00	92120				HUTASE TEVENS	ESS LAW PUB. CO., PORTLAND, OF
NOOML	TH JIJPE CONSYN	<u>x</u>	IKO31 DE	:ED	mar In	n 16/20
	THIS TRUST DEEL	D, made this	30.thday	7 of	Sontonl	
JERRY	J. MCKINNEY & C tor, MOUNTAIN TI	ANDELARIA Mck	INNEY, husba	nd and wife		, 12, Derp
as Gran	tor, MOUNTAIN TI D.R. ROUFS & MAR	THE COMPANY O	F. KLAMATH CO	UNTY		os T-unt-
EDWAR	D R. ROUFS & MAR	GARET A. ROUF	S, husband ar	nd wife on a		, as Trustee,
in Gaude	rantor irrevocably gi Klamath	rants, bargains, s	WITNESSE ells and conveys	TH: 5 to trustee in d		2019年1月2日(1919年) 1918年1日 - 1919年(1919年) 1918年1日 - 1919年(1919年)
a secondaria de la comparación de la co Este de la comparación	Klamath	County, Ore	gon, described a	is:	rust, with por	ver of sale, the prope
	12QXV, 251 - 4223					
5		SCRTPTTON AM	14 (11)		Colora d	
	SEE LEGAL DE	AII	ACHED HERETO	AND MADE A	PART HEREO	
	(1997a, mai islassiala, togi - yandar Girking					
		unin sun in the states and a	and any and the second	the second second second	Service Service	na star Res 2019 - Ana Star Star Star
n an an an Air an Ai Air an Air an A						
now or her	th all and singular the teafter appertaining, and	tenements, hereditar, the rents, issues and	nents and appurten	ances and all othe	er rights there	to belonging or in anywi
	ONFOSE OF S	SECHRINC PEDE	0.	and the second		to belonging or in anyw, ched to or used in conne tained and payment of t
(\$100,0	ONE HUNDRED TH	IOUSAND AND NC	/100	a speement of gr.	antor herein con	tained and payment of t
note of ever	n date herewith, payable	to beneficiary or or	der and made by a	s, with interest the	reon according to	the terms of a promisso
The becomes d	date of maturity of the d	lebt secured by this	cerms of not	e, 19		in and interest hereot,
sold comun	c und payable. In the ev	vent the within desc	ribadi and	late, stated above.	on which the ti.	al installment of said no herein is sold, advand to
	and an and a second contractely aut	e and pavable.	and the second	, irrespective of	tten consent or a the maturity di	the installment of said no berein is sold, agreed to h pproval of the beneficiar ates expressed therein, o
and_repair; pe	rotect the security of thi protect, preserve and maint to remove or demolish any or permit any waste of said complete. or restore prompt wilding or improvement whice non, and pay when due all cos comply with all laws, ordina	s trust deed, granton ain said property in go	agrees:	16 emu		
manner any b	or permit any waste of said p complete or restore prompt	y building or improvem property. Ily and in good and	ent thereon; subordi thereof	ination or other agre (d) reconvey, with	creating any restric ement affecting th out warranty, all or	tion thereon: (c) join in ar is deed or the lien or char; ADV part of the second
destroyed there 3. To tions and rest.	on, and pay when due all cos comply with all laws, ordina	h may be constructed, its incurred therefor.	damaged or legally be con	entitled thereto," and	the recitals there	ed as the "person or person
cial Code as i	uilding or improvement which man and pay when due all cos comply with all laws, ordina rictions allecting said propert ing such linancing statements the beneliciary may require ollice or ollices, as well as ers or searching agencies as	y; if the beneficiary so pursuant to the Unifor	requests, to m Commer- time w	s mentioned in this pair 10. Upon any delau- vithout notice aither	ragraph shall be not it by grantor herei	less than \$5. inder, beneficiary may of a
by filing offic beneficiary.	ers or searching agencies as	the cost of all lien sea may be deemed desira	arches made the ind	by a court, and with ebtedness hereby secu-	hout regard to the red, enter upon an	Trustee's teet, for any of it less than \$5, inder, beneficiary may at an it or by a receiver to be an adequacy of any security fe d take possession of said prop or otherwise collect the rents unpaid, and another the
now or herealt and such other	provide and continuously mi ter erected on the said premi harards as the beneficiary less than S	aintain insurance on th ises' against loss or dam	e buildings less cos lage by fire ney's te	and profits, including	those past due and	or otherwise collect the rents
companies acce policies of insu	ptable to the beneliciary, w	value ith loss payable to the	, written in atter; all collection	11. The entering upo	on and taking pos	session of sold
tion of the	the Deneliciary at lea	ist litteen down in the	Droperty	and the	ation or awards for	any taking on the and other
collected under	any lire or other insurance	t grantor's expense. Ti policy may be poplied	buildings, pursuant	t to such notice.	of default hereund	er or invalidate any act done
any nast thereo	or at option of beneficiary	the entire amount to a	Deneliciary Accord	or in his performance with respect to such p all sums secured her	of any agreement ayment and/or per	t of any indebtedness secured hereunder, time being of the formance, the beneficiary may us and onvebure
5. To k	eep said premises free from	construction liene and	in equity	y as a mortgage or o	election may procee firect the trustee to	d to loreclose this trust deed
charges become	past due or delinquent and	uch taxes, assessments	and other the bene	either at law or in equ liciary elects to forech	iity, which the bene ose by advertisemen	ticiary may have. In the event
ments, insurance by direct paym	past due or delinguent and should the grantor fail to ma e premiums, liens or other ci tent or by providing beneficiery ment, beneficiery may, at itt so paid, with interest at the	ike payment of any tax harges payable by gran	es, assess- tor, either secured l	election to sell the said	d described real pro	perty to satisfy the obligation
and the amount hereby, together	so paid, with interest at the with the obligations describe be added to and become a	s option, make paymer rate set forth in the no	it thereof, in the main the secured	anner provided in OR	S 86.735 to 86.795	a to foreclose this trust deed
trust deed, shall trust deed, with	be added to and become a out waiver of any rights ar	part of the debt secure	of this sale, the	grantor or any other	person so privilege	d by ORS 86 753
same extent tha	t they are bound for the p	grantor, shall be bour	nd to the not then	nount due at the time	eed, the default me of the cure other	ay be cured by paying the than such portion an include
tonder all	ne nonpayment thereof shall.	at the option of at	able with obligation	n or trust deed. In a	tendering the per any case, in additi	formance required under the
of title search	y all costs, tees and expenses	s of this trust including	the cost together w	with trustee's and atte	I in enforcing the orney's lees not exc	obligation of the trust deed
7. To ap	pear in and delend any acti	ion or proceeding num	attorney's place des	4. Otherwise, the sale signated in the notice	shall be held on the of sale or the the	he date and at the time and
ny wit for the	ing in which the beneficiary	or trustee may append	any suit, auction to including shall dati	arcel or in separate o the highest bidder	parcels and shall s for cash, payable	as sold said property either ell the parcel or parcels at at the time of sale. Trustee required by tag
auding evidence	of title and the beneficiary's	Or frustee's offermel	enses, in- the prome	e recitals in the deed	out any covenant of any matters of f	or warranty, express or im-
cellate court shall bey's lees on such	n court, grantor lurther agre Il adjudge reasonable as the appeal,	es to pay such sum as beneliciary's or trustee	mient or the damage	annumess thereof. Ar	y person, excludin	the concrusive proof
It is mut	ually agreed that:		cluding th	y the proceeds of sal re compensation of th (2) to the obligation	e to payment of (e frustee and a re-	sile. ers provided herein, trustee 1) the expenses of sale, in- isonable charge by trustee's st deed. (3) to all persons of the trustee's
	event that any portion or all eminent domain or condemn its, to require that all or any for such taking, which are in	v portion of the	be taken deed as th have the surplus, if	corura nens subseque	nt to the interest	of the free of all persons
Compensation	able costs, avonable are in	orney's lees necessarily	paid or norr to a	. Beneficiary may Iro	in time to time ar	point a successor a
s compensation is o pay all reason neurred by gran	tor in such proceedings she			· · · · · · · · · · · · · · · · · · ·	in or to any succe	point a successor or succes- ssor trustee appointed here-
s compensation i o pay all teason neurred by gran pplied by it first oth in the trial	upon any reasonable costs a and appellate courts, necessa	and expenses and attorne	y a tees, trustee, th	pon such appointmer he latter shall be ves	ted with all title,	owers and duties successor
s Compensation i o pay all reason neurred by gran pplied by it lirst oth in the trial iciary in such p ecured hereby; a nd execute such	upon any reasonable Costa a and appellate courts, necessa roceedings, and the balance nd grantor agrees, at its own instruments as shall be nec	and expenses and attorned arily paid or incurred h applied upon the inden n expense, to take such cessary in obtaining	y stees, trustee, th y bene- upon any btedness and substi- actions, which, wh	pon such appointmer he latter shall be ves trustee herein named itution shall be made	ted with all title, or appointed hereun by written instrum	der, Each such appointment
s compensation i D pay all reason ncurred by gran polied by it first ofth in the trial iclary in such p ecured hereby; a ned execute such ensation, prompt, 9. At any clary, payment	upon any reasonable costs a and appellate courts, necessa	ind expenses and aftorne arily paid or incurred h applied upon the inde- n expense, to take such cessary in obtaining suc upon written request of this deal works	y s lees, trustee, th by bene- bledness and substi- actions; which, wh ch com- which the of the succ 17. 19. 10. 10. 10. 10. 10. 10. 10. 10	poin such appointment trustee herein named a itution shall be made hen recorded in the n property is situated, s cessor trustee.	ted with all title, or appointed hereum by written instrum- nort@age records of shall be conclusive (owers and duties successor

NOTE: The Trust Deed Act provides that the trustee hereunder must be either on attainey; who is an active member of the Oregan State Bar, a bank, trust company or savings and loan association authorized to do business under the lows of Oregan 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 thereaf, or an escrow agent licensed under ORS 656,505 to 656,585.

16421 $2^{2} 2^{2}$ is the many equation of a constraint of 2^{2} The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. 10 1.455 A. april July meridial alterations. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creation as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stovens-Neess Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. (if the signer of the above is a corporation, use the form of acknowledgement opposite.) aria McKinney STATE OF OREGON, STATE OF OREGON, County of Klamath) ss. This instrument was acknowledged before me on County of ... This instrument was acknowledged before me on 9-30, 1988, by 91719 Jerry J. McKinney & Candelaria by McKinney' AN THE REAL Oume Dest pence Notary Public for Oregon (SEAL) O ÷ É Notary Public for Oregon BMy commission expires: 8-16-92 My commission expires: -5 (SEAL) 01 c5 ÷. 87,33 REQUEST FOR FULL RECONVEYANCE · To be used only when obligations have been paid. TO:, Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said the undersigned is the legislowner and holder of all indedicatess secured by the lonegoing thist deed. All sums secured by said frust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to 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 en de Marine de La Constante en DATED: , 19 Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be m TRUST DEEDIBLE VILVONED HESELO VED WEDE (FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTLAND. OR STATE OF OREGON, County of .. SS. Jerry J. McKinney & I certify that the within instrument Candelaria Mokinney SS61 S 6th #/9 Kigmeth Jalls 6/2 9.7603 Grantor Churry in was received for record on the ...day dent adda - den her were her of /..... at o'clock M., and recorded SPACE RESERVED Edward R. Roufs & Margaret Roufs Ind Recorder's Use in book/reel/volume/No. on page . for astee/file/instrument/microfilm/reception No....., Klamath Falls OR 97603 HI OF FFYEVIN CONTIN Record of Mortgages of said County. n totric Beneficiary 7 dest for each firm MexiMits, nushand and wit Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. MOUNTAIN TITLE COMPANY 13118-13 2040 States ani susay 35200 NAM 45051 0456 TITLE 1017 By ARTHING AND g saint in the Deputy

် လ

LEGAL DESCRIPTION

16422

Beginning at a point 264 feet East of an iron pin driven into the ground near the Southwest corner of the Northwest guarter (NW1/4) of Section 1, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, on the property of Otis V. Saylor, which pin is 30 feet East of the center of a road intersecting the Dalles-California Highway from the North, and is also 30 feet North of the center of said Highway; thence North 330 feet; thence East 66 feet; thence South 330 feet; thence West 66 feet to the place of beginning.

LESS THE FOLLOWING DESCRIBED PARCEL: A parcel of land lying in the SEl/4 NW1/4 of Section 1, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, and being a portion of that property described in that deed to Benjamin D. and Sylvia C. Malong, recorded in Book 285, page 141, Deed Records of Klamath County; the said parcel being that portion of said property included in a strip of land 40 feet in width, lying on the Northerly side of the center line of the Klamath Falls-Lakeview Highway as said highway has been relocated which center line is described as follows:

Beginning at Engineer's center line Station 125+00, said Station being 0.69 feet North and 315.00 feet West of the West quarter corner of Section 1, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon; thence South 89 degrees 52' 30" East, 676.19 feet; thence on a spiral curve right (the long chord of which bears South 87 degrees 10' East) 500 feet; thence on a 1762.95 foot radius curve right (the long chord of which bears South 67 degrees 59' 30" East) 846.67 feet; thence on a spiral curve right (the long chord of which bears South 48 degrees 49' East) 500 feet to Engineer's center line Station 150+22.86 back equals 150+21.50 ahead. The Northerly line of said strip of land crosses the West and East line of said property approximately opposite Engineer's center line Stations 131+10 and 131+80, respectively.

The following described real property in Klamath County, Oregon:

A portion of the SW1/4 NW1/4 of Section 1, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, as follows:

Beginning at a point 330 feet East of an iron pin driven in the ground just inside the fence corner at the Southwest corner of the Northwest quarter of Section 1 in Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, on the property of Otis V. Saylor being the Southwest corner of said property abutting on the Dalles-California Highway; running thence North 330 feet; thence East 132 feet; thence South 330 feet; thence West 132 feet to the place of beginning.

EXCEPTING that portion conveyed to the State of Oregon by instruments recorded August 13, 1964 in Deed Volumes 355 at page 285 and 355 at page 287, Records of Klamath County, Oregon.

Tax Account No.: 3909 001BC 03600

STATE OF OREGON: COUNTY OF KLAMATH: ss.