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FORM No. 881-Oregon Trust Deed Series-TRUST DEED. MTC-20313K	
00    213*00 TRUST DEED	Vol. <u>M&amp;</u> Page 17020
92484 CONSTRA OF 10th day of	October in 19.88., between
MORE THIS TRUST DEED, made thisdthday of	, 19, Detween
FREDERICK W. THOMSON	
	as Trustee, and
as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY	as Trustee, and
	The second s
LINDA LOUISE SULLIVAN	
as Beneficiary, OE 3000 WITNESSETH:	The second s
Crained pit 23173' 05 33202 WITNESSELT. 2504 Grantor irrevocably grants, bargains, sells and conveys to tru	stee in trust, with power of sale, the property
Grantor irrevocably grants, bargains, sens and conveys to the	
ingCounty; Oregon, described as:	
Lot 51 of YALTA GARDENS, according to the official p	lat thereof on file in the
office of the County Clerk of Klamath County, Oregon	· 2019년 - 2019年4月4日 - 2019年5月 - 20199598889580000000000000000000000000000
office of the County CLERK OF MIAMARIN COUNTY , S	
TRUST DETO	
Klamath County Tax Account #3909-002AB-03400.	방법에 가지 않는 것은 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있다. 같은 것은 것은 것은 것은 것은 것은 것이 있는 것이 같은 것은 것이 있는 것이 같은 것이 있는 것이 같이 있다.
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그는 것은 것이 같은 것이 같이 같이 많은 것이 같이 많이 많이 많이 많이 했다.	
NT NEED 12 - 12 - 14 - 14 - 14 - 14 - 14 - 14 -	방법 없는 것 같아. 김희 것 그 것 이 가지 않는 것 같아. 가지 않는 것 같아.

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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the DECUM MULTIONE ONE UNDER CITYMY NITHE AND OZ 4000

sum of EIGHT THOUSAND ONE HUNDRED SIXTY-NINE AND 83/100 -

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becomes due and payable. In the other, the grantor without first has then, at the beneficiary's option, all obligations secured by this instrumtherein, shall become immediately due and payable.
 To protect the security of this trust deed, grantor agrees.
 1. To protect, preserve and maintain said property in good conduction of commit or permit any waste of said property.
 2. To complete or restore promition may be constructed, damaged or distroyed thereon, and pay all cases, ordinances, regulations, covenants, conditions, ordinances, regulations, covenants, conditions, ordinances, regulations, covenants, conditions of the same of the

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken with the event that any portion or all of said property shall be taken inder the right of eminent domain or condemnation, beneficiary shall have the inder the right of eminent domain or condemnation, beneficiary shall have the inder the right of eminent domain or constraints of the amount required as compensation for such taking, which are in creess 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, expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by fer-both in the trial and appellate courts, necessarily paid or incurred by iscaured, hereby; and grantor agrees, at its own expense to take such actions; secured, hereby; and grantor agrees, at its own expense, to take such actions; pensation, promptly upon beneliciary areguest. 9. At any time and from time to time upon written request of bene-ficiary, payment of its lees and presentation of the indebtedmes, trustee may the liability of any person for the payment of the indebtedmes, trustee may (a) consent to the making of any map or plat of said property; (b) join in (a) consent to the making of any map or plat of said property.

ument, irrespective of the maturity dates expressed therein, or
Standing any essement or creating any restriction thereon; (c) join in any guardination or other agreement allecting this deed or the line or charge thereoi, (d) reconvey, without warranty, all or any part the or persons or persons the estimate of the person or persons orepersons or persons or persons or persons or persons

together, with trustees and attorney's lees 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 petioned as provided by law. The trustee may sell said property either in the provided by law. The trustee may sell said property either be petioned as provided by law. The trustee may sell said property either in the property of the purchaser its deed in form as required by law conveying shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warrany, excess or im-the property so sold, but without any covenant or warrany, excess or im-the grantery so sold, but without any covenant or warrany, excess or im-of the truthulness thereol. Any person, excluding the trustee, but including the frantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expense of sale, in-cluding the compensation of the trustee and a reasonable charge-by trustee's attorney, (2) to the obligation secured by the trust deed, (3) on all persons having recorded liens subsequent to the interest of their priority and (4) the surplus. 16. Beneficiary may from time to time appoint a successor or success-

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. I6. Beneticiary may from time to time appoint a successor or success-sors to any trustee named herein or to any successor crustee appointed here-under. Upon such appointment, and without powers and duties conterred upon any trustee herein named or appointed here-works and substitution shall be made by appoint here and the successor trustee, the latter shall be made by appoint here under. Each such appointment and substitution shall be made by appointed here-which, when recorded in the mortgage records of the county or counties in which, the property is situated, shall be conclusive prool of proper appointment of the successor trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, 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 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.

fully seized in fee simple of none	s and agrees to and with th said described real property	he beneficiary and those claiming under him, that he is a valid, unencumbered title thereto exception of the second secon
the beauty place of the second where though the re-		excep
that he will warrant and	I forever defend the same i	against all persons whomsoever.
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(a)* primarily for grantor's primarily for grantor's primarily for grantor's primarily for grantor's primarily for grant way and the former way an	Proceeds of the loan represented ersonal, family or household and	d by the above described note and this trust deed are: poses (see Important Notice below), XANXAX KAY DEMINISTRATING AND
- ing deed applies to the		A CALCON A CALCON A STORE AND
gender includes the feminine	a as a beneficiary beneficiary	shall mean the bold
	OF, said grantor has herein	includes the plural.
IMPORTANT NOTICE: Delete, by lining o of applicable; if warranty (a) is applied	ut, whichever warranty follow the	and the day and year first above meitte
isclosure MUST comply with the Act	Lending Act and Regulation 7	FREDERICK W. THOMSON
denit-	disregard this notice.	
the signer of the above is a corporation, e the form of acknowledgement opposite.)		
TATE OF OREGON	STATE	OF OREGON.
This instrument was acknowledge	Cour	nty of
EDED Tor	<u>XSOIG AJTHE</u> <u>19.</u>	strument was acknowledged before me on
THOMSON	As of	
EAL)	Public for Oregon Notary D	
My commission expires: 7	1 Ich	ublic for Oregon Vission expires:
The second s	na den ante ante ante ante ante ante ante an	
	REQUEST FOR FULL REC	Pns have been poid.
The undersigned is the legal owner	and L. Ha	
trust de been fully paid and satisfi	ied Von Lan Indebtedness se	ecured by the
now held by you under the same. M	ail reconvey, without warranty,	to the parties designated by the terms of
D: 112 Dil deci subtrist ty second	real lists 10 hard-the sold articles in the second state of the se	to state trust-deed the
		in and a second sec Second second
, not lose or destroy this True D		Beneficiary
	OTE which it secures. Both must be deli-	Beneficiary
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RICK W., THOMSON	利用的品质。在中国的新闻的新闻的新闻	ofOct.
Bryant information (Annual Stranger Str		
AICK.W., THOMSON (AND Bryant HEFOCAPIA ALDUN VAL A. Falls, OR 97603 (CUAA) Grantor LOUISE SHILL TYAN	SPACE RESERVED	in book/reel/volume No. Mag
AICK W., THOMSON (AND PARTY AND PART	SPACE RESERVED FOR RECORDER'S USE	in book/reel/volume No
RICK W., THOMSON (AM) Bryant (AR) (AR) (AR) (AR) Sh. Falls, OR 97603 (COLLA) Grantor LOUISE SULLIVAN Box 363 h. Falls, OR 97601 Beneticiary	SPACE RESERVED	in book/reel/volume No
RICK W., THOMSON (AND Bryant ULF CAMPLA LADIE (AND A Falls, OR 97603 (COULSE SULLIVAN) Box 363 h-Falls, OR 97601	SPACE RESERVED FOR RECORDER'S USE	in book/reel/volume No

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