VITTUR \$3975 OK 01001 BEE MTCL 9917K Vol mg8 Page 10618 FORM No. 881-1-Oregon Trust Deed Series-TRUST DEED (No restriction on assignment) 101 NoTU Street Ist day of July Press July P OT as Grantor, <u>HalMountain\Title Company of Klamath County</u> Sage 21 SHASTAUWAY CHRISTIAN CHURCH , as Trustee, and la d'averence In Brock Have we want of the second GUNSION as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: the first is spine the margine march there Lot 5, Block 68, KLAMATH FALLS FOREST ESTATES, HIGHWAY 66 UNIT, PLA NO: 3, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. 1999 - 4989 1.15 OVERS 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 lixtures now or hereafter attached to or used in connec-tion with sind real estate. Statistical and the entry of t nume may detault or notice of delault hereunder or invalidate any act done pursuant to such notice. 12: Upon delault by grantor in payment of any indebitedness secured hereby or in his performance of any agreement hereunder, time being of the sestence with such secure dereby immediately due and payable. In such an declare all such secure dereby immediately due and payable. In such an declare all such a such a such any proceed to forcelose this trust deed by in equity as a mortgade or direct the trustee to forcelose this trust deed by in equity more and sole, or may direct the trustee to pursue any have. In the remediate notice of default and his election to sell the suid described real his written notice of default and his election to sell the suid described real his written and pale of sale, give notice thereof as then required by law and first described this trust deed in the manner provided in ORS 86.735 to 86.795.

proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 86.795. 3. After the trustee has commenced loreclosure by advertisement and ale, the grantor or any other person so privileged by ORS 86.753, may cure the detault or delaults. It is the trust conducts the sums secured by the trust deed the delault may be cured by paying thus source detault or delaults. It is the delault may be cured by paying the sums secured by the trust deed the delault may be cured by paying the source and the trust deed the delault may be cured by paying the source detaults. It is the delault occurred. Any other delault that is capable the the due had not delault occurred. Any other delault that is capable being cured may be used by tendering the performance required under the being cured may be delay in any case, in addition to curing the delault costs delaults, the potcually, incurred in enforcing the obligation of the trust deed to the best for the cure shall pay to the beneficiary the delay to the best beta and atomy's leas not exceeding the amounts provided toy law. 14. Otherwise the shall he held on the date and at the time and

and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's tees 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 itry place designated in the notice of sale or the time to which said sale itry place designated in the notice of sale or the time to which said sale itry place designated in the notice of sale or the time to which said property esti-ation one-parcel of incomparate parcels and shall sell the parcel or a trustes in one-parcel of incomparate parcels and shall sell the parcel or a trustes at sources the high purchaser its deed in form as required by laws or the prostore of the high bidder for cash, payable at the time of sale. The shall deliver to the high purchaser its deed in form as required by laws or pro-plied. The thigh purchaser its deed in form as required by laws or pro-plied. The thigh purchaser is the dest of any matters of lact shall be coclusive proof plied. The the high starts are purchased at the sale. The property the proceeds of sale to payment of resonable charge by trustees the first the compensation of the trustee and the sale. The trust here have a storney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus. 16. Beneticiary may hore then to the appoint a successor or successors in any trustee have many during and without conveyance to the sonterers under. Upon such apped be vested with all title, powers and duties conterest under. Upon such apped be the strust when this deed, duy executed and having the proorty is situated, shall be conclusive prool of proper appointent which the property is situated, shall be conclusive prool of proper appointent indigate to notify any party hereto of pending santor, b

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, il it so elects, to require that all or any portion of the amount required as compensation for such taking, which at attorney's lees necessarily paid or to pay all reasonable costs, express and sittorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and poplied by it list upon any reasonable costs and expresses and attorney's lees, both in the trial and appellate courts, when expense, to take such actions secured, hereby; and grantor agrees, all be mecessary in obtaining such com-pensation, promptly upon beneficiary ar to time upon written request of bene-9. At any time and frame to tereon expanse, for cancellation), without allecting tendorsement (in case of luit reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedeness the liability of any person for the payment of the indebtedeness, trustee may the liability of any person for the payment of the indebtedeness, trustee may the liability of any person for the payment of the indebtedeness trustee may the liability of any person for the payment of the indebtedeness trustee may the liability of any person for the payment of the indebtedeness trustee may the liability of any person for the payment of the indebtedeness trustee may the liability of the trustee the payment of the indebtedeness trustee may the liability of any person to the maximum of the indebtedeness trustee may the liability of any person to the maximum of the indebtedeness trustee may the liability of the trustee the trustee the trustee the payment of the indebted the set trustee the payment of the indebted the set trustee the set the trustee the set the trustee the trustee the trustee the trustee the trustee thet

It is mutually agreed that:

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 lows 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 676.505 to 676.585.

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<form></form>	The grantor covenants and agree fully seized in fee simple of said descri	es to and with the b bed real property an	eneficiary and tho d'has a valid, une	e claiming under him, that he is law- ncumbered title thereto
(b) for an eigenization, of even it grants to the bonning particle of the barrier of constructing particle. This deed applies to, human to the bonnit of and binds all particle barriers, there, administrates, exclusion, the contract general inclusion of the barriers of	A. M. M. M. T. M. Marginski, A. M. Markinski, M.	 A. S. ANDRESS, A.S. ANDRESS, ANDRES	nst all persons wi	ionsoever.
(b) for an eigenization, of even it grants to the bonning particle of the barrier of constructing particle. This deed applies to, human to the bonnit of and binds all particle barriers, there, administrates, exclusion, the contract general inclusion of the barriers of	Constraints and the state of the second sta	 M. S. M. Wang, M. Barger, M. B. Barger, M. B. Barger, and M. Barger,	All David and a second state of a second state o	
<pre>second backy, whether or not mend in a bounding in term from the first not over the includes the projects to require, including projects to require, i</pre>				
STATE OF OREGON. County of Klamath Duffy interneging was acknowledged below an on Danny, R. ALlen, and Cynthia L. Allen, Marker Public for Oregon. (Seq1) Marker Public for Oregon. Marker Public for Oregon. <th> secured hereby, whether or not named as a bergender includes the terminine and the neuter, an IN WITNESS WHEREOF, said * IMPORTANT NOTICE: Delete, by lining out, whiche not applicable; if warranty (a) is applicable and the as such word is defined in the Truth-in-Lending A beneficiary MUST comply with the Act and Regula disclosures; for this purpose, use Stevens-Ness Form </th> <th>The term beneficiary selection of the term beneficiary herein. In const, d the singular number in grantor has hereuni ver warranty (a) or (b) is beneficiary is a creditor of and Regulation Z, the tion by making required bo. 1319, or sauvelent</th> <th>hall mean the holder ruing this deed and w. cludes the plural.</th> <th>and owner, including pledgee, of the contract henever the context so requires, the masculine</th>	 secured hereby, whether or not named as a bergender includes the terminine and the neuter, an IN WITNESS WHEREOF, said * IMPORTANT NOTICE: Delete, by lining out, whiche not applicable; if warranty (a) is applicable and the as such word is defined in the Truth-in-Lending A beneficiary MUST comply with the Act and Regula disclosures; for this purpose, use Stevens-Ness Form 	The term beneficiary selection of the term beneficiary herein. In const, d the singular number in grantor has hereuni ver warranty (a) or (b) is beneficiary is a creditor of and Regulation Z, the tion by making required bo. 1319, or sauvelent	hall mean the holder ruing this deed and w. cludes the plural.	and owner, including pledgee, of the contract henever the context so requires, the masculine
STATE OF OREGON.	(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	san falan mala an balanta alay da Malatin a san dan manan alay da Malatin an san dan malatin alay da	anga ting ting ting ting ting ting ting ting	
REQUENTION FULL RECONVERANCE The undersigned is the legal owner and holder, of all indubtedness, secured by the foregoing frust deed. All sums secured by said trust deed. All sums secured by said trust deed (which are delivered to you hereby are differed and participation of any sums owing to you under the terms of said trust deed (which are delivered to you hereby are differed to any sums owing to you under the terms of said trust deed (which are delivered to you hereby are differed to any sums owing to you under the same Mail reconvery within writeraty, to the parties designated by the terms of said trust deed the state new held by you under the same. Mail reconvery working writerative, to the parties designated by the terms of said trust deed the state new held by you under the same. Mail reconvery working writerative, to the parties designated by the terms of said trust deed the state new held by you under the same. Mail reconvery write writerative, to the parties designated by the terms of said trust deed the state new held by you under the same. Mail reconvery write write writerative, to the parties designated by the terms of said trust deed the state new held by you under the same. Mail reconvery writerative writerative to the parties designated by the terms of said trust deed the state new held by you under the same. Mail reconvery writerative writerative to the parties designated by the terms of said trust deed the state and documents to	County of Klamath July instrument, was acknowledged belo Danny R. Allen and Cynth Allen WWILLING TYTU W Notary Public t) ss. Coun re me on This ins. 19	ty of irument was acknowle yy yy ublic ior Oregon	død before me on,
To:	The state of the second second state fitting the		ring in the second s	ar an the state of the second second second second at the second s
The undersigned is the logal owner and holder, of all indebtedness, secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hnereby are directed, on payment to you of any sums owing to you under the isrms of and trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed. All sums secured by said trust deed are unant of statute, to cancel all evidences of indebtedness secured by said trust deed. All sums secured by said trust deed or pursuant over the you under the same. Mail reconvey without warranty. to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to	ang ang ang ang a barta ng barta ng 2523hata. Tang ang ang ang ang ang ang ang ang ang	To be used only when obliga	tions have been pold	and an
Beneficiary Beneficiary Beneficiary TRUEST. DEEED 132 Image: Decempendence of the secure) Price of Licker of 1910 111 111 111 111 111 111 111 111 11	The undersigned is the legal owner and I trust deed have been fully paid and satisfied. J said trust deed or pursuant to statute, to can herewith together with said trust deed) and to r	, Trustee to der of all indebtedness ou hereby are directed, el all evidences of inde econvey, without warran	is secured by the fore on payment to you to btedness secured by ty, to the parties de	going trust deed. All sums secured by said i any sums owing to you under the terms of said trust deed (which are deliver if
De not lose of delivery this Truit Deed OR THE NOTE which if secures both must be delivered to the trustee for cancellation before reconveyance will be mode. TRUST DEED ^{1/3} (port No. 881-1) 1 Colspan="2">Colspan="2"Colspan=""2"Colspan=""2"Colspan=""2"Colspa	DATED:	, 19		
Image: State Stat	Do not lose or destroy this Trust Dood OR THE NOTE	which if secures, Both must b	e delivered to the trustee f	19월 - 그 2017년 1월 201 1월 2017년 1월 2
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MTC 1912 ISO21 DEED Judge of GALLER GOLD COUNTY Clerk 407 Main Street Klamath Falls, OR 97601	5835 Shasta Way III I A. Klamath Fallis UOR 97601 Beneficiary	HA CHINICH	ទ បទ៖ 🧼 🧰 (] ហារខេត្ត តំបូបាល 	ent/microfilm/reception No88975, scord of Mortgages of said County. Witness my hand and seal of
	MTC 1912 18021 DECO ¹ Made Ad 407 Main Street			Evelyn Biehn County Clerk

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