INTO-198		Vol. m88 Page 10127
HORNITHIS TRUST DEED, made th	his 27th day of Jun	ne
JAMES O'CONNOR & RHONDA O'CC	전 철로 지수가 있는 것은 것은 것은 것을 다 가지 않는 것은 것을 가지 않는 것은 것은 것은 것을 가지 않는 것을 다 가지 않는 것을 다 있다.	
s Grantor, MOUNTAIN TITLE COME	PANY OF KLAMATH COINTY	Cosner allived
MURRAY A. COLVIN	NECOUDERS OFF	Astolo poutous op as Trustee, a
s Beneficiary.		ana ana ana matana kana kana kana kana kana kana kana
Grantor irrevocably, grants, barg Klamath	WITNESSETH:	in trust, with power of sale, the proper
	, Cregon, described as:	
Lot 5, Block 14, TRACT 1072, plat thereof ion file in the	THIRD ADDITION TO CYPRESS office of the County Clerk	VILLA, according to the offici
Tax Account No. 3909-11DD-36		A CONTRACTOR OF CONTRACTOR
방법 동생은 동생님 그는 것 같은 그는 것은 것은 영향님께서 앉아요. 관계	이는 그 승규는 것이 같은 것 같아? 것은 것 같아요. 그는 것은 것이 같아?	
the set term of dation this fear the Qand Q2 the hast	In males is exclused prove these by tratianium to that	thating for annihility . But the contractions is only be easily .

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 protits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. STAR FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the NUMPURPOSE NET AND NO 1200

sum of NINETEEN THOUSAND AND NO/100-

note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable <u>per terms of note</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 then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or

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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 instructure herein, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees: bit and repair: not fo'remove or demolish any building or improvement thereon.
To compile or restore promptly and in good and workmanike thereon.
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To and restrictions allecting said properties, regulations, covenants, conditions and restrictions allecting said properties.
To manney with all takenents primes beneficiary to request, to proper public pilice or ollices, as well as the cost of all line search in the proper public pilice or ollices, as well as the cost of all line search with the proper public pilice or ollices, as may be deemed desirable by the proper public pilice or ollices, as may be deemed desirable by the proper public pilice or ollices, and the proper public pilice or ollices, and the proper public pilice or ollices, and the proper public pilice or ollices and the proper public pilice or ollices, and the proper public pilice or ollices and the addition of the proper public pilice or searching agencies as may be deemed desirable by the proper public pilice or olices and well and public pilice or olices and the proper public pilice or olices and the pr

pellate court shall adjudge reasonable as the Deneticiary of the appeal. 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, beneficiary shall have the right, it is so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the comic required to pay all reasonable costs, expenses and attorney's lees necessarily required to pay all reasonable costs, expenses and attorney's lees necessarily required to pay all reasonable costs, expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by bene-licitary 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 as shall be necessary in obtaining such com-pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-rendow, parts of its lees and presentation of this deed and the note ion endow, parts of the payment of the indebtedness (a) consent to the making of any map or plat of said property; (b) join in (c) consent to the making of any map or plat of said property; (b) join in (c) consent to the making of any map or plat of said property; (b) join in

Turnent, irrespective of the maturity dates expressed therein, or NUTED to the property of the maturity dates expressed therein, or NUTED to the property of the maturity dates expressed therein, or Subord to the property and the received to the lien or charge threed: (d) reconvey without warranteting this deed or the lien or charge traneol: (d) reconvey are without warranteting this deed or the lien or charge traneol: (d) reconvey are may be thereof. (d) reconvey are may be thereof. (d) reconvey are may be thereof. Trustee's lees for any of the granteet in any reconvey are may be thereof. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5. "If 0 Upon any default by grantor breander, beneficiary may at any pointed by a court, and without refaul of by a receiver to be an order of a side property. The indebtedness hereby secured, enter upon fina dequacy of any security for the indebtedness hereby and the source and unpuid, in such order as been by a local stand stand the receiver and the secure and provide the same. The entering upon and taking possession of said property, the following default by grantor in payment of any indebtedness accured hereby, and in such order as been upon any indebtedness accured hereby and in such order as been such and provide the same. The entering upon and taking possession of said property, the following default or notice of default hereunder or invalidate any act done ware any default by grantor in payment of any indebtedness accured hereby inmediately due and paybel. In such a such as a provide the same any default any taking described any act and any default or notice of any agreement heredicainy may determine any of a side and paybel. In such any decar all sums secured hereby immediately due and paybels. In such any decar all sums secured hereby immediately due and paybels. In such any forcer the trustee to forcelose this trust deed in property into the beneficiary any than of the trustee shall excure do there there any any direct the

together with frustes's and allorney's lees not exceeding the amounts provided by law '4'. When the sale shall be held on the date and at the time and by law '4'. The sale shall be held on the date and at the time and be postponed as provided by law. The truste may sell said property either and the height bidde for cash, payable at the time to which said sale may be not postponed as provided by law. The truste may sell said property either and the height bidde for cash, payable at the time of sale. Trustee shall deliver to the purchase its deed in form as required by law conveying the property so sold, but without any coverant or warranty, express or implied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulines thereol. Any person, excluding the truste, but including the grantor and beneficiary, may purchase at the sale.
15. When frustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expense of sale, in a resonable charge be truste and a resonable charge be trustee and sensitive at the sale truste exist and a resonable charge be trustee and a surplus, if any, to the different to the interest of the trust entitle to surplus.
16. Beneliciary may from time to time annoting a successor in interest of such is surplus.

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 success-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without corsor trustee appointed here-under. Upon such appointment, and without corsor trustee, the successor upon any trustee herein named or appointed hereunder: Bach such appointment and substitution shall be made by written instrument excuted by beneficiery, which, when recorded in the mortgage records of the successor counties in which the property is situated, shall be conclusive proof of proper appointment 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 notily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which firmior, beneficiary or trustee.

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either on att or savings and loan association authorized to do business under the laws of Orego property of this state, its subsidiaries, affiliates, agents or branches, the United State ney, who is an active member of the Oregon State Bar, a bank, trust company or the United States, a title insurance company authorized to insure title to real or ony agency thereof, or an excrow agent licensed under ORS 696.505 to 696.585.

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and that he will warrant and forever	defend the same agai	inst all persons w	homsoever.	allanda (dal posta da basalanda da basa) 18 Maria - Santa Santa da basar da basa Nanasa - Mandalanda da basar da basar
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This deed applies to, inures to the ben personal representatives incomes to the ben	efit of and binds all part	ies hereto, their hei	rs. leéatees. devisees po	ministrators, executors
section includes the teminine and the neuter, a	neticiary herein. In const nd the singular number in	ruing this deed and icludes the plural.	whenever the context so	pledgee, of the contract requires, the masculine
Line survey of the second s	a grantor has hereun	to set his hand th	e day and year first	above written.
 IMPORTANT NOTICE: Delete, by lining out, which not applicable; if warranty (a) is applicable and th as such word is defined in the Truth-in-Lending beneficiar MIIST 	e beneficiary is a creditor		onnor	
disclosures; for this purpose use Stevens-Ness Form If compliance with the Act is not required discense	No. 1319, or equivalent.	An r	MM	
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said_trust_deed_or_pursuant to statute to can	cel all avidences et i- t-	on payment, to you,	or any sums owing to y	ou under the terms of
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Do not lose or destroy this Trust Deed OR THE NOT	E which it secures. Both must be	a delivered to the trustee	Beneficiary	
Tax Account No. 3909-1100-360			THE CONCENTION DEFORE FECONY	syance will be made.
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