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LLOYD R. LONG, SR.	and BERTIE J. L	day of October
		· · · · · · · · · · · · · · · · · · ·
as Grantor, ASPEN TITLE PAISY L. CHRONISTER	a LSCRUW, INC.	as Trustee, a
as Beneficiary,	eren eren er	Interest Structure for the state of the stat
	Quentes WITI	NECCETLI.
Grantor irrevocably gra	nts, bargains, sells and c	NESSETH: conveys to trustee in trust, with power of sale, the prope
Lots 1, 2, 3 and 4,	County, Oregon, desc. Block 7, FIRST	conveys to trustee in trust, with power of sale, the prope ribed as: ADDITION TO SPRAGUE RIVER, in gon.
the County of Klama	th, State of Ore	ADDITION TO SPRAGUE RIVER, in the second sec
TRUST DEE	D .	27.475 OF OREGON.
To the set of the set		
	a the hold while stream and s	MANE, Die Verfahlung die 1999 van die 1999 van die 1990 van die van die van die van die service als ander van d Name
		2월 2013년, 영영, 2월 28일 - 19일 21일 1일 1일 20일 20일 20일 20일 20일 1일 2월 2월 2월 2일
ogether with all and singular the te now or hereafter appertaining, and t	nements, hereditaments and he rents, issues and profits #	appurtenances and all other rights thereunto belonging or in anyw hereof and all fixtures now or hereafter attached to or used in conn
FOR THE PURPOSE OF S	ECUDING PROPAGA	of nercance anached to or used in conn
um of SEVEN THOUSAND	EIGHI HUNDRED A	E of each agreement of grantor herein contained and payment of ND_NO/100,
ote of even date herewith, payable i	o beneficiary or order and -	Dollars, with interest thereon according to the terms of a promissi
of sooner paid; to be due and paya	bleat maturity of	of Note 19
ecomes due and payable. In the even	ant the within described, prop	erty, or any part thereof or any internet in installment of said ne
hen, at the beneficiary's option, all	by the grantor without fir obligations secured by this in	perty, or any part thereof, or any interest therein is sold, agreed to rst having obtained the written consent or approval of the beneficial strument, irrespective of the maturity dates expressed therein,
erent, shan become inilieurately que	and payable.	the maturity vales expressed therein.
To protect the security of this 1. To protect, preserve and maintand nd repair; not to remove or demolish any ot to commit or permit any waste of said p	n said property in good condition building or improvement thereon	n granting any easement or creating any restriction thereon; (c) join in a subordination or other accement afforting this double double of join in a
anner any building or improvement which	y and in good and workmanlike may be constructed damaded or	france in any reconvey, without warranty, all or any part of the property. I
. 3. To comply with all laws, ordinar	ices, regulations, covenants, condi-	services mentioned in the truthfulness thereof. Trustee's fees for any of
in in executing such financing statements al Code as the beneficiary may require a	nd to pay for filing same in the	mine without notice, either in person, by agent or by a receiver to be
al Code as the beneficiary may require a oper public office or offices, as well as a filing officers or searching agencies as meliciary.	he cost of all lien searches made may be deemed desirable by the	
A To provide and continuously ma w or herealter erected on the said premi d such other hazards as the beneficiary	intain insurance on the buildings es against loss or damage by fire	less costs and expenses of operation and collection, including reasonable atto
amount not less than \$ INSUTADIE	Value ime to time require, in written m	ficiary may determine.
the grantor shall fail for any reason to p	rocure any such insurance and to	insurance policies or compensation or awards for any taking or damage of a
liver said policies to the beneficiary at lease n of any policy of insurance now or h e beneficiary may procure the same at llected under any live or other insurance ny upon any indebtedness secured hereby	realter placed on said buildings, grantor's expense. The	waive any default or notice of default hereunder or invalidate any act do
V determine or at option of head's	and the officer as beneficiary	in the performance of any agreement hereunder, time being of the
t cure or waive any default or notice of d	Such application or release shall	event the hensiliciary at his slotting mediately due and payable. In such a
5. To keep said premises free from	construction liens and to pay all	in equity as a mortgage or direct the trustee to foreclose this trust deed be advertisement and sale or may direct the trustee to foreclose this trust deed be
arder become part due as dille	ich taxes, assessments and other	the beneficiary elects to loreclose by advertisement and sale, the beneficiary of the trustee shall execute the trustee sh
nts, insurance premiums, liens or other c	harges payable by grantor, either	secured hereby whereinon the tail described real property to satisfy the obligatio
kersuch payment 'D' Dy' providing, benefit kersuch payment, beneficiary may, at it I the amount so paid, with interest at the eby, 'together' with 'the obligations' describ st deed, 'shall be added to and become a	s option, make payment thereof, rate set forth in the note secured	13 After the tents be 735 to 86.795.
et doad without walker of	part of the debt secured by this	sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cur the default or darults. It the behavior to privileged by ORS 86.753, may cur
enants hereof and for such payments, wit	h interest as aforesaid, the prop-	sums secured by the trust deed, the default may be cured by paying th
cribed and all such anyments shall be	ayment of the obligation herein	being cured may be suggitude occurred. Any other default that is capable of
der all sums secured by this trust deed in stitute a breach of this trust deed in	nmediately due and payable and	defaults, the person ellecting the cure shall pay to the beneliciary all cost
b. 10 pay all costs, lees and expense title search as well as the other costs and connection with or in enforcing this obligation.	s of, this trust including the cost expenses of the trustee incurred tion and trustee	together with trustee's and attorney's lees not exceeding the amounts provide by law.
actually incurred.	it is additionable s and attorney's	by law. 14. Otherwise, the sale shall be held on the date and at the time any place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trutte imay sell said property eithe in one parcel or in separate parcels and shall sale the parcel or parcels a auction to the highest bidder for each cowhich sell the parcel or parcels and sale to the said shall be parcels and shall be parcel or parcels a sale of the sale of the sale of the parcel of the parcel or parcels and auction to the highest bidder for each cowhich sell the parcel or parcels as
on or proceeding in which the beneficiary	or trustee may appear, including	shall deliver to the most of the most of the time of sale. I ruste
ling evidence of title and the beneliciary's	or trustee's attorney's fees; the	plied The sectors of the sector of wallanty, express or im
ree of the trial court, grantor further age	in appear from any judgment or	the grantor and beneficiary, may purchase at the sale.
ate court shall court, grantor further agri s lees on such appeal. It is mutually agreed that:	peneticiary's or trustee's attor-	shall apply the proceeds of sale to payment of (1) the expenses of sale, in
8. In the event that any portion or al	I of said property shall be taken	attorney, (2) to the obligation secured by the trust deed, (3) to all persons
	nation heard	deed as their interests may annual in the true
er the right of eminent domain or an er the right of eminent domain or condemn t, if it so elects, to require that all or an ompensation for such taking, which are it ay all reasonable costs, expenses and at red by grantor in such proceedings, sh ied by it first upon pay remember costs	y portion of the monies payable	deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such 16. Beneliciary may from time to time appoint a successor or succes sors to any trustee named herein or to appoint a successor or succes

applied by kinnor in such proceedings, shall be paid to beneficiary and applied by kinnor in such proceedings, shall be paid to beneficiary in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtdeness sected hereby; and krantor agrees; at its own expense, to take such actions and krantor agrees; at its own expense, to take such actions pensation, promptly upon beneficiary's request. licitary, moment of its lees and presentation of this deed and the note for endorsement of its lees and presentation of this deed and the note for endorsement of its lees and presentation of the indebtedness; (a) consent to the making of any map or plat of said property; (b) join in NOTE. The Inst Deed Act provide the set of the indebtedness trustee may surs to any trustee named herein or to any successor trustee appoint a successor or successunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conterted upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneliciary, which, then recorded in the mortgage records of the county or counties in which, then recorded in the mortgage records of the county or counties in of the successor irustee. 17. Trustee accepts this trust when this deed, duly executed and obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which frantor, beneliciary or trustee whall be aparty unless such action or proceeding is brought by trustee.

33.333

NOTE: The Trust Deed Act provides that the trustee thereunder must be either an attorney, 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 excess agent licensed under OKS 656,505 to 656,585.

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	62 C .	25.2	511.6	<u>, cor</u>	en de la	3. 6.	12. Y		

The grantor covenants and agrees to and ly seized in fee simple of said described real p	with the beneficiary and those claiming under him, that he is law- property and has a valid, unencumbered title thereto
(1) Traditional of the product of	one million has a second a second sec
I that he will warrant and forever defend the	
(a) A set of a particular set of a particular set of a	 Andre Maler et al. (2010) Andre
(1) A set of the se	A ALE A CARL AND A CAR
The grantor warrants that the proceeds of the loa (a)* primarily for grantor's personal, family or ho (a)* primarily for grantor's personal if grantor is a	an represented by the above described note and this trust deed are: nousehold purposes (see Important Notice below), a natural person) are for business or commercial purposes.
(b) for an organization, or (c) This deed applies to, inures to the benefit of an ersonal representatives, successors and assigns. The ter and becaby whether or not named as a beneficiary	nd binds all parties hereto, their heirs, legatees, devisees, administrators, executors, rm beneliciary shall mean the holder and owner, including pledgee, of the contract herein. In construing this deed and whenever the context so requires, the masculine therein. In construing this deutation
ender includes the remining and the termining and the second seco	tor has hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warre not applicable, if warranty (a) is upplicable and the benefici as such word is defined in the Truth-In-Lending Act and R beneficiary MUST comply with the Act and Régulation by.	Regulation Z, the X Bertel J Stong
ensificary MUST comply with the Act and regulation lisclosures; for this purpose use Stevens-News Form No. 131 f compliance with the Act is not required; disregard this not	I's, or equivalent and the second secon
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	STATE OF OREGON; }ss.
Klamath)	ss.)
This instrument was acknowledged before me	19, by
Lloyd R. Long, Sr. and Bertie J.	as
- Course that	Len Notary Public for Oregon (SEAL
(SEAL) My commission expires. 1-15-90	My commission expires:
	REQUEST FOR FULL RECONVEYANCE
	be used only when obligations have been paid.
TO:	ter of all indebtedness secured by the foregoing trust deed. All sums secured by se
The undersigned is the legal of the regard of the trust deed have been fully paid and satisfied. You said trust deed or pursuant to statute, to cancel a	ler of all indebtedness, secured by the foregoing trust deed. Juit deed, with the terms is hereby are directed, on payment to you of any sums owing to you under the terms all evidences of indebtedness' secured by said trust deed (which are delivered to y all evidences of indebtedness' secured by said trust deed (which are delivered to y all evidences of indebtedness' secured by said trust deed to you without warranty, to the parties designated by the terms of said trust deed to you warranty.
estate now held by you under the same. Mail recor	onveyance, and documents to
tion a substant state state to the tarty test	nes and realist include and all the second
	Beneficiary
De not late er destroy this Trust Deed OR THE NOTE w	which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.
	STATE OF OREGON,
TRUST DEED	County of <u>Klamath</u>
TISTEVENE NESS LAW PUB: CO.L. PORTLAND. ORE - 2	A LIK21 VDD1110V TO was received for record on the 2001.
Granar lanveedby seams bar	at 3:20 o'clock P.M., and record
Grantor	FOR page 1/0// or as ree/inc/inc
	Record of Mortgages of said County Witness my hand and sea
Boneliciary	County affixed.
	Evelyn Breini,
Patsy L. Chronister, as a first the second s	1011 NAME TI 18021 DEED By Qauline Muclinolase De