FORM No. 881-Oregon Trust Deed Series-TRUST DEED.	Aspen Title #02	30 3 2 4 3 2 BTEVENS NESS LAW FUB. CO., PORTLAND, OR 97204
Klamath FA115 OR 92503 ol&th: 883344	Log 213 TRUST DEED	Vol. 7088 Page 11330
3131 Share Way Tright THIS TRUST DEED, made this DAVID, L., SIGADO and LINDA	, <u>18th</u> day of A. SIGADO, husba	July
		Condit shared
as Grantor, ASPEN TITLE & ESC HIGHLAND COMMUNITY FEDERA	ROW, INC. CREDIT UNION	Record of Montagen of and County
	STORODIE STORODIE	ment/microfilm/recopied No. by 144.
as Beneficiary, Sidado Granter Granter	WITNESSETH:	in book/reel/solonie 196 - N30 - on page - 11370 - or as io-/lile/instru-
Grantor irrevocably grants, barg in Klamath Count	v. Oregon, described as:	trustee in trust, with power of sale, the property $1000000000000000000000000000000000000$
Lot 7, Block 2, CASA MANA Oregon	NA, in the County	y of Khamath, GState of the Strip of Letric, the series is to be Countly of The series of the seri
THIS TRUST, DEED IS A SECOND	TRUST DEED AND IS B	EING RECORDED SECOND AND JUNIOR TO
A FIRST TRUST DEED IN FAVOR		
De bet Tere of Section the lives Deed OR THE 19131	f mhich it secure, dain must he fishiver	es to the transmiss for sometimized by including any time and the model

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. SNULL FOR: THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of ULEAPPILLELINGONDALE AND ALTO A UNITED A UNITED A UNITED AND AND A UNITED A UNITED AND A UNITED A UNITED

Sold, conveyed, assigned or alionated by the grantor without tirst having obtained therein, at the beneficiary's option, all obligations secured by this instrument. It respenses therein, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees. With the secure of the secure and maintain said property in good carges. With the secure of the secure and maintain said property in good and workmanike frame of the secure and maintain said property in good and workmanike frame of the secure and maintain said property. The secure of the secure and maintain said property in good and workmanike frame of the secure and maintain said property. The secure of the secure and maintain said property is good to any secure and any well as the secure and motion on the building and continuously maintain insurance on the building and any policy of insurance and to here obtained by the secure and such other haards as the beneficiary as least littlese days prior to the series and profile is secured by the secure of the beneficiary as secure and well and the construction frem south as the secure of the secure of the beneficiary as secure and profile is the beneficiary as secure and second secure and secure and secure and secure and secure and se

pellate court small abloace intermeta-ney's lees on such 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, beneliciary shall have the right, if its o elects, to require that all or any portion of the monies payable as compensation lor such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by bene-liciary in such proceedings, and the balance applied upon the indebtedness; secured horeby; and grantor, agrees, at its own expense, to take, such actions and execute such instruments as shall be necessary in oblaining such ornor pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-ficiary, payment of its lees and presentation of this deed and the note lor: 9. At any time and from time to this ideed and the note lor; 11. Attributed to the making of any map or plat of said property; (b) join in 11. Attributed and the pay map or plat of said property; (b) join in 11. Attributed by the sain of the taken beneficiency in the sain of the indebtedness. Institute may 11. Attributed by the sain of the taken beneficiency and the sainter benergy the taken beneficiency and any map or plat of said property; (b) join in 11. Attributed and the taken beneficiency and the taken beneficiency in the saint to the making of any map or plat of said property.

Honstician;

1

any other of the maturity dates expressed therein, or support of the property of the maturity dates expressed therein, or support of the property. The support of the property. The support of the property. The support of the property without warranty, all or any part of the property. The strates in any reconveyance may be described as the "person or person. The services mentioned in this paragraph shall be not less than \$5.
I.O. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by affect of any security for the individual set of the secure of the sec

logether 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 may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at soution to the highest bidder for cash, payable at the time of sale. Trustee 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 thereoi. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sails pursuant to the powers movied herein, trustee shall apply the proceeds of sale to payment of (3) and persons having recorded liens wasappear in the order of their priority and (4) the surplus, if any, to the grantor to this successor in inforest entitled to such surplus, if any, to the grantor or to time appoint a successor or successor or successor or successor in inforest entitled to such

Geed as interview of the grantor or to his successor in inferest entitled to successurplus, if any, to the grantor or to ny successor 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 duites conterred upon any trustee herein named or appointed herecurder. Each such appointment and subsituation shall be vested with all title, powers and duites conterred upon any trustee herein named or appointed herecurder. Each such appointment and subsituation shall be made by written instrument executed by beneficiary, (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. If 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 unde any other deed of trust or of, any action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney twha is an lactive member of the Oregon State. Bar, a bank, trust company or savings and loan association authorized to 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.

11331

teria di un tino di entratoria entratori estar e para si di un tino di entratori entratori estar entratori di <i>The grantor covenants and agrees to</i> <i>Iv seized in fee simple of said described fe</i> di seized in fee simple of said described fe	and with the beneficiary and the eal property and has a valid, un	ose claiming under him, that he is law- sencumbered title thereto
producting of the start of treasmerstances in constraints) where the start of the start and treasmerstances in the start by the start the start great and the start of the start by the start of the start production of the start by the start of the start production of the start by the start of the start of the start of the start the start of the start of the start of the start of the definition of the start of the start of the start of the start of the start of the start of the start of the start the start of th	Autor of the second sec	A. David, prefet and an analysis of the second s
It is controlly estimat that: 5. In the series (if we get setting of and prop of the relation of the setting of the setting of the relation of the setting of the setting of the field it is setting of the setting of the set compared on the section of the setting of the set setting of the setting of the setting of the set of the setting of the setting of the setting of the setting of the setting of the setting of the set of the setting of	tary shall base the surplus it arry to the the names payable surplus in brown praid of sure in stricture of the production and	h man in in post in the second in the second second second second in the second s
As too see one of the set prove consistent of the set o	A loss concepted by the above descri-	bed mole and this trust deed are: Natice below)
(a)* primarily for grantor's personal, family (b) for an organization, or (even if grantor) This deed applies to, inures to the benefit o ersonal representatives, successors and assigns. Th	is a natural person) are for business c is a natural person) are for business c is and binds all parties hereto, their h e term beneficiary shall mean the hol- ier beneficiary shall mean the hol- ier beneficiary shall mean the hol-	or commercial purposes. eirs, legatees, devisees, administrators, executors, der, and owner, including pledgee, of the contract d whenever the context so requires, the masculine
IN WITNESS WHEREOF, said for IN WITNESS WHEREOF, said for important, NOTICE: Delete, by lining out, whichever, of applicable; if warranty (c) is applicable and the ber such word is defined in the Truth-in-Lending Act ar emericiary, MUST comply with the Act and Regulation liscloures; for this purpose sues Sevens-Ness Form No. f compliance with the Act is not required, disregard this	antor has hereunto set his hand werranty (a) or (b) is neficiary is a creditor nel Regulation Z, the by making required 1319, or sequivalent.	网络杨金属 教育,这些杨金属的第三个时间,这个时间,他们却是这个时候,这个时间,这个时候,一时一
or in which and thereined provides the contribution of all quar because to the source of the source of the source of the above is a control of the above is a control of the source is a control of the source is a control of the source of the above is a control of the source of the above is a control of the source of the so	став обла об станция нода на се площента чем на полити се учето на полити на толити на полити се учето на полити на толити на полити се учето на полити на толити на полити на толити на толити на толити на полити на толити на толити на толити на полити на толити на толити на полити на толити на толити на толити на толити на полити на толити на толити на толити на толити на толити на полити на толити на толити на толити на толити на полити на толити на толити на толити на толити на толити на полити на толити на толити на толити на толити на полити на толити на толити на толити на толити на толити на полити на толити на	In provide the second s
STATE OF OREGON. County of Klamath This instrument was acknowledged before July 18 David L. Sigado and Linda A. Sigado	() 55 sure and County of	ss. nowledged belore me on
Notary Public for (SEAL)	My commission expires.	Concernent and a second
Les honers' brease say brown an inclusion Les honers presentité et l'une direct peruit était persons honeration et les direct peruit était persons honeration et les des rais servicies autorités et les des direct TO:	REQUEST FOR FULL RECOVERANCE To be used only when obligations have been per dentroit of the second second second second second second per used only on the second second second second second per used second second second second second second blder of all indebtedness secured by iff out hereby; are directed, on payment to all evidences of indebtedness secures convey, without warranty, to the par- conveyance and documents to second	de the foregoing trust deed. All sums secured by said your of any sums owing to you under the terms of d by visit trust deed (which are delivered to you ties designated by the terms of said trust deed the trust the terms of said trust deed the trust the terms of the terms of the terms of the terms of the trust designated by the terms of the terms of the terms of the trust terms of the terms of terms of the terms of t
DATED PART OF ANGLAND		Beneficiary trustee for concellation before reconveyance will be made.
ITRUST DEED COM	MA. The the County of IRUST DEED AND IS BUING	County ofKlamath) I certily that the within instrument
UDavid L. Sigado Conu Guado The Kocuph Starts Parts Linda A. Sigado Grantor Highland Community FCU	LOB , Oregon, described as:	ofJuly, 19.88,
UIENCYND COWWNNIILL LEDEB W CLANNOL COEN I Beneficiary		Record of Mortgages of said County. Witness my hand and seal of County affixed.
Highland Community FCU and a th		Evelyn Biehn 🕠 County Clerl