	Jopieo Ji≞ Jopieo		N	COPYR TDIICY	IGHT ISES STEVENS. NESS LAW PUB. CO. PORTLAN
	THIS	TRUST DEED	made this 8		VUI_m88 Pana 201
	Pe	ter A Johns	uus	day of <u>November</u>	
	as Grantor,		andDeanaD	ohnson, husband and	, 1 <u>988</u> , Б
-	Artina) is the	JimmyG	.Johnson.and	Ina M. Johnson	as Truste
	as Beneficiary				, as Truste
	Grantor	irrevocable -		WITNESSE	
	in States	irrevocably gran Klamath	s, bargains, sells	and conveys to trustee in a	
Be	ginning at a	Doint on th	oregon,	described as:	rust, with power of sale, the pro
$\ $	the Courteet	East of the	nost U	of Lot 2A of HOMEDAY	
	East a distan	V line of said	Lot 2A a dis	corner thereof; thence	² ,which point ² Easter1v olo
16	uv be l	east corner of	thet	North 43 30' Wost	ice North 33 371
$\ $	Dage 422 D	repurary	21- 1050	Land Conveyed the	Source of 80 feet
	uistance of 1	29.03 feet, m	Dre or less	Oregon; thence South	59 in Volume 310,
				Fine of Deginni	ng,
2	low or herealter an	u singular the tenen	ents herod	관점을 승규가 다 없는 것이다.	
	FOR THE P	state. URPOSE OF SECT	ents, issues and prof.	ing appurtenances and all other	ng, rights thereunto belonging or in anyw hereatter attached to or used in conr
		**************************************		ercoment of gran	for hard
n n	ote of even date her	ewith, payable to be	neficiary	Dollars with	on nerein contained and payment of
be	The date of m	e due and payable	Novembor 21	made by grantor, the final	on according to the to-
so th	en, at the beneficia	ned or alienated by	e within described p	ent is the date, stated above, on	n according to the terms of a promiss ment of principal and interest hereof, which the tinal installment of said no any interest therein is sold, agreed to l a consent or approval of the beneficiar maturity dates expressed therein
110	To protect the	mmediately due and p	tions secured by thi	lirst having obtained the written	which the final installment of said no any interest therein is sold, agreed to 1 consent or approval of the beneficiar maturity dates expressed therein,
and Rot	1. To protect, pre- repair; not to remove to commit or remove	Security of this trust serve and maintain said of demolish any build y waste of said property restore promptly, and	deed, grantor agrees		uales expressed at
mai dest	2. To complete of iner any building or in royed therein	restore promptly and	ng or improvement ther	ion Granting any casement or creation; subordination or other agreement thereof; (d)	ting any restriction thermony
tion join	3, To comply with and restrictions allect in executing	when due all costs incur all laws, ordinances, re ing said property	ed therefor, gulations:	or legally entitled thereto," and the	warranty, all or any part of the property, T
prop	Code as the benefician er public office or offi	serve and maintain said of demolish any build y wasle of said property restore, promptly and provement, which may when due all costs incur, all laws, ordinances and said property, if the ness said emotion is and to be any to be any y may require and to cas, as well as the ordination ing agencies as may be continuously maintain. the said premixed	beneticiary so requests, t to the Uniform Comm pay for filing	to for the services mentioned in this paragra to 10. Upon any default b to the without notice, either in	ting any restriction thereon; (c) join in ar init allecting this deed or the lien or char hay be described as the "person or person fulness therein of any matters or lacts sha ph shall be not less than \$5. for any of the grantor hereunder, hered's less for any of the grantor hereunder, hered's
Dene. now	4. To provide and or hereafter	ing agencies as may be continuously mail	of all lien searches ma deemed desirable by i	he pointed by a court, and without for the indebtedness hereby secured, e efty or any part thereol, in its issues and profits, including thoo for less costs and	regard to the by a receiver is at any
an ai	nount not less the	the beneficiary again	st loss or dama	s less coste profits, including they	regard to the adequacy of airwey at any enter upon and take possession of said prop- enter upon and take possession of said prop- e past due and unpaid, and apply the same, secured hereby and ting reasonable atro- secured hereby and
1. 20	Brunnur Shall fail In-	activered to the heart	the latter	11. The enterind	secured hereby, and in such order as here
he b	eneficiary may	ance now or bereat	days prior to the	property policies or compensation	d profits or the of said property
nay g	etermine, or at out	secured hereby and	s expense. The amount	12. Upon default bu	trault hereunder or invalidate any act done
ct dor	e or waive any default	or notice of data and	amount so collected, o	essence with respect to such a	ny agreement hereind indebtedness secured
Aainst	said property before	charges that may be lead	on liens and to pay all	in equity as a mortgage or direct	mmediately due and payable. In such any
bene ents, dire	ficiary; should the gran insurance premiums, line	charges that may be lev any part of such taxes elinquent and promptly nor, fail to make payme ens or other charges pay oviding beneficiary	assessments and other deliver receipts therefor nt of any test	the beneficiary elects to foreclose by	hich the beneficiary may have. In the
d the	amount so paid	ry may at it.	funds with either		
ist de	ed, without main in	and become a para	staphs 6 and 7	Eale, and at any time trustee has con	35 to 86.795.
ne er	embelore described, as	well as the drantos	as alcresaid, the	sums secured by the trust defau	It consists of a failure 86.753, may cure
				not then be due had no default of th	e cure other then cured by paying the
. 0.	To pay all costs	deed.	que and pavable	defaults, the person alfordant any ca	se, in addition the required under the
t the	To appear in and de	lend any action	ustee's and attorney's	by law 14. Otherwise, the sale shall a	se, in addition the curring the default or re shall pay to the beneficiary all costs lorcing the obligation of the trust deed lees not exceeding the amounts provided to held on the
suit i	or the forest which the	beneliciary or tru	tee; and in porting to	in one parcel or in sales T	e or the time to which said sale
by fl	he trial court and intion	ned in this paradrant	attorney's lees; the	property so sold have its deed	in form and the time of sale T
e cou lees c It i	rt shall adjudge reason on such appeal.	further agrees to pay s nable as the beneficiary	on any judgment or uch sum as the ap- s or trustee's attor-	he grantor and beneficiany perso	matters of fact shall be conclusive
8. I the r	n the event that any p	at: ortion or all of	* #ff07-	luding the compensation of sale to pa	to the powers provided herein
npensi V all	so elects, to require the ation for such taking, reasonable, costs	ar: or condemnation, benefi at all or any porion of which are in excess of t uses and attorney's fees teedings, shall be	ciary shall be taken the monies payable	aving recorded liens whatton secured	by the transfer charge by transfer it
l by i n the	grantor in such proc t first upon any reason trial and	eedings, shall be paid	necessarily paid or to beneficiary and	16. Beneliciary may from time	s successor in interest entitled to such
in si here ecute	sch proceedings, and t by; and grantor agrees such instruments	eeding, shall be paid able costs and expenses urts, necessarily paid or he balance applied upo ; at its own expense, to hall be necessary in ob y's request.		uster, Upon such appointment, and	any successor trustee appointed base
payn	any time and from the	y's request.	taining such com-	a substitution shall be mad or appoint	ited hereundas and duties conferred
ment	(in case of L is and p	resentation at writte	and the note for	the successor trustee.	onclusive proof of proper appointes in
1.0.1	and the second second second second	pro said pro	perty: (b) trustee may tr	st or bi notify any party herete	as provided by law executed and
of thi	s state, its subsidiaries	rized to do business und	nust be either on all	at or of any action of proceeding in 11 be a party unless such action or pro- who is on octive member of the Oreg inv ogency thereof, or an excrow ogent in	ceeding is brought by trustee

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eleventing for the state of the	transferration (1 + Freedorf series) 1 + Freedorf series	20136
I he grantor covenants and age fully seized in fee simple of said desc	rees to and with the l ribed real property a	beneficiary and those claiming under him, that he is law- ind has a valid, unencumbered title thereto
And the second s	an (1114) an part a parties bar at a fail tha bar bar 20 a than that an parties bar a contact a gray show	a Vi Berring for hungers and benefits of the second sec
and that he will warrant and forever	defend the same age	inst all persons whomsoever.
[12] A. S. M. Markov, M. S. M.	 An and a second s	[27] D. M. War, "University of a straight of the straight o
And the second se Second second seco second second sec	1979) - Serara Salas Salas Maria Salas Salas Salas Salas	 A Mark A Maximum Andrewski (1999) A Mark A Maximum Andrewski (1999) A Mark A Maximum Andrewski (1999) A Mark A Ma Mark A Mark A Mark
The grantor warrants that the proceed	is of the loan represented	by the above described note and this trust deed are:
This deed another is such as	rantor is a natural perso:) are for business or commercial purposes.
gender includes the feminine and the neuter,	eneticiary herein. In cons and the singular number i	ties hereto; their heirs, legatees, devisees, administrators, executors, shall mean the holder and owner, including pledgee, of the contract truing this deed and whenever the context so requires, the masculine ncludes the plural.
IN WITNESS WHEREOF, sa	id grantor has hereur	to set his franti the day and year first above written.
 IMPORTANT NOTICE: Delete, by lining out, which not applicable; if warranty (a) is applicable and t as such word is defined in the Truth-Lending beneficiary. MUST comply with the Act and Regu disclosures; for this number of the Act and Regu 	he beneficiary is a creditor Act and Regulation Z, the	Marci Thiso
If compliance with the Act is not required, disrega	n No. 1319, or equivalent. rd this notice.	
(If the signer of the above is a corperation, use the form of acknowledgement opposite.)	 Arthones and any conservation of the second s	 display (see) display (see)
STATE OF OREGON; County of Klamath This instrument was acknowledged be	u) ss. Cou	E OF OREGON,
8 hour mer	fore me on This in 19	strument was acknowledged before me on,
JENNETTE LAYNG	of man	
(SEAL) NOTARY PUBLIC ONEGON My Contant Store Stores 1-38	On wall and back that is	Public for Oregon mussion expires: (SEAL)
Performance (1997) And Annual Strategy (1997) And Annual Strategy (1997) Annual Strategy	REQUEST FOR FULL	IECONVEYANCE
TO: View and the set of the test of the set of the se	To be used only when oblig	tites have been poid.
The undersigned is the legal owner and trust deed have been fully paid and satisfied.	holder of all indebtednes	s secured by the foregoing trust deed. All sums secured by said
herewith together with said trust deed) and to estate now held by you under the same. Mail.	reconvey, without warran reconveyance and docume	the section of the parties designated by the terms of said trust deed the only on the parties designated by the terms of said trust deed the only of the section of the sec
Day of international sugaration of the confe- DATED. The all had sugaration of the subscription		월 2006년 2016년 1월 2017년 1월 2017
distance of 129.03 feet, more	or less to the j	NT 6 29, 265 UN (U) Beneliciary
to the Northeast corner of that ux, Dejuorjess of general their Dege OS THE NOL (20 Decide Decords of Flague	LI COMILIA ALGOD E which it secures. Both must b I DULCOT OL 1911	IT FUGUCOS CONFUENTS STATE delivered to the trailes for concellation before reconveyance will be made. COULACASSE JUG CONFUENCE TO THE TO THE OC
	2% a distances	<u>2 201 Meet a diversion of the first</u>
TUU TITE OF FORM No. 881)		County of <u>Klamath</u> ss.
Peter A & Deana DiJohnson Contraction (Contraction of Contraction) (Contraction) (Cont	ine, cills and side.	of Nov 1988
Grantor Jimmy. G. & Elan M. Johnson	SPACE RESE FOR	in book/reel/volume No. <u>M88</u> on page20135 or as fee/file/instru-
Lined, G (IOSIR)	u oug provension	USE ment/microfilm/reception No94350, Record of Mortgages of said County. Deutric and Art. Witness my hand and seal of
AFTER RECORDING RETURN TO S.V.12 J.K.G.21. DEED MARK IF Jim Johnson		County affixed.
1451 Kane St. 20. 97603	Fee \$13.00 ⁽¹²⁾	NAME TITLE By Acilene Miller Star Deputy
PORA No. 631 Oregon These David Somes These DEAR		

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13.00