PORTLAND. OR 00 89263 ST3:00 TRUST DEED Vol. mss Page 11159 FIN TIME CONSTANT C-2063P THIS TRUST DEED, made this _____14th ___day ofJuly____ NOUWERL WART 1978/1 1988 between who acquired title as Edith C. Hughes Marine Standard and Ales and 영상 문서 전문 영상 전문 CHRISTOPHER J. WIELAND & EDITH C. HUGHES-WIELAND, Husband and wife as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY ..., as Trustee, and PHILLIP O. DEPRATO & MAE L. DEPRATO, Husband and wife or survivor as Beneficiary, Wieks. WITNESSETH: γ Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in County, Oregon, described as:

Lot 11, Block 200, MILLS SECOND ADDITION, to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. TRUST DEED MODIENZO WYYE

Tax Account No. 3809-33DB-13300

-Oregon Trust Deed Series

TRUST DEED

FORM No.

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-cion with said real estate. The FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

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sum of FIFTEEN THOUSAND AND NO/100----

(\$15,000.00)-----------------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 and payable and per terms of note and interest in not sooner paid, to be due and payable and per terms of note in the date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal installment of said note becomes due and payable. In the event the within described property, or any part thereot, 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.

sold, conveyed, assigned or alienated by the grantor without first then, at the beneficiary's option, all obligations secured by this inst herein, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees: "To protect the security of this trust deed, grantor agrees: "To complete or restore of said property."
To complete or restore of said property.
To complete or setting said property, if the beneficiary so requests, to join in executing such financing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for liling same in the proper public office or offices, as well as the cost of all liens secrets made by find officers or searching agencies as may be deemed desirable by the beneficiary. To provide and, continuously maintain insurance on the buildings now or hereafter receted on the said premises affaint loss or damage by fire or other saids as the beneficiary with loss payable to the beneficiary as soon as insured if it the grantor shill all for any reason to procure any such insurance and to dever a soon as insured if it the grantor shill all for any reason to procure any such insurance and to dever a sole applied or assessments and other charges payable to the semination in such order as beneficiary may procure the same at grantor's expense. The amount of ture or waive any default or notice of default hereaulter of acced on said buildings the beneficiary with loss payable to the sprinting in such order as abcneticiary any part thereot, any be released to grant seconds by beneficiary may be applied or secondset of the beneficiary with loss payable to the sen

It is mutually agreed that:

It is nutually 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, it it so elects, its end to be a superscript of the momentary shall be taken under the right of eminent domain or sondemnation, beneliciary shall have the right, it it so elects, its end to be a superscript of the momentary shall be taken incurred by grantor in such raking, which are in excess of the amount required to pay all reasonable costs, expenses and altorney's less necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it first upon any reasonable costs and expenses and altorney's less secured hereby; and grantor agrees, al its own expense, to take such actions and execute such instruments as shall be necessarily noblaining such com-pensation, promptly upon beneliciary's request. Alt any time and lorn time to time upon written request of bone-liciary, a pyment of its less and presentation of this deed and the mote for reason of lut reconveyances, lor cancellation), without allecting the jubility of any person for the payment of the indebideness, trustee may (a) consent to the making 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) join in (b) consent to the making 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) join in (b) consent to the making 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) join in (b) consent to the making 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) join in (b) 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

Contraction of the

rument, irrespective of the maturity dates expressed therein, or NELEMALLES. granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge frantee in any reconvey without warranty, all or any part of the property. The legally entitled thereto, and the recitals therein of any matters or lacts shall services mentioned in this part of the property. The legally entitled thereto, and the recitals therein of any matters or lacts shall services mentioned in this part of the property. The legally entitled thereto, and the recitals therein of any matters or lacts shall services mentioned in this part of the not less than 55. To the without no any delault by grantor hereunder, beneficiary may at any pointed by a court, old without regard to the adequacy of any security for-erty or ony part thereoi, in the ony and take possession of said property, the inclusteeness of operations and collection, including reasonable attor-ney's lees upon any indebtedness scoured hereby, and in such order as bene-ticary may determine. 11. The entering upon and taking possession of said property, the insurance policies or compensation or release theol any indebtedness secured hereby in his performance of any agreement hereunder, time being of the surve any delault or notice of detault hereunder or invalidate any act don-muse in a performance of any agreement hereunder, time being of the escore with easy of omergenetion in payment of any indebtedness secured hereby in his performance of any agreement hereunder, invalidate any act don-and this election to sell the said described real property to satisfy the of the secure the beneficiary at his gentor in payment of loreclose this trust deed in equity as a moring the brief trustee to foreclose this trust deed in equity as a moring the brief trustee to foreclose this trust deed in the maner provided by law and proceed to foreclose this trust deed by advertisement and sale or m

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 sale may be postponed as provided by law. The trustee may sell said support in one parcel or, in separate parcels and shall sell the parcel or provided shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, frustee shall apply the proceeds of sale to payment oil (1) the expense of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's awaring? (1) so the oblishin accurd by the trust device, (2) to all persons device as their intervent subsequent to the interest of the trustee in the trust deed as their intervent subsequent to the interest of the truste in the trust work and (4) the substant of the subsequent of a uncervent of a sucreasy awarper in the order of the frustee of the angle of a different in the deviced of the grantory of the frustee of the subsequent of the sucreaser in interest entitled to auch surplus. 16. Beneliciary may from time to time appoint a sucreasy or sucreaser.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. I6. 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 conveyance to the successor trustee, the latter shall be vested with all title, power and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and subsitution shall be made by written interment executed by beneliciary, which, when recorded in the mortgage records of the county or 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 dered, 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 union, benelicing or trustee shall be a party unless such action or proceeding in which franton, benelicing or trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder 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 696.505 to 690.585.

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seized	frantor covenants and agrees to and v in fee simple of said described real pr	at more mail and marked a marked marked marked to the second second second second second second second second s	
ા પણ તેવું આ ગળ કેટ આ ગળ કેટ	e will warrant and forever defend the	Annalds data in the data data and and and an and an	
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(a) (b≱	NOSK AN AND LEVEN AND A STAND BELLEVEN AND A STAND AND AND AND AND A STAND AND AND AND AND AND AND AND AND AND	nd binds all parties hereto, their heirs, le erm beneticiary shall mean the holder and herein. In construing this deed and when herein. In construing the plural.	gatees, devisees, administration of the contract d owner, including pledgee, of the contract never the context so requires, the masculine timet above written.
ecurier in gender in I * IMPORT	cludes the feminine and the test N WITNESS WHEREOF, said gran ANT NOTICE: Delete, by lining out, whichever, wa cable; if warranty (a) is applicable and the beneficible cable; if warranty (a) is applicable and the deneficible test of the test of	tor has hereunto set his hand me u manty (a) er (b) is Christopher	J Weland
beneficia disclosure If compli (If the sig use the fo	ance with the Act is not required, disregard this r iance with the Act is not required, disregard this r one of the above is a corporation, orm of acknowladgement opposite)	STATE OF OREGON,	<u>C Hughe - Wielans</u> hes-Wieland
STAT Co	E OF OREGON, sunty of Klamath This instrument was acknowledged before 7/1, 155, by how I. Wieland & Edith	ss. me on 19, by	ledged before me on
C - H	AL): My sommission expires: & -16-5	Oregon My commission expires:	ante in Survey (SEAL)
τo		REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been pold Trusfee	toregoing trust deed. All sums secured by said
al sai	The undersigned is the legal owner and ist deed have been fully paid and satisfied. I id trust deed or pursuant to statute, to can rewith together with said trust deed) and to state now held by you under the same. Mail	cel all evidences of indebtedness secure reconvey, without warranty, to the parti	es designated by the terms of said and
D)A1ED:		Beneficiary trustes for cancellation before reconveyance will be made.
	Do not loss or destroy this Trust Deed OR THE NO <u>Low VCCONTRA NO 3808-2305-75</u> TRUST DEED		STATE OF OREGON,
	OULTOTET DI (FORM No. 1011)	- VODITION	of
	CHRISTOPHEN UNDES-VIELAND EDITH C. HUGHES-VIELAND 2021 Wantland Plamath Halli OR 9760 Gran PHILLIP 0. DEPRATO, SR. & MAE L. DEPRATO	tor FOR	page <u>11159</u> or as tee/inc/inc/ ment/microtilm/reception No
	ANZATCA 92306 Benelic	C. RUARATH COUNTY	County affixed. SCOTLED IN County C Evelyn Blehn County C
	MOUNTAIN TITLE COMPANY	\$13.00 15021 DEED	By Caulini Mullendered

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