K-40772 (S-2071) FORM No. 881-Oregon Trust Deed Series-TRUST	T DEED	
Springer: 32932 97477	Log 213 TRUST DEED	Vol. 3018 8 Page 17865
3013 OTAWATC' STIFE JO Casco THIS: TRUST DEED, m	ade this 22nd day of	September
as tenants by t	he entirety.	wrence, husband and wife,
as Grantor,Cascade	le Company	as Trustee, and
by the entirety,	uuRevaJJackson,hu	
as Beneficiary,		A CONTRACTOR OF THE PROPERTY OF
Grantor irrevocably grants inKlamath	WITNESSETH: s, bargains, sells and conveys to tru .County, Oregon, described as:	istee in trust, with power of sale, the property
		was result to result of the second

That part of the N½SW½NE½NE½ that lays West of in a sin a han banka Jub 12 Highway 97 in Section 28, Township 34 South, Range 7 East of the Willamette Meridian, Klamath County,-Oregon;

Tax Account No. 195933

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 lixtures 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 sum of \_\_(\$11,500.00) Eleven thousand five hundred and 00/100------

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Sold, conveyed, assigned or alienated by the grantor without lists there, at the beneficiary's option, all obligations secured by this inst therein, shall become immediately due and payable.
 To protect the security of this trust deed, grantor agrees:

 To protect the security of this trust deed, grantor agrees:
 To protect, preserve and maintain said property in good condition and repart; not to remove or demolish any building or improvement thereon:
 To complete any waste of said property.
 To conside any waste of said property.
 To construct preserve and maintain said property in good condition and restrictions allecting said property.
 To complete this security of the security of the security of the security such than, and be constructed, damaged or the said property.
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## It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneticiary shall have the right, if it so elects, to require that or any portion of the monies payable as compensation lor such taking, which are in excess of the amount required to pay all reasonable costs expresses and altorney's lees necessarily paid or applied by it first upon any reasonable costs and expresses and altorney's lees both in the trial and appellate courts, necessarily paid or incurred by bene-ficiary in such proceedings, and the balance applied upon the indebtedness and execute such instimutes a shall be necessary in obtaining, such com-pensation, promptly upon beneficiary's request. Riciary, payment of its lees and presentation of this deed and the note lor redorsement (in case of luif reconveyances, lor cancellation), without allecting the lability of any person for the payment of this indebtedness, trustee may (4) consent to the making of any, map or plat of said property; (b) join in

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86.735. to incluse this irusia deed in the manner provided in ORS 86.735 to 13. Alter the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days belore the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the delault or delaults. If the delault consists of a failure to pay, when due, sums secured by the trust deed, the delault may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no delault occurred. Any other delault that is capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the delault or delaults, the person effecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed by law. 14. Otherwise, the sale shall be held on the date and at the time and 14. Otherwise, the sale shall be held on the date and at the time and

and expenses actually incurred in enforcing the obligation of the trust deed logether with trusters, 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 and sale may place designated in the notice of sale or the time to which and sale may place designated in the notice of sale or the time to which and sale may place designated in the notice of sale or the time to which and sale may in one parcel or in separate parcels and shall sell the parcel property either auction to the highest bidder for cash, payable at the time of sale. Truste shall deliver to the purchase its deed in form as required by law conveying the property so sold, but without any covenant or varranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. Inflat apply then frustee selfs pursuant to the powers provided herein, trustee then the comproved is alle to payment of (1) the expense of aale, in-cluding the comproved is alle to payment of (1) the expense of aale, in-cluding the comproved is of alle to payment of (1) the truste the trust surplus, it any, to the grantor or to his successor in interest entitle to such any frustee hand phonitiment, and without conveyance to the successor trustee, the latter shall be vested with all itle, powers and duits conterred upon any truste herein named or appointed hereunder. Each such appointment and subflution shall be made by written instrument executed by baneficiary, which, when recorded in the mortdage records of the county or counties in wheth, the property is situated, shall be conclusive proof of poper appointment of the successor trustee. Appointment of the successor trustee appoint the trust of the successor or successor trustee. The latter shall be made by written in

The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregan State Bar, a bank, trust company ings and loan association authorized to do business under the laws of Oregan or the United States, a title insurance company authorized to insure this to real by 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. NOTE:

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2796 North 32nd, Spr 2796 North 32nd, Spr		17866
The grantor covenants and agrees fully-seized in fee simple of said describe things of record.	to and with the beneficiary and t d real property and has a valid u	hose claiming under him, that he is law- inencumbered title thereto those
and that he will warrant and forever de built of the will a second by the second by the second and that he will warrant and forever de built of the second by the second by the second by the built of the second by the second by the second by the built of the second by the second by the second by the built of the second by the second by the second by the built of the second by the second by the second by the built of the second by the second by the second by the built of the second by the second by the second by the built of the second by the second by the second by the built of the second by the se	fend the same against all persons	whomsoever.
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$ \begin{array}{c} \begin{array}{c} \begin{array}{c} \begin{array}{c} \begin{array}{c} \begin{array}{c} \begin{array}{c} \end{array}\\ $	4. Constant and the second se second second sec	
The grantor warrants that the proceeds o (a)* primarily for grantor's personal, fam (b) xfr:xm wethow with xor ferror the	ulv or household purposes (see Important	Notice below)
This deed applies to, inures to the benef. personal representatives, successors and assigns	I he term beneficiary shall mean the hold of the second of	eirs, legatees, devisees, administrators, executors, der and owner, including pledgee, of the contract d whenever the context so requires, the masculine
IN WITNESS WHEREOF, said	grantor has hereunto set his hand	the day and year first above written.
not applicable; if warranty (a) is applicable and the as such word is defined in the Truth-in-Lending Aci beneficiary MUST comply with the Act and Regulati disclosures; for this purpose use Stevens-Ness Form. N If compliance with the Act is not required, disregard	and Regulation Z; the on by making required lo. 1319, or equivalent. Patricia	A. Lavrence
(If the signer of the clove is a corporation, use the form of acknowledgement opposite.)	and of starting to build of the starting of starting and the starting and the starting of the	<ul> <li>M. Andreas and S. Santas and S. S Santas and Santas and Sant</li></ul>
STATE OF OREGON, County ofKlamath This instrument, was acknowledged befor	) ss. Te me on This instrument was ackr	ss.
Dctober 7, 1988, by Ric A. Lawrence and Patricia LAwrence,	hard 19, by	1994) and a second s Marine Second second Marine Second Second Marine Second Second Marine Second
(SERL) Very McContraston expires: 2/16	ldona or Oregon 19.0 My commission expires:	(SEAL)
REGY IDONAS NOTARY PUBLIC-OREGON Commission Expires 12/16/90	REQUEST FOR FULL RECONVEYANCE	App., Marg. 201 (1994). The Probability of the Annual Science o
TO:	older of all indebtedness secured by the	foregoing trust deed. All sums secured by said
said trust deed or pursuant to statute, to can herewith together with said trust deed) and to r estate now held by you under the same. Mail re	el all evidences of indebtedness secured econvey, without warranty, to the partie CUOITECTIC TAGE USING SECURE conveyance and documents to	ou of any sums owing to you under the terms of by said trust deed (which are delivered to you as designated by the terms of said trust deed the
DATED: Life HURSONE OF SECURIT	는 것 같은 것 같은 것 같은 것 같은 것이 없는 것 같은 것 같은 것	<u>1. – 1. – 1. – 1. – 1. – 1. – 1. – 1. –</u>
		Beneliciary
De not lose er destrøy this Trust Deed OR THE NOTE OLGOOT 1	r within it recurse. Buth must be delivated to the tru	utes for Cancellation bullors reconveyance will be made.
TRUST DEED		STATE OF OREGON, County of Klamath ss. I certily that the within instrument was received for record on the 24thday Oct. 1088
es inverticiony. Crantor intercondry gunts, inter 	OLESCH, GREUDEG MIL INF Setts and Contrarts to Iteration (SPACE RESERVED) FOR	at 12:17o'clock R. M., and recorded in book/reel/volume No
ມາດອີດ ການ B. ມີອີດດີເອດການເດັດ Construction Benéliciary	RECORDER'S USE ຈາສ ໆ. ໆອິດກອດນີ້ ບໍ່ມີຊີວຣິນ ກ່ຽວກາງ	ment/microfilm/reception No92995, Record of Mortgages of said County. Witness my hand and seal of County officed
AFTER RECORDING RETURN TO		County affixed.

AFTER RECORDING RETURN TO Cascade Escrowi DEED ward no 2073 Olympic, Suite 104 Springfield, Or 97477 Attn: Cheryl 97477 Ion Market (8-5017)

STUC STUCE CLERK Fee \$13.00HL DEED · · · · · · · ·

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By Quillar Mullimator Deputy