Coam roc asi - Oragon Trust Deed Series - TRUST DEED	Leo: STRUST DEED	TEVENS NESS LAW PUB. CO., PORTLAND, OR 97204 Vol. <u>M88</u> Page
DBC GERALD DON WARREN and JANI		May
as Grantors KENT ANDERSON, Atto	Drney at Law	Angelander Vielen (* 1995)
as Beneficiary,	KICOLDEL E ASE KOK	Rendro et reception pla Trastes, au Rendro et reception pla Rendro et reception pla
	WITNESSETH: sells and conveys to trus egon, described as:	tee in trust; with power of sale, the property

power of states the proper-Lots 19 through 22, inclusive, Block 6, MIDIAND, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, EXCEPTING THEREFOM that portion of Lot 22 conveyed to Klaneth County, by Deed Volume, 103 at page 523, Deed Records of Klaneth County, Oregon, TOGETHER WITH that portion of vacated alley lying adjacent thereto, vacated by order dated May 3, 1979 and recorded in Volume M79,

TO EIHER WITH that certain water purp equipment located on the adjacent Midlard Comunity Park property which is placed on the well located therein.

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 Elight Thousand Five Hundred Fifter Parts of the parts

sum of Eight Thousand Five Hundred Fifty Dollars and No/100 (\$8,550.00)

note of even date herewith, payable to beneticiary or order and made by grantor, the tinal payment of principal and interest hereot, it not sooner paid, to be due and navable. as amount i zed

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. AS amOrtized <u>XXM2XXXXX</u> 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 sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable. If we say any part there of the maturity dates expressed therein, or The above described real property is not currently used for agricultural, timber or grazing purposes.

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Identity prove pract trage Introd, imper or grazing purposes. (a) consent to the making of any map or plat of said property: (b) join in gradient prove pract tragent of the second prove present of the property. The prove prove prove present of the second prove prove present of the property. The granite in any reconvey, without warranty, all or any path of the property. The granite in any reconvey, without warranty, all or any path of the property. The granite in any reconvey, without warranty, all or any path of the property. The granite in any reconvey, without warranty, all or any path of the property. The granite in any reconvey, without warranty, all or any setting to rany of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any delault by grantor hereunder, beneficiary may at any pointed by a court, and without regard to the adequacy of any security pro-structure and prolits, including those past due and unput, and apply the same, less costs and expenses of operation and taking possession of said prop-trus and prolits, including those past due and unput, and apply the same, less costs and expenses of operation and caking possession of said property, the collection of such rents, issues and prolits, or the proceeds of live and other property, and the application or release thereod any taking or damage of the property, and the application or release thereod any taking or damage of the property, and the application or awares for any indebtedness secured hereby or in his performance of any agreement he and prolets, the south more provent the beneficiary at his election may proceed to foreclose this trust deed advertisement and sale. In the latter event the beneficiary or the trustee shall to such and easile the trustee hall in the objections of said property the objection or such and proceed his written notici of delault and his election thereby or in his performance of any agreement he beneficiary or herestees the devertisement and sale. In the latter eve

together with trustee's and attom enouging the obligation of the trust deed by law. The trustee's and attom is not exceeding the amounts provided particle and 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 auction to the highest bidget for cash, payable at the time of sale. Trustee shall deliver to the purchaser, its deed in form as required by law converging the property, so sold, but without any covenant or warranty, express or of the truthiuness thereof, my person, excluding the trustee, but including the games of the proceeds of sale to payment of (1) the express of sale. Shall deliver to the benchaser, may purchase at the sale. The property, so sold but without any covenant or warranty, express or of the truthiuness thereof, my person, excluding the trustee, but including the games thereof, may person, excluding the trustee, but including the games of the benchaser of the powers provided herein, trustee cluding phy the proceeds of sale to payment of (1) the express of sale. The compensation of the truste and a reasonable charge by trustee having record to the gamer or to his successor in interest entitled to such surplus, if any, to the gamer or to his successor in interest entitled to such 16. Beneficiary may from time to time appoint a successor as and the sort on successor in the former as the former as the successor in the source as and the source and the former as the former as the successor in the source as and surplus, if any to the granter or to his successor in interest entitled to such the former as the granter or to his successor in interest entitled to such the former as the source as the former as any form time to the source as any to the source as any to the source as any form time to the to the source as any to the source as any to the source as any form time to the to the source as any to the source as any

Surplus, it any, to the granter or to any successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or successors under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred and substitution shall be made by written instrument executed by beneliciary, which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

of the successor trustee. 17. 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 notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary, trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an atomey, 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 of 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 escraw agent licensed under ORS 696.505 to 696.585.

The grantor covenants a fully-seized in fee simpl	and agrees to and with the beneficiary and those claiming under him, that he is law id described real property and has a valid, unencumbered, title the set
A STATE STATEMENT OF THE INFORMATION	the subsplation of the subscription of the sub
and that he will warrant and f	orever defend the same against all persons whomsoever
Margan and a second sec	the definite of the scheme induced the definition of the scheme with all this terms of the scheme and
<pre>tail is unitingly uticed that tails tess up sold dousai between they put utility to the test tails they between the test of the test of the test of the test of test o</pre>	and the provide the first transfer of the
agent of descated a two areas included to the second of the type of type of the type of ty	MU TRADAT PROFILE AND
(b) for an organization, or (ave	XABY KANAYAA Walk Researched by the above described note and this trust deed are: an if grantor is a natural person) are for business or corrective X X
secured hereby, whether or not named a gender includes the femining and the	assigns. The term beneficiary shall mean the holder and owner includes, administrators, executors as a beneficiary herein in the shall mean the holder and owner includes, administrators, executors
IN WITNESS WHEREO	F, said grantor has hereunto set his hand the day and year first above written
as such word is defined in the Truth-in-Len beneficiary MUST comply with the Act and disclosures for the such as t	and the beneficiary (a) or (b) is GERALD DON WARREN
If compliance with the fact is not required, di accurate the second seco	s Form No. 1319, or equivalent. sregard this notice: A state of the s
Use the form of acknowled and compared in the second secon	The angle angle to the second and the second se
County pt Klamath	
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	My commission expires
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TO: Concises configuration of spinarting physical physical distribution of the second physical distrib	huld Sacried ph this instrument discharged, in an in an inclusion of the second
said trust deed or pursuant to statute, to therewith together with said trust deed by the said trust destruction of the said t	d. You haraby are directed, on payment to you of any sums owing to you under the terms of cancel all evidences of indebtedness at
tion, neid by you under the same. Ma	Il reconveyance and documents to
(1994) as proce on the out foreing 1995) or united to the out foreing	CLARSTUR Beneficiary DTE Which II Secures, Both must be delivited to the trustee for concellation before reconveyance will be made.
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CE (FORM No. 88) STEVENS NESS LAW PUB. CO. PORTAND ORE	a Bods 257' Deed House of Manual STATE OF OREGON, Gracku' DOTHEDE INITIAL THE Frequency of Klamath
KENT ANDERSON, Commenter Comme	of June so go
BRUCE C. MOORE	SPACE RESERVED: in book/reel/volume No
MEYLL 9217 Beneficiary	Record of Mortgages of said County
BRUCE C. MOORE P.C. Sound to	Witness my hand and seal of County affixed.
Eugene, Oregon 97401	Fee: \$13:00DEED By Marin Month Deputy
a short fundation of ED.	

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