- II - OO	Oregon Trust Deed Series-TRU	IST DEED. MTC-ZO	238K	COPYRIGHT 1988 STEVEN	
NOUNTIN .	TTTC COREWRY AN	Fee. \$13. J	RUST DEED	Volmes	_Page 14333
11	S TRUST DEED	made this1st d. JEANICE B. BAGG	day of	and the second	, 1988, betw
Kas Grantor,	MOUNTAIN TIT	LE COMPANY OF KLA	ATT, husband a	nd wife	, 1900, betw
FRANK D	. ROLLINS and D	IANE ROLLINS, hus	MATH COUNTY	Killer Karne ut gin	as Trústee, a
11 おうちほうたい ぶしつ	And the Rest of the second second second				(a) A Second and A second s
I des duran	tor irrevocable day	WIT ts, bargains, sells and	NESSETH: conveys to truster	in prived with	ower of sale, the prope
Lot 2. BI	ock 77 DURING TH	승규는 승규는 것 같은 것을 가지 않는 것을 하는 것을 수 있다.		MARY LOCIOL	. 이 그 곳 또 이 것 것 같아요. 전 433
the offic Oregon.	ial plat thereof) on file in the c	the City of Kl office of the	amath Falls, a County Clerk c	ccording to survey f Klamath County,
Klamath Co	ounty Tax Accoun	t #3809-02980-016			
Der Gde gere	er westray this frost David Ca	148 MG15 Appled it access . Bach	WORF FR Generies to the s	enere for formellere for	a terraphere all is may
3				i - sataras	~ 2011년 12 - 19 - 19 - 19 - 19 - 19 - 19 - 19 -
ogether with a	Il and singular the tene	ments, hereditamente			
tion with said t	er appertaining, and the eal estate. IE PURPOSE OF SEC	rents, issues and profits the	appurtenances and a hereol and all fixture	ll other rights therei now or hereafter at	into belonging or in anywi tached to or used in conne
	M. THOUSAND THREE	HUNDRED FOURTEEN	AND 59/100	ot grantor herein co	ntained and payment of th
not sooner and	ting payable ID/	ceneticiary or order and m	ade by grantos the	st thereon according	to the terms of a promised
sold conveyed	a payable. In the event	the within described	t is the date, stated a	bove, on which the	
herein, shall bec	ome immediately due an	d navable	strument, irrespectiv	reof, or any interest the written consent or the maturity	inal installment of said not therein is sold, agreed to b approval of the beneficiary dates expressed therein, o
To protect 1. To protect and repair; not to	t the security of this truct, preserve and maintain s remove or demoliable	ust deed, grantor agrees:	NTT SECONARY MET		ompressed merein, o
nor to commit or pe 2. To comp manner any buildir destroyed the	remove or demolish any bu rmit any waste of said prope blete, or, restore, promptly, a or improvement which m	iding or improvement thereon, ity in good and workmanlike ay be constructed, damaged or curred therefor, regulations, covenants	subordination or oth thereol; (d) reconveg grantee in any reco	nt or creating any rest er agreement allecting ; without warranty; all	iction thereon; (c) join in any his deed or the lien or chargo or any part of the property. The bed as the "nerson or
			be conclusive proof	o," and the recitals there of the truthfulness there this paragraph shall be m	bed as the "person or person in of any matters or facts shall of. Trustee's fees for any of the
proper public office by filing officers of	or offices, as well as the searching agencies as may	to pay for filing same in the cost of all lien searches made	time without notice,	either in person, hy ad	eunder, beneficiary may at any
4. To provid now or hereafter er and such other has	to and continuously mainta ected on the said premises a ards as the beneficiary	in insurance on the buildings adainst loss or damage by fire from time to time require, in DLC_VALUE, written in loss, payable to the lotters in	erty or any part the issues and prolits, inc less costs and expense		
if the departant it it	onan be delivered to the h	eneficione all.	ticiary may determine 11. The enter	ng upon and taking -	by, and in such order as bene-
At poincies	to the beneficiary of lages 1:	the and to	or Dronerty and the	inpensation or awards I	ossession of said property, the the proceeds of lire and other or any taking or damage of the as aloresaid, shall not cure or der or invalidate any act done
ciary upon any inde may determine, or a	t option of beneficiary the	y may be applied by benefi- in such order as beneficiary	hereby or in his defau	alt by grantor in payme	nt of any indebted
not cure or waive an act done pursuant to	y default or notice of defaul such notice.	ch application or release shall t hereunder or invalidate any	declare all sums secure event the beneficiary a	such payment and/or po ed hereby immediately it his election may proc	due and payable. In such an
chesday Land Property	Delore any part of such	invited of assessed upon or	remedy, either at law of	or may direct the trust in equity, which the ber	to pursue any other right or
by direct payment of	or by providing beneliciary	a payable by grantor, either	secured hereby mb	the said described real pi	operty to satisfy the of default
hereby, together with trust deed, shall be a	the obligations described in added to and become a part	set forth in the note secured paragraphs 6 and 7 of this	13. After the ti	in ORS 86.735 to 86.79 ustee has commenced for	5. eclosure by advertise
erty hereinbelore. des	cribed, as well as the dram	erest as aloresaid, the prop-	sums secured by the	If the delault consists a rust deed, the delault	a failure to pay, when due,
out notice, and the no render all sums secure	n payments shall be immedi impayment thereof shall, at t ad by this trust deed immed	ately due and payable with he option of the beneliciary,	being cured may be co	detault occurred. Any coursed by tendering the net	ther default that is capable of
title repeat	costs, lees and expenses of	this trust including the cost of enses of the trustee incurred and trustee's and attorney's	together with trustee's a	nd attorney's lees not en	obligation of the trust deed
7. To appear liect the security right	in and defend any action of the solution of th	or proceeding purporting to	place designated in the be: postponed as provid	ne sale shall be held on notice of sale or the od by law. The trustee	the date and at the time and ime to which said sale may
luding evidence of tit	le and the beneficiary's or t	all costs and expenses, in- rustee's attorney's fees; the	shall deliver to the pur the property so sold, by	chaser its deed in form	at the time of sale. Trustee as required by law conveying
ecree of the trial cour.	ees mentioned in this parage t and in the event of an ap rf, grantor further agrees to udge reasonable as the bene cal,	peal from any judgment or pay such sum as the ap- ficiary's or trustee's	of the truthfulness then the grantor and benefici	of. Any person, excluding the set of the set	tact shall be conclusive proof
8. In the event	agreed that: that any portion or all of -		cluding the compensation attorney, (2) to the obl	of sale to payment of of the trustee and a r igation secured by the t	(1) the expenses of sale, in-
erceraj, to	TVYUITO INAL All OF AND AND	beneficiary shall have the	deed as their interests m surplus, if any, to the g	ay appear in the interest ay appear in the order of rantor or to his successo	of the trustee in the trust of their priority and (4) the
oplied by it lirst upon	any reasonable costs	paid to beneficiary and	sors to any trustee nam under. Upon such appe	d herein or to any succession time a succession of the succession	ppoint a successor or succes- tessor trustee appointed here-
cured hereby; and gr. nd 'execute such instri	antor agrees, at its own exputerents as shall be necessar	ed upon the indebtedness bense, to take such actions	upon any trustee herein and substitution shall be	amed or appointed herein made by written instrum	powers and duties conterred nder. Each such appointment
INPU DOMINIANA	lees and presentation of the	n written request of bene-	of the site property is site	ated, shall be conclusive	nder, bach such appointment nent executed by beneficiary, if the county or counties in proof of proper appointment. deed, duly necuted and ded by law: Trustee is not le under any crustee is not
· linhillen of Case of	full reconveyances, for cancison for the payment of the payment of the ing of any map or plat o	and the note lor	cknowladded accer	13 this trust when +12	deed, duly executed and ded by law. Trustee is not ale under any other deed of antor, beneficiary of

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an atterney, who its an active imember of the Oregon State Bar, a bank, trust company 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.

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favor of Klamath Fi	n Volume M85, p rst Federal Sav	l property and age 19608, 1 ings & Loan	has a valid, unei ficrofilm Rec Association,	e claiming under him noumbered tille there ords of Klamath which Grantors	to except County, Oregon, herein do not
ee: to assume nor pa and that he will warrant in favor of Frank D.	and forever defend	the same agains	t all persons wh	omsoever.	,**see bel ciary.
Andre sons sol alloche several several de la solution de la solution de la construction de la solution de la	and a first principle of a set of the principle of a set of a set of the set of the set of a set of the set of the set of a set of the set of the set of the set of the set of the set of the set of the set of the set	ang na sa kang na sa ka Na sa kang na sa kang n Na sa kang na sa kang na Na sa kang na sa kang na Na sa kang na sa kang na Na sa kang na sa kang na Na sa kang na		2010. 2010. 2010. Automatical and a second of a second second	inticana sul (1945) i trans i transformation (1947) i transformation
(a)* primarily for grant	or's personal, family or.	household purpose	s (see Important No	I note and this trust deed tice below), 2010/2012/2012/2012/2012/2012/2012/2012	an ang an an ang ang ang ang ang ang ang
personal representatives, succe secured hereby, whether or not gender includes the feminine a	ssors and assigns. The t named as a beneficiary nd the neuter, and the s	erm beneticiary sh 7 herein. In constru ingular number inc	all mean the holder sing this deed and w ludes the plural.	, legatees, devisees, adm and owner, including ple henever the context so re day and year first al	dgee, of the contract quires, the masculine
* IMPORTANT NOTICE: Delete, by not applicable; if warranty (a) is as such word is defined in the I beneficiary MUST comply with th disclosures, for this purpose use S If compliance with the Act is not	applicable and the benefi Truth-in-Lending Act and e Act and Regulation by Itevens-Ness Form No. 131	ciary is a creditor Regulation Z, the making required	LAWRENCE T. Jeances JEANICE B. I	BAGGETT B: Baggit B: Baggit SAGGETT	L <u>B</u>
(If the signer of the observed so corpore use the form of active/industriant app	ter near triteriorien (eus ilion, ar datanti piteriorie, e sile, unter sitte skitarster genetate (pe subjete statette (unego subjete statette	er at Petrolicians ar collecter are ar collecter are ar collecter are are collecter are	territe de la contra de la contra la contra de la contr la contra de la contra de la contra de la contra de l	 An and a spectral spectra spectral spectra spectral spectral spectral spectral spectral s	
STATE OF OREGON, county othe Riansath This instrument, was a September 1		cour o on This ins	OF OREGON; ity of trument was acknow	ledged before me on	S
AWRENCE T. BAGGETT	a stanting the stant and the	19, BAGGITT			n an
HUSTIX.	Notary Public for Ore	요즘 것 같아?	Public for Oregon		(SEAL)
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TO: To: The undersigned is the frust deed have been fully pa Paid trust deed or pursuant :	in the gapt second ph i legal owner and holder id and satisfied. You h to statute, to cancel all	of all indebtednes ereby are directed, evidences of inde	s secured by the fo on payment to you bledness secured by	oregoing trust deed. All of any sums owing to y y said trust deed (which	sums secured by said ou under the terms of are delivered to you
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TO: 	'legal owner, and holder id and satisfied: You h to-statute, to cancel all ust deed) and to reconv r the same. Mail reconv	of all indebtednes ereby are directed, evidences of inde ey; without warran eyance and docum	s secured by the fo (on payment to you bledness secured by fty, to the parties. ents to Communication	oregoing trust deed. All of any sums owing to y said trust doed (which designated by the terms	sums secured by said ou under the terms of are delivered to you of said trust deed the
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TO: To: To: To: The undersigned is the frust deed have been fully, pa said trust deed or pursuant frust deed have been fully, pa said trust deed or pursuant berewith together with said in post or putcher with said in DATED: SUU BUSCHER Do not less or destroy this In KI amath Commits Tax Date of the set destroy this In KI amath Commits Tax To set less or destroy this In the set less or destroy the set less the set less or destroy this In the set less or destroy the set less the set less or destroy the set less or destroy the set less the set less or destroy the set less or destroy the set less the set less or destroy the se	The gapt sected with the gapt sected with the statute, to cancel all ust deed) and to record all the same. Mail record all ust deed with the same. Mail record all ust deed and the NOTE which the same and the NOTE which the same set all all all all all all all all all al	of all indebiednes proby are directed, evidences of inde evidences of inde evidences and docum- put here and	s secured by the fo on payment to you biedeness' secured 'by ity, ity the parties ents (to Containing of reconcess and part of any internet of the traits be delivered to the traits of the content of the traits	segoing trust deed. All of any sums owing to y said trust deed (which designated by the terms Beneficiary e for concellation before reconv STATE OF OREGO County of	sums secured by said ou under the terms of are delivered to you of said trust deed the sysme will be mode. N,
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