Survey Pourtes	2 575 Nº LIEJE Journer	승규님은 지난 것이 집에 가격했다. 이 가슴에 가슴을 하는 것이 같이 있다.	TRUST DEED	Vol. <u>m88</u>	Page 17172
THIS	TRUST DEED,	made this1	the day of	October	
as Grantor	MOINTA TN STR	d T. Elliott	••••		, 19, betv
	Moutin M. V	LE COMPANY OF K	LAMATH COUNTY		, as Trustee,
as Beneficiar	<u>ратотн м. т</u>	oung and Ruby E	. Young, Husbar	nd and Wife	and the second sec
Granto	»r irrevocably gran	W Its, bargains, sells ar	TITNESSETH:		
			lescribed as:	ee in trust, with por	wer of sale, the prope
a a star an		UNE CONTRACTOR			그는 그는 것이 아파 가지 않는 것이 많이 많이 많이 했다.
accord Counti	ling to the off	ficial plat ther	ION TO THE CIT cof on file ir	TY OF <u>NLAMATH</u> FAL	LS,
		INT MOLE MATCH IS RECAILED BY	nty work of the matter of the	and the second	
together with all now or hereafter	and singular the tene appertaining, and the	ements, hereditaments a	nd appurtenances and	all other rights thereas	nto belonging or in anyw.
tion with said rea FOR THE sum of FIVE	I estate. PURPOSE OF SE(THOUSAND AND	CURING PERFORMA	thereof and all fixtu	tes now or hereafter atta	nto belonging or in anyw, ached to or used in conne
note of even date	herewith nevable to	NO/ 100	Dollars with int	nt oi grantor herein con	nto belonging or in anyw, ached to or used in conne atained and payment of t
not sooner paid, t The date of	to be due and payable f maturity of the debt	Deneficiary or order and April 10	1 made by grantor; the	erest thereon according to e final payment of princ 89	o the terms of a promisso cipal and interest hereof,
sold assure in	payable. In the event	the within deposited	ient is the date, stated	above on which the t	
	and an and an and an an	id payable.	and an an an an a spect	the written consent or a ive of the maturity di	hai installment of said not herein is sold, agreed to h approval of the beneticiar ates expressed therein, o
and repair; not to re not to commit or perm 2. To comple	preserve and maintain s move or demolish any bu nit any waste of said propu- te or restore promptiv	ust deed, grantor agrees, said property in good condit illding or improvement there erty, in good and workman hay be constructed, damaged neurred therefor, y regulations, covenants, com			
manner any building destroyed thereon, and 3. To comply tions and restrictions	or improvement which m pay when due all costs ir with all laws, ordinances	and in good and workmanl nay be constructed, damaged ocurred therefor. 5, regulations, covenants, con 1, the beneficiary so request	ike frantee in any re or legally entitled the be conclusive proc	econveyance may be describe ereto," and the recitals there:	any part of the property. The ed as the "person or person
join in executing such cial Code as the ben proper public office of by filled office of	linancing said property; it linancing statements pur- eliciary may require and r'ollices, as well as the	scurred therefor. 5: regulations, covenants, con- 1: the beneficiary, so-requests, suant to the Uniform Comm 1: to pay for-filing' same in to cost of all lien searches ma y be deemed desirable by t	, to 10. Upon a ner- time without notice	e, either in person by nde-	under, beneficiary may at any
beneficiary. 4. To provide now or hereafter erect	and continuously mainte	tost of all tien searches ma be deemed desirable by t in insurance on the buildin	de the indebtedness he erty or any part t issues, and profits,	ereby secured, enter upon and thereof, in its own name suc	adequacy of any security for d take possession of said prop
and such other hazard an amount not less th companies, acceptable	s as the beneficiary may an \$	in insurance on the buildin against loss or damage by fi from time to time require, written loss payable to the latter; beneliciary as soon a	fire ney's fees upon any	y indebtedness secured baraba	ion, including reasonable attor-
if the grantor shall fai deliver said policies to- tion of any policy of	nail be delivered to the L il for any reason to procu- the beneficiary at least fir insurance now or hereat	beneficiary as soon as insure ure any such insurance and illeen days prior to the expin-	all collection of such r ed; insurance policies or to property, and the a waive one details	ering upon and taking post ents, issues and profits, or t compensation or swards for pplication or release thereof	y, and in such order as bene- session of said property, the he proceeds of tire and other any taking or damage of the as aloresaid, shall not cure or or or invalid the
collected under any lir ciary upon any indebte	e or other insurance policedness secured hereby	antor's expense. The amount cy may be applied by benef	int 12. Upon de	tice. efault by grantor in payment	er or invalidate any act done
not cure or waive any act done pursuant to su	default or notice of defaul uch notice.	ich application or release sha It hereunder or invalidate an	all declare all sums see ny event the beneficiary	to such payment and/or performediately de y at his election may process	formance, the beneficiary may ue and payable. In such an
taxes, assessments and against said property 1	other charges that may I before any part of such	struction liens and to pay a be levied or assessed upon o	advertisement and sa or remedy, either at law	gage or direct the trustee to ale, or may direct the trustee v or in equity, which the benef	to foreclose this trust deed by to pursue any other right or licing may have to pursue any other right or
ments, insurance premis by direct payment, or	ums, liens or other charge by providing beneliciary	payment of any taxes, assess es payable by grantor, eithe	and his election to se secured hereby where	cute and cause to be recorded ell the said described real prop eupon the trustee shall fix the	I his written notice of default perty to satisfy the obligation time and place of sale
and the amount so paid hereby, fogether with th rust deed, shall be add	he obligations described in ded to and become a part	set lorth in the note secure paragraphs 6 and 7 of this	in the manner provid 13. After the sale, and at any time	trustee has commenced forec	closure by adventioned
ovenants hereof and for rty hereinbelore descri	iver of any rights arising or such payments, with int bed, as well as the fran	from breach of any of the terest as aloresaid, the prop-	the default or default sums secured by the	any other person so privileged its. If the delault consists of e trust deed, the delault me	d by ORS 86.753, may cure a lailure to pay, when due,
escribed, and all such	are bound for the payments shall be immedi	ntor, shall be bound to the ent of the obligation herein iately due and payable with- the option of the beneficiary, diately due and payable and	e not then be due had being cured may be	no delault occurred. Any oth cured by tendering the period	her default that is capable of
6. To pay all co	is trust deed.	this trust inclusion at	and expenses actually together with trustee's	s and attorney's lees not exce	to the beneficiary all costs obligation of the trust deed
es actually incurred. 7. To appear in	enforcing this obligation and defend any action of	and trustee's and attorney's	14. Otherwise, place designated in t	the sale shall be held on the time notice of sale or the time	he date and at the time and
ny suit for the foreclos uding evidence of title	which the beneficiary or the sure of this deed, to pay and the beneficiary's or t	ustee may appear, including all costs and expenses, in-	auction to the highest shall deliver to the p	separate parcels and shall se it bidder for cash, payable a purchaser its deed in form as	ell the parcel or parcels at at the time of sale. Trustee
and has dealers a rees	s mentioned in this parade	raph 7 in all cases shall be opeal from any judgment or pay such sum as the ap- cliciary's or frustee's attor-	plied. The recitals in t of the truthiulness th	the deed of any matters of fa	or warranty, express or im-
It is mutually a	greed that:		shall apply the proceed cluding the compensati	eds of sale to payment of (1 tion of the trustre and a real	ers provided herein, trustee 1) the expenses of sale, in-
companyation of the test to the	equire that all or any por	aid property shall be taken by beneficiary shall have the tion of the monies payable ess of the amount required	having recorded liens	tion of the trustee and a real obligation secured by the trus subsequent to the interest o may appear in the order of granter or to his successor i	st deed, (3) to all persons
curred by grantor in s plied by it first upon an	such proceedings, shall be ny reasonable costs and	s lees necessarily paid or e paid to beneficiary and	16. Beneficiary sors to any trustee na	may from time to time app	point a successor or succes-
iary in such proceeding ured hereby; and grant	sellate courts, necessarily s, and the balance appli tor agrees, at its own ero	e paid to beneficiary and xpenses and attorney's lees, paid or incurred by bene- ied upon the indebtedness pense, to ttake such actions 'y in obtaining such com-	trustee, the latter shall upon any trustee herein	pointment, and without cor Il be vested with all title, po n named or appointed hereund	nveyance to the successor owers and duties conferred
9. At any time an	d from time to time	n written request of bene-	which the property is si	m the mortgage records of situated, shall be conclusive or	the county or counties in
formand (in the let			ATT ATMALCE ALL	cepts this trust when this	dond state
) iability of any person consent to the making	a lor the payment of the g of any map or plat of the	sellation), without allecting indebtedness, trustee may said property; (b) join in	17. Trustee acknowledged is made obligated to notily any trust or of any action shall be a cost	a public record as provided party hereto of pending sale or proceeding in which gran such action or proceeding is member of the Oregon State Bo title insurance company author	the deed of

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The grantor covenante	ntiliti officiari di disa	An		171
the second s			eficiary and those claiming under him, t has a valid, unencumbered title thereto	that he is l
and that he will warrant and	forever defend	the same agains	all persons whomsoever.	
<pre>indications.com indicatio</pre>		(Cabad) Carata Salar Andreas Andreas Antonio Cabado and Antonio Cabado Antonio Cabado Antonin		
Collecting and the second seco	Constanting Robert - Constanti			
The grantor warrants that the (a)* primarily for grantor's pe (b)-for an organization; or (c) This deed applies to in	proceeds of the lo. rsonal, family or h ven if grantor is a	an represented by th household purposes (Tratural-person) are	e above described note and this trust deed are: iee Important Notice below), for business or commercial-purposes.	
personal representatives, successors and secured hereby, whether or not named gender includes the lemnine and the IN WITNESS WHERE	the benefit of and assigns. The ter- as a beneficiary f euter, and the sing DF, said granton	d binds all parties h m beneticiary shall herein. In construing gular number include I has hereinin.	croran-purposes.	ttors, executor of the contrac , the masculin
* IMPORTANT NOTICE: Delete, by lining ou not applicable; if warranty (a) is applicabl as such word is defined in the Truth-In-Le beneficiary MUST comply, with the Act an disclosures; for this purpose use Stevens-Ne If compliance with the Act is not required.	t, whichever warran e and the beneficiar inding Act, and Rea	tr (a) or (b) is Y is a creditor	His hand the day and year first above w	vtitten.
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	assregard this notice.			
STATE OF OREGON	Ss.	STATE OF OI County of This instrumen		
Fred # Filiott	de .	19, by as of	sector and the sector	
SEAL) Ny commission expires.	ublic for Oregon	Notary Public to My commission e	Oregon	
tan ang ang ang ang ang ang ang ang ang a	REQUES To be used on!	T FOR FULL RECONVEYA		(SEAL)
The undersigned is the legal owner a	anna bhainn ann	Trustee		an a
ewith together with said trust deed) and the now held by you under the same. Ma	cancel all evidence to reconvey, without ill reconveyance ar	es of indebtedness's out warranty, to the	nt to you of any sums owing to you under the ecured by said trust deed (which are delivere parties designated by the	d by said terms of ed to you deed the
TBD: The all and submode the same. Ma (BD: TBD: The all and submode the statement TBD: The all and submode the statement	²⁷	ne photon and on in an abanistances	ki giyo (basi es teri 1998) - Alago (basi estato) 1998 - Alago (basi estato) 1998 - Alago (basi estato)	RS IN ANALYSIS
De net lase er destroy this Trust Deed OR THE NO	DTE which is secures. B	oth must be delivered to	Beneficiary	······
TRUST DEED	1 -165 52020	COL ON STATE		de.
CONTRACTOR LAW PUB. CO. PORTLAND. ORE	Orstour are	iun do sine di	County of <u>Klamath</u> I certify that the	ss.
Grantor	1147 STR SKI	E RESERVED	ofOct	1. day .88, orded
Beneficiary	мила (12 мила) Мила (12 мила) Пареда	DRDER'S USE	ment/microfilm/reception No. 9257 Record of Mortgages of said County Witness my herd	stru- 7.5,
antain Title Company BSEA2	Fee \$13.00		Evelyn Biehn, County Clerk	
10] - Orenou Just David Julius-Trust Deco: 1.		HERK	By Balline Mullender Depu	E

AND TEL

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دد.: دما