estrutura da contenta a dedicada para a fa de contrata da contentar a dedicada para a fa de contenta da contentar a da para alta do esta a contenta da contenta da para alta da casa a contenta da contenta da contenta da a de contenta da contenta da contenta da contenta da alta da contenta da contenta da contenta da contenta da alta da contenta da contenta da contenta da contenta da alta da contenta da contenta da contenta da contenta da alta da contenta da contenta da contenta da contenta da alta da contenta da contenta da contenta da contenta da alta da contenta da contenta da contenta da contenta da alta da contenta da contenta da contenta da contenta da alta da contenta da contenta da contenta da contenta da alta da contenta da contenta da contenta da alta da contenta da contenta da contenta da alta da contenta da contenta da contenta da contenta da alta da contenta da contenta da contenta da contenta da alta da contenta da contenta da contenta da alta da contenta da contenta da contenta da contenta da alta da contenta da alta da contenta da conte	e missing sectoring missing levels and the provide sector the p	A CARACTER AND A CARA	terren en en en en en an en en en en en en generale en en en en generale en en en en generale en en en en generale en e	A second sequence of the second secon
The grantor warrants that the proceeds of the (a)* primarily for grantor's personal, family (b) Karkaway (b) Karkawaya (b) Karkawa	or nousenola purpos	y the above describe a (see / puror and / y	d note and this to ofice below.), y y sommetcial pars	rust deed are:
This deed applies to, inures to the benefit o personal representatives, successors and assigns. Th secured hereby, whether or not named as a benefici gender includes the terminine and the neuter, and th IN WITNESS WHEREOF, said gra	e term beneficiary s ary herein. In constr e singular number in	uing this deed and v cludes the plural.	whenever the con	text so requires, the masculine
* IMPORTANT NOTICE: Delete, by lining out, whichever v not applicable, if warranty (a) is applicable and the ben as such word is defined in the Truth-In-Lending Act an beneficiary MUST comply with the Act and Regulation disclosures; for this purpose use Stevens-Ness Form No. If compliance with the Act is not required, disregard this	efficiary is a creation of Regulation Z, the by making required 1319, or equivalent.	REBEKAH E.	ONES DISE JONES	Joues
(If the signer of the above is a corporation, use the form of accaveledgement opposite).	ent se critere and nut se critere nut se contrato	Reillare SU state en tr thert the bigelondy en cluite up a franteg en cluite up a franteg	ang pendar pendar pendar Ini Sel aparta pendar Ini Pendar pendar pendar Ini Pendar pendar pendar Ini Pendar pendar pendar Pendar pendar pendar pendar	(a) A set of the se
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RICKY C. JOMES, and REBEKAH E. JO Histight	DNES of	A series and a series of the s		And Andrewski an
(SEAL) My commission expires: ////////////////////////////////////	10.	Public for Oregon	મુક્તમાં આવેલું આવેલું આવેલું છે. આવુલ્લ ગુરુ કરાદ દુવસ્થી આવેલું છે. આવેલું કે પ્રદેશ કરાદ દુવસ્થી આવેલું છે. અને આવેલું કે પ્રદેશ કરાદ છે. આવેલું છે.	(SEAL)
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De not lase or destroy this Trust Deed OR THE NOTE V	which it secures. Both mus	t be delivered to the trus		
Klamath County Tax Account #390	09-12BB-6600;			
CUSETRUST DEED	TION TO VALUE	I ATEN 40001	I certify was received	that the within instrument for record on the27.11ay
RICKY C. JONES and REBEKAH E. 3110 Raymond Street Stories Provident Klamath Falls, OR 97603 Granter		and the provide of	at3:55 o	, 19
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MOUNTAIN, TITLE COMPANY OF C. ()		day of band and 71116	County affine	ked. hn, County Clerk
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