FORM No. 881-Oregon Trust Deed Series TRUST DEED. MTC-20694D

οο κτρωστι **944:70** β. δΔεοίτει TRUST DEED Vol mar Page 20418 403 Na in

THIS TRUST DEED made this 16th WILLIAM W. EOFF & ELIZABETH E. EOFF, husband and wife November 19....., 88, between

Dur nal for an additiony that frost though that fulling which is persisting a sub- most be uniformed to the ar

ATTHEW_HURLEYLS ROBERTSHENDERSON, as to an undivied one-half interest each as Trustee, and

yourse himmer the groups LE DORE NAME AND Converse of the property of th WITNESSETH:

Lot 4, Block 4, BELLA VISTA TRACT NO 1235, according to the offical plat thereof on file in the office of the County Clerk of Klamath County, Oregon. Tax Account No 3507 007DC 02900

5

-

끮 88

sold, conveyed, assigned or alienated by the grantor without liris then, at the beneficiary's option, all obligations secured by this inst. To protect the security of this trust deed, grantor agrees:

 To protect the security of this trust deed, grantor agrees:
 To complete or restere and maintain said property in grantor agrees:
 To complete or restere and maintain said property in grantor agrees:
 To complete or restere and maintain said property in grantor agrees:
 To complete or restere and maintain said property in grantor agrees:
 To complete or restere and all costs may be constructed, damaged or destroyed thereon, and pay when due all costs may be constructed, damaged or destroyed thereon, and pay when due all costs may be constructed, damaged or destroyed thereon, and pay when due all costs may be constructed, damaged or destroyed thereon, and pay when due all costs may be constructed, damaged or destroyed thereon, and pay when due all costs may be constructed, damaged or destroyed thereon, and pay when due all costs may increase the destroyed thereon, and pay when due all costs may be constructed, damaged or destroyed thereon, and pay when due all costs may be constructed, damaged or destroyed thereon, and the said property if the grantor constructions allecting say well as the cost of all lines same in the by ling officers or secreting agencies as may be deemed destrable by the same or hereafter erected on the said premina against loss or damage by line or more or hereafter erected in the said premina againt loss or damaged by line and onlines to the beneficiary with loss payable to cost witten in policies of marged as the allowed with loss payable to cost witten in policies of the stratister placed on said building to or a surper prouve the same argue the line again the same and to be delivered to the beneficiary with loss payable to cost witten all if the grant

geneticity

Standing any easement or creating any restriction thereon: (c) join in any subordination or other agreement allocting this deed or the lien or charge thereof. (d) reconvey, without warranty, alor any part of the property. The data is a standard or the property warrant is the property of the property is a standard or the property. The data is the property of the standard or the property of the truthlulness therein of any matters or facts shall services mentioned in this paragraph shall be the set of the standard or the property. The services mentioned in this paragraph shall be the set of the set of the standard or the property of the truthlulness therein of any matters or facts shall services mentioned in this paragraph shall be the set of the standard or the standard or the set of the standard or the set of the standard or the standard or the set of the standard or the set of the standard or the set of the standard or the standard or the set of the

waive any default or notice of default hereunder or invalidate any net done pursuant to such notice. 12. Upon default by grantor in payment al any indebtedness secured hereby or in his performance of any greement hereunder, time being of the bareby or in his performance of any greement hereunder, time being of the hereby or in his performance of any greement hereunder, time being of the bareby or in this performance of any greement hereunder, time being of the bareby or in this performance of any greement hereunder, time being of the declare all sums secured hereby immediately due and payable. In such an event the benelicity at his election may proceed to foreclose this trust deed in equity as a mortgage or direct the benelicity may have. In the event the benelicity elect to foreclose by advertisement and as the benelicity or remedy, either at law or in equity, which the benelicity may have. In the event the benelicity elects to foreclose by advertisement and as all, the benelicity or the trustee shall execute and cause to be recordent and as all, the benelicity or the thereof as then required by law and proceed to foreclose this trust deed in fit mammer provided in ORS 86.735 to 86.795. Aller the trustee bas commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the the default or delaults. If the default consists of a laiture to 7.9, when due, the default or delaults. If the default consists of a laiture to 7.9, may were the default or delaults. If the default course that such able of being incodent only other presons on privileged by pays when due, the default or delaults. If the default course that such able of being incodent, but course thay that any dote default for a swould being incodent, but the default course that such able of being incodent, but the default course that such able of being incodent. Furst, deed, the delault may be cured by paying the mot then be due had no default occurred. Any other delault frait is capable of obligation

Indecher with trustees and attorney's less not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and by law. 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by inside or the time to which said sale may be postponed as provided by inside or the time to which said sale may be postponed as provided by inside or the time to which said sale may be postponed as provided by inside or the time to shall deliver to the purchase; its deed inside the parcel or parcels at shall deliver to the purchase; its deed inside the time of sale. Trustee the property either the trust deed in the deliver to the provent deliver to the purchase, its deed in the deliver to the purchase its including the trust devices of the trust device of the trust devices of the trust devices of the trust devices of the trust device of the start and the trust device of the trust devices of the trust devices of the trust device of th

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or success ors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointent, and without conveyance to the succesor trustee, the latter shell be were with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment inside, the latter shell be were appointed hereunder. Each such appointment which when recorded in the exercise of the county or counties in which the property is situated, shall be combusive proof of proper appointment of the successor trustee. In this trust excepts this trust when this deed, duty executed and obligated to notify any party here of prodied by law. Trustee is not obligated to notify any, party here of proceeding she under any other deed of shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey. Who is an active member of the Oregan State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregan 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.

HUMARSS WHEREOF, said granter has hereunto set his hand the day and year first abare written. Autoritation in perspective data is a bare developed and the same and the granter is and the day and year first abare written. Autoritation is perspective data and an explored and the same and the granter is and the day and year first abare written. Autoritation of the perspective data and the same and the same and the day and year first abare written. Autoritation of the perspective data and the same and the same and the day and year first abare written. Autoritation of the perspective data and the same and the same and the day and year first abare written. Autoritation of the perspective data and the same and the		The grantor cove	and a state of the	and the second sec			2041
<form></form>		fully seized in fee simpl	e of said described rea	nd with the ben of property and	eficiary and those c has a valid, unencu	laiming under him,	that he is h
<form></form>	10.0	baces, and the base of street	Diference in the second			A ANT A A	0
<form></form>			t and forever defend	the same agains	t all persons whoms	Oever.	alan da ar Tariha da
<text></text>		inger the treat line of the the	Brand a card and a second second second	engletek sang engletek sang engletek sang engletek sang engletek sang	and a second	 Andreas State Sta	
Provide the set of the set o		1, 12 mentalis atomorphist Alexandro atomorphista Alexandro atomo	viand of state ynnei Nigeria. Mi		Martin and Constant Constant And Constant Martin And And And And And And And And And An		n internet als and anna giù se an basaign anna anna an anna anna anna anna anna
Provide the set of the set o							
Provide the set of the set o		The grantor warrants if (a)* primarily for grant (b) for an organization	at the proceeds of the load or's personal, family or he or (even if draming)	n represented by th susehold purposes (e above described note	and this truct do i	
HITLASS WHEREOF, said granter has because and the jural. Interview of the second with the second of the last of the day and year litest above written. Interview of the personal to the second of the last of the day and year litest above written. Interview of the personal to the second of the last of the day and year litest above written. Interview of the personal to the second of the last of the day and year litest above written. Interview of the personal to the second of the last of the day and year litest above written. Interview of the personal to the second of the last of the day and year litest above written. Interview of the personal to the second of the last of the day and year litest above written. Interview of the personal to the second of the last of the day and year litest above written. Interview of the personal to the second of the last of the day and year litest above written. Interview of the personal to the second of the last of the day and year litest above written. Interview of the personal to the second of the last of the day and year litest above written. Interview of the personal to the second written above written	pe	I his deed applies to in		CHARLES STREET	sustiness or commer	cial purposes	
Marchart nonce bails, by bails and what we want to be the hard the day and year first along written. Marchart nonce bails, by bails and what we worth to be the marchart nonce bails, by bails and what we worth to be the marchart nonce bails, by bails and what we worth to be the marchart nonce bails, by bails and what we worth to be the marchart nonce bails and what we worth to be the marchart nonce bails and what we worth to be the marchart nonce bails and what we worth to be the marchart nonce bails and what we worth to be the marchart nonce bails and the solution by marchart nonce bails marchart nonce bails and the solution by marchart nonce bails marchart nonce bails and the solution by marchart nonce bails marchart nonce bails and the solution by marchart nonce bails marchart nonce bails and the solution by marchart nonce bails marchart nonce bails and the solution by marchart nonce bails marchart nonce bails and the solution by marchart nonce bails marchart nonce bails and the solution by marchart nonce bails marchart nonce bails and the solution by marchart nonce bails marchart nonce bails and the solution by marchart nonce bails marchart nonce bails and the solution by marchart nonce bails marchart nonce bails and the solution by marchart nonce bails marchart nonce bails and the solution by marchart nonce bails marchart nonce bails and the solution by marchart nonce bails marchart nonce bails and the solution by marchart nonce bails marchart nonce bails and the solution by marchart nonce by marchart nonce by marchart nonce bails marchart nonce bails and the solution by marchart nonce bails marchart nonce bails and the solution by marchart nonce bails marchart nonce bails and the solution by marchart nonce bails marchart nonce bails and the solution by marchart nonce bails marchart nonce bails and the solution by marchart nonce bails and the solution by marchart nonce bails marchart	ge	inder includes the feminine at IN WITNESS WH	named as a beneficiary he id the neuter, and the sing	i beneficiary shall srein. In construing ular number include	mean the holder and ow this deed and whenever the plural	es, devisees, administr ner, including pledgee the context so require	ators, executor, of the contract
and word in example in the rest indication and results. The indication is the rest indication is and results. The rest indication is and rest indication is and rest indication. The rest indication is and rest indication is and rest indication. The rest indication is an indication is and rest indication. The rest indication is and res	* 14	MPORTANT NOTICE: Delete, by I	ining autor	has hereunto se	t his hand the day a	nd year first above	s, the masculin Written.
If completed with the Art is the Manual Art is the Ma	dise	such word is defined in the Tri reficiary MUST comply with the	uth-in-Lending Act and Regul	is a creditor Wi	Hiamal	2. Erf	<u>e (</u>
Image: State of the state		ompliance with the Act is not re-	vens-Ness Form No. 1319, or quired, disregard this notice.	equivalent.	Zabeth 4. Alt	an C	Coff
Image: State of the state	lapie	STATE OF CALIFORNIA	Л	/tee Wit	NESS: Gary Ide A	uluan delman	
Big of personality supported to the winth instrument of the order of the support of the sup	1	On Maria	- Angeles	(SS.			
Person whose name is subscripted to the white instrument as of a creditive with first subscripted to the white instrument as of a creditive times there is personally known to me to be the person whose name is subscripted as whose is personality in the constraint of the constraint o		State, nersonally	- CHINX A	before me			
Boling by me duly worn denoises and agay: That that again the duly morn denoises and agay: That that again the duly morn denoises and agay: That that again the duly morn denoises and agay: That that again the duly morn denoises and agay: That the duly morn denoises and the duly more duly duly duly duly duly duly duly duly		person whose name is s	personally known to	me to be the	WTC w	DELD TITLE COMP	any
Image: Stand Charles and Stand Stan	Witness	being by me duly sworn	eposes and an	by the oath to me), who	FOR NOT		
personally known to to be the person described intervent exactly and the same, and that affiging another another and the same, and that affiging another another and the same, and that affiging another another another another and the same, and that affiging another anothe		13934 Chemoler	St Man reside				
Ange thereto as a witness of said execution Signature Signa		personally known to	chizabeth the	Eott		JEANNE MICH	
Signature Signature Mic opp Arrowith together, with all first descrotancy provides and documents to State now held by you under the same. Mail reconvey provides and documents to DATED, ALL ALL ALL ALL ALL ALL ALL ALL ALL AL	ad					LOS ANGELES COUNT	Y K I
According to the series of the series and documents to Beneficiary Beneficiary DateD, in all of the series and accurate to the masks for concellation before reconveyones will be made. DateD, in all of the series and the series and documents to Beneficiary Beneficiary De not late or destray this Tool Deed OR THE MOTE which it series and the s	0	Signature	tio as a witness of said	exection			289
DATED, In an organized and documents to DATED, In an organized statements and documents to Densiticary Den	terowith	h together with said trust dee	C) and to remain	`L	<u> </u>		
Denoticiary		and the second	Ale, Mall reconveyance an	and the second			
Beneficiary Beneficiary Beneficiary Beneficiary Beneficiary Colspan="2">Beneficiary STATE OF OREGON, 10 CHECKWARD, No. Senj' & CHECCONDA STATE OF OREGON, 10 CHECKWARD, No. Senj' & CHECCONDA Constance conveyonce will be made. STATE OF OREGON, 10 CHECKWARD, NO. Senj' & CHECCONDA STATE OF OREGON, 10 CHECKWARD, NO. Senj' & CHECCONDA STATE OF OREGON, 10 CHECKWARD, NO. Senj' & CHECCONDA STATE OF OREGON, 10 CHECKWARD, NO. SENj' & CHECKWARD, N	DAIED	🖌 🕂 🖓 anighter first	Manuellie Lines 19 to Lines 1	eros errer mitales del	and other restored		an a
TRUST DEED STATE OF OREGON, CI HO THE (FORM.Nec SBI) L. FUE CORULATION CORE/ IN CI SELK OL K (BUDT CORULATE) CORULA STATE OF OREGON, CI MO TSB2 SECONDING RECIPONTIAND.CORE/ IN CI HO TSB2 SECONDING IN STATE OF OREGON, CI HO TSB2 SECONDING RECIPONTIAND.CORE/ IN CI HO TSB2 SECONDING IN STATE OF OREGON, CI HO TSB2 SECONDING RECIPONTIAND.CORE/ IN CI HO TSB2 SECONDING IN STATE OF OREGON, CI HO TSB2 SECONDING RECIPONTIAND.CORE/ IN CI HO TSB2 SECONDING IN Statement was received for record on the lst. day of							
TRUST DEED STATE OF OREGON, CI HO THE (FORM.Nec SBI) L. FUE CORULATION CORE/ IN CI SELK OL K (BUDT CORULATE) CORULA STATE OF OREGON, CI MO TSB2 SECONDING RECIPONTIAND.CORE/ IN CI HO TSB2 SECONDING IN STATE OF OREGON, CI HO TSB2 SECONDING RECIPONTIAND.CORE/ IN CI HO TSB2 SECONDING IN STATE OF OREGON, CI HO TSB2 SECONDING RECIPONTIAND.CORE/ IN CI HO TSB2 SECONDING IN STATE OF OREGON, CI HO TSB2 SECONDING RECIPONTIAND.CORE/ IN CI HO TSB2 SECONDING IN Statement was received for record on the lst. day of	De n	not loss or destroy this Trust Dood O	R THE NOTE which It secures. Be	ith must be delivered to	the trustee for cancellation by	ary A	
OF STEVENGENESS (COMP. No. 588) 1 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	$\sim T$	RUST			<u> 2017년</u> 1월 2017년 1월 2 1월 2017년 1월 2 1월 2017년 1월 2	reconveyance will be m	iade.
9802 Lombade Lunda Londa	OF STEVE	U. LUG (FORM No. 881) L UU	COURY CLERK OF	Kienath Sou	STATE OF O County of	REGON, Klamath	
unley/Henderson Grantor SPACE RESERVED at	9802	- Lombardia 1	Course . Orefort des		was received in	that the within inst	4
Port Page 20418 or as fee/file/instru- ment/microfilm/reception No. 9480 Record of Mortgages of said County. 3944.01 3944.01 8000000000000000000000000000000000000	12 Dianety	in an in g	2686	And the second second second second	at12:45. o'c	lock Pas	9.88
Beneficiary Benef	0. 36	Henderson	and the second se	FOR	Page 20418	Aume IVO,M88	on
7C Main amath Falls, OR 97601		Benet	01 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	A JUDIAL STATES	Record of Mort	Rafes of spid Con	47.0.,
amath Falls, OR 97601)7 Main	DE TRUST DEFORME		nd and helfs	County affixed	my nand and se	al of
	ama th,	Falls, OR 97601		3. 	CACHER EVELyn Bie	hn, County Cle	rk 🛛