		W PUB. CO., PORTLAND, OR. 97204
TRUST DEED.	COPYRIGHT 1988 STEVENS-NESS LA	6200 m
FORM No. 881—Oregon Trust Daed Series—TRUST DEED.	K-41332 Vol. m89	-age 6200 @
··· 99007		
00000	April	, 19.89, between
THIS TRUST DEED, made this	7thApril	
	ETTIE L. MONTGOMERY, husband and w	ife
RALPH B. MONTGOMERY AND H	MIE COMPANY	, as Trustee, and
as Grander,	N M. INGRAM, husband and wife	••••••••
DENNIS C. INGRAM AND ELLIN	<u></u>	
the second second	WITNESSETH: ains, sells and conveys to trustee in trust, with power y. Oregon, described as:	of sale, the property
Grantor irrevocably grants, barge in <u>KLAMATH</u> Count	r Oregon, described as:	
	4 in the City of Malin, according t the office of the County Clerk of 1	to the official
The orange 10 in Block 34	4 in the City of Malin, according the office of the County Clerk of 1	Klamath County,
Lots y and to in file in	the office of the County Clerk of	
plat thereof on the		
Oregon.		
	a na an	
	, hereditaments and appurtenances and all other rights thereun , issues and profits thereof and all fixtures now or hereafter atta	nto belonging or in anywise
tosother with all and singular the tenements	, hereditaments and appartenances unter now or hereafter attaining and profits thereof and all fixtures now or hereafter attaining and profits thereof and all fixtures now or hereafter attaining and profits thereof and all fixtures now or hereafter attaining and profits thereof and all fixtures now or hereafter attaining and profits thereof and all fixtures now or hereafter attaining and profits thereof and all fixtures now or hereafter attaining and profits thereof and all fixtures now or hereafter attaining and profits thereof and all fixtures now or hereafter attaining and profits thereof and all fixtures now or hereafter attaining and profits thereof and all fixtures now or hereafter attaining a second	ached to or used in comm
now or hereafter appertaining, and the rents,	hereditaments and appurtenances and all other rights therew issues and profits thereof and all fixtures now or hereafter attain NG PERFORMANCE of each agreement of grantor herein co NO (100	ntained and payment of the
tion with said real estate. FOR THE PURPOSE OF SECURIN	NG PERFORMANCE of their age	

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sconer paid, to be due and payable <u>at Maturity</u>. 19. The date of naturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without lirst having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. To protect the security of this trust deed, frontor advance.

becomes due and payable. In the evolution management without lirst ham sold, conveyed, assigned or aliented by the grantor without lirst ham sold, conveyed, assigned or aliented by the grantor without lirst ham sold, conveyed, assigned or aliented by the grantor without lirst ham sold, conveyed, assigned or aliented by the grantor afrees: To protect the security of this trust deed, grantor afrees: To complete or restore promptly and be constructed, damaged or brant or to remove or demoish any building or improvement thereon; and restrictions and user distances, regulations, covenants, condition any building or improvement theis incurred therefor. destroyed thereon, and pay when due redinances, regulations, covenants, condition in executing such licity and the distance of the single property is the beneficiary so requests, or is a straight such licity may require and to pay tor tiling earches made the proper public of the single premises against loss or damage by the grant and the single premises against loss or damage by the grant and such other hazards as the NCURABTE VALUE ..., written if a any such other hazards as the NCURABTE VALUE ..., written if a mow oth hearing a second to the beneficiary as some mee and to the proper public of insurance now or hearafter precises the amount not less that SUCURABTE VALUE ..., written and such other hazards as the NCURABTE WALUE ..., written and a such other hazards as the NCURABTE WALUE ..., written and to the delivered to the beneficiary as some mee and to the ophiles of insurance now or hearafter precises the explicit of the second and in such order as banchicary in the desired of the strain and in such order as banchicary of the ondition or as a second by the strain and in such order as banchicary in the denomination or less that SUCURABTE was and in such order as banchicary in the strain and in such order as banchicary in the strain and the such precise of the strain and in such order as banchicary in the strain and the strain and in such order as banchicary inde

pellate court shall adjudge reasonable as the beneticarys or trustees attor-ney's tees on such appeal. It is mutually agreed that: S. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if its o elects, to require that all or any portion of the monies pay the on pay all reasonable costs, expenses and attorney's lees necessarily pair incurred by grantor in such proceedings, shall be paid to beneficiary and puplied by first upon any reasonable meessarily paid or incurred by bran-both in the trial and appellate courts, shall be necessarily paid secured hereby; and grantor agrees and the necessarily paid or incurred by bern-both in the trial and appellate courts have easily and to the indebtdness secured hereby; and grantor agrees and the necessarily paid or incurred by bern-genation, promptly upon beneficiny's request. Courts and the trial and grantor agrees and the necessarily paid icitary in such proceedings, shall be necessarily no the indebtdness secured hereby; and grantor agrees and the on the other request of bene-9. At any time and from presentation of this deed and the note for fiedary, payment of its lees and presentation of this deed and the note for indent (in case of full reconveyances, for cancellation), without altered the liability of any person for the payment of the indebtdness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

tranting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge subordination or other agreement allecting this deed or the lien or charge farantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or lasts shall be conclusive proof of the truthulaness thereot. Trustee's lees for any of the second of the truthulaness thereot. Trustee's lees for any of the second of the truthulaness thereot. Trustee's lees for any of the second of the truthulaness thereot. Trustee's lees for any of the second of the truthulaness thereot. Trustee's lees for any of the pointed by a court, and without regaring the adequacy of any security for the indebtedness hereby secured, enter anne sue or otherwise collect the ratio sets and prolits, including the past and collection, including reasonable restricts and explored and roles and in such order as beneficiary determine. If the entering issues and prolits, including the past due and unpaid, and apply the same collection of such press thereas in each second is a determent. If the entering issues and prolits, including the past due and unpaid, and apply the same collection of such rests pastering or release thereby and in such order as beneficiary may determine. If the entering issues and prolits, or the proceeds of line and order as beneficiary and the application or release thereol as aloresaid, shall not addree the insurance policies or constion or release thereal as aloresaid, shall and and addreement to matter any detault or notice. If poon default by grantor in payment of any indebtedness secured hereby or in his neformance of any addreement become to invalidate any act done was addreement becomesting.

property, and the application or release thereol as aloresaid, shall not cure or waive any delault or notice of detault hereunder or invalidate any act done pursuant to such notice. 12. Upon delault by frantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the sence with respect to such payment and/or performance, the beneliciary may declare all sums secured hereby immediately due and payable. In sust deal of the beneliciary at his election may proceed to foreclose this trust deed by in equity as a mortfage or direct the trustee to loreclose this trust deed by devent the beneliciary of the substantiation of the beneliciary may and the secure and vertisement and sale, or may divertisement and sale, the beneliciary the beneliciary decises to loreclose by advertisement and sale, the beneliciary in equity as a mortfage or direct the trustee to loreclose this trust deed by in equity is to loreclose by abe recorded his written notice of al-ault is able to loreclose by aber corded his written notice of al-isent his election to sell the suid described real property to satisfy the obligation and his election to sell the suid described real property to satisfy the obligation in the manner provided in ORS 86.735. To 86.795. 13. After the truste has commenced forcelose this trust deed may rashe, and at any time prior to 3 days before the date the trustee conducts the sale, and at any time prior to 3 days before the date the trust decd may avoid the delault or delaults. If the delault may be cured by paying the sums escured by the trust deed, the delault may be cured by paying the sums escured by the trust deed. Any other delault that is capable of being cured may be cured by tendering the performance required default re-tor delaults, the person ellecting the cure other than such portion as would the denault on trust deed. In any cases, in addition to curing the default the and espense actually incurred is endoring the obligation of the trust and etsens and a

delauits, the person errecting the onlightion of the trust deed and expenses actually incurred in enlorcing the oblightion of the trust deed together with trustees and attorney's lees not exceeding the amounts provided by law. J. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time, sell said property either be postponed as provided by law. The trustee may sell said property either in one paged or in separate parteels and shall sell the time of sale. Trustee auction to the highest bidder for each, payable at required by law conveying shall believer to the purchaser its deed in form a or warranty, express or im-the property so sold, but without any covenance that shall be conclusive proof plied the truthfulness thereod. Any person, excluding the trustee, but including of the truthfulness thereod. Any person, excluding the trustee, but including the gate of the obligation secured by the powers provided herein, trustee shall apply the proceeds of sale to payment at easible charge by trustees having recorded liens subsequent to the order of their priority and (4) to such surplus, if any, to the klanter or to any successor in interest entitled to such surplus. If any to the kanter or to any successor interest on the successor under. Upon such application for the subsequent is thour covers are during the configured berein, and without conveyance on the successor under. Upon such application to the successor in successor in the property is situated, shall be conclusive provided by beneficiary and substitution shall be mude by written instrument erround the appointer which, when recedies this trust when this to ded, day executed and upon any trustee heat application appoint appoint and appointer which when precedent in the order of the county or counties in which, when recedent in the more appointed hereonate erround the appointer of the successor is any trustee heat application appoint appoint any duce deed obligated to notify any party hereto of pending

either an attorney, who is an active member of the Oregon State Bar, a bank, trust company aws of Oregon or the United States, a title insurance company authorized to insure title to real y United States or any agency thereaf, or an escrow agent licensed under ORS 696,505 to 696,555. NOTE: The Trust Deed Act provides that the trustee hereunder must be either at or savings and loan association authorized to do business under the laws of 0 property of this state, its subsidiaries, affiliates, agents or branches, the United

~1 Ξ. APR 50

38

<form></form>				
And that he will warrant and losses defend the same against all persons whomsoever. The denote warrants that the proceed of the hand represented by the dame described rate and the trust deed are: (1) The denote warrants that the proceed of the hand represented by the dame described rate and the trust deed are: (2) The denote warrants that the proceed of the hand represented is proved by the dame dame described rate and the trust deed are: (3) The denote warrants that the proceed of the hand to a dame by the dame dame described rate and the same and the s	The			
And that he will warrant and losses defend the same against all persons whomsoever. The denote warrants that the proceed of the hand represented by the dame described rate and the trust deed are: (1) The denote warrants that the proceed of the hand represented by the dame described rate and the trust deed are: (2) The denote warrants that the proceed of the hand represented is proved by the dame dame described rate and the trust deed are: (3) The denote warrants that the proceed of the hand to a dame by the dame dame described rate and the same and the s	fully seized in fee si	wenants and agrees to and		
And that he will warrant and losses defend the same against all persons whomsoever. The denote warrants that the proceed of the hand represented by the dame described rate and the trust deed are: (1) The denote warrants that the proceed of the hand represented by the dame described rate and the trust deed are: (2) The denote warrants that the proceed of the hand represented is proved by the dame dame described rate and the trust deed are: (3) The denote warrants that the proceed of the hand to a dame by the dame dame described rate and the same and the s		iple of said described real proper	he beneficiary and those cloim	62
And that he will warrant and losses defend the same against all persons whomsoever. The denote warrants that the proceed of the hand represented by the dame described rate and the trust deed are: (1) The denote warrants that the proceed of the hand represented by the dame described rate and the trust deed are: (2) The denote warrants that the proceed of the hand represented is proved by the dame dame described rate and the trust deed are: (3) The denote warrants that the proceed of the hand to a dame by the dame dame described rate and the same and the s			y and has a valid, unencumbered tist.	at he is
<form></form>	and that he will		the thereto	
<form></form>	ine will warra	ant and forever defend the		
<form></form>		ine same	against all persons whomas	a da antes Antes a composition de la composition de
Based and active the second active			" "Iomsoever.	
Based and active the second active				
Based and active the second active				
Based and active the second active				
Based and active the second active				
Based and active the second active	The granter was			
Based and active the second active	(a)* primarily lor Aran (b) for an arrive for Aran	hat the proceeds of the loan room		
Based and active the second active	Tri an organizatio.	n, or (even it grantor is a part	by the above described note an line	
Based and active the second active	This deed applies to, ir personal representatives	ures to the t-	n) are for business or come below),	
Intervention and his Breedings and this hand the day and year first above written. Intervention of the transfer of the specific and the beneficiency (of the bit is a constrainty (of t	secured hereby, whether or not gender includes the ther or not	ssors and assigns. The term how it pa	ties hereto at	
Intervention and his Breedings and this hand the day and year first above written. Intervention of the transfer of the specific and the beneficiency (of the bit is a constrainty (of t	IN WITNESS	id the neuter, and the singular for the singular of the neuter, and the singular of the singul	shall mean the holder and any devisees, administ	
Intervention and his Breedings and this hand the day and year first above written. Intervention of the transfer of the specific and the beneficiency (of the bit is a constrainty (of t		EREOF, said granter 1	ncludes the plural.	executor
a such wong is demonstrately (a) is employed with the transmit (a) or (b) is in the transmit (b) is employed with the transmit (b) is employed withe transmit (b) is employed with the transmit (b) is employed with	* IMPORTANT NOTICE: Dela	e and has hereur	to set his hand the d	masculin
If examples to the head and regulation of head-field regulation RALEH B. MONTGORES If examples with the data on the resultance difference in the new regulation of the sector sector difference in the new regulation of the sector sector difference in the new regulation of the sector sector difference in the new regulation of the sector sector difference in the new regulation of the sector sector difference in the new regulation of the sector sector difference in the new regulation of the sector sector difference in the new regulation of the sector sector difference in the new regulation of the sector sector difference in the new regulation of the sector sector difference in the new regulation of the sector sector difference in the new regulation of the sector sector sector difference in the new regulation of the sector sector sector difference in the new regulation of the sector sector sector difference in the new regulation of the sector sector sector difference in the new regulation of the sector sector sector difference in the new regulation of the sector sector sector difference in the new regulation of the sector sector sector difference in the new regulation of the sector sector sector difference in the new regulation of the sector sector difference in the new regulation of the sector sector difference is a sector difference in the new regulation of the sector sector difference is a sector difference in the new regulation of the sector sector difference is a sector difference in the new regulation of the sector sector sector difference is a sector difference in the new regulation of the sector sector difference is a sector difference in the new regulation of the sector sector difference is a sector difference in the new regulation of the new regulation of the sector difference is a sector difference in the new regulation of the sector difference is a sector difference in the new regulating in the new regulation of the sector whi	as such word is defined in a	Pplicable and the warranty (a) or (h)	/ year first at	· .
If the signed of the descent is consistent at marked with marked in the descent is consistent at an analysis of equivalent is consistent in the descent is consistent at an analysis of equivalent is consistent in the descent is consistent. STATE OF OREGON, if if is consistent is consistent in the descent is consistent. STATE OF OREGON, if is consistent is consistent in the descent is the descent is the descent is the descent is consistent. STATE OF OREGON, if is instrument was a channel descent is consistent in the descent is consistent. STATE OF OREGON, if is instrument was a channel descent in the descent is the descent is consistent. STATE OF OREGON, if is instrument was a channel descent in the descent is consistent in the descent is the des	disclosures; for this pure	th-in-Lending Act and Regulation 7	RATER B. non to	-11,
If the there as the stream of the stream	if compliance with the Act is not rec	ens-Ness Form No. 1319, or arguired	B. MONTGOMERY	
STATE OF OREGON::		, assegard this notice.		
STATE OF OPERON:	use the form of acknowledgement opposite		Hitle 2 m -	••••••
County of	STATE OF OPPOPT		HETTIE L. MONTGOMERY	
Base desires desires desires desired on the NOTE which it secures. Beit most be delivered to the the within instrument of the within instrument of the second on the NOTE which it secures. Beit most be delivered to the within instrument was received for the within instrument of the second on the NOTE which it secures. Beit most be delivered to the within instrument was received for the within instrument of the within instrument was received for the within instrument of the within instrument was received for record on the likely of the second on the like	Country K1-			
Base desires desires desires desired on the NOTE which it secures. Beit most be delivered to the the within instrument of the within instrument of the second on the NOTE which it secures. Beit most be delivered to the within instrument was received for the within instrument of the second on the NOTE which it secures. Beit most be delivered to the within instrument was received for the within instrument of the within instrument was received for the within instrument of the within instrument was received for record on the likely of the second on the like	This instrum	Ss. STATE (F OREGON.	
Base desires desires desires desired on the NOTE which it secures. Beit most be delivered to the the within instrument of the within instrument of the second on the NOTE which it secures. Beit most be delivered to the within instrument was received for the within instrument of the second on the NOTE which it secures. Beit most be delivered to the within instrument was received for the within instrument of the within instrument was received for the within instrument of the within instrument was received for record on the likely of the second on the like	April 10 was acknow	O County	()	
Base desires desires desires desired on the NOTE which it secures. Beit most be delivered to the the within instrument of the within instrument of the second on the NOTE which it secures. Beit most be delivered to the within instrument was received for the within instrument of the second on the NOTE which it secures. Beit most be delivered to the within instrument was received for the within instrument of the within instrument was received for the within instrument of the within instrument was received for record on the likely of the second on the like	Harts Hontgomery	by This instruction	Change (State)	
additional and and seal and additional and and seal and additional and additional and additional and additional and additional and additional and and seal and additional and and seal and seal and seal and and and and seal and	Montgomery		-geu Défore me on	i i i i i i i i i i i i i i i i i i i
(SEAL) Notary Public for Oregon Notary Public for Oregon My commission expires: (SEAL) My commission expires: 12-19-92 Notary Public for Oregon (SEAL) Network Notary Public for Oregon (SEAL) Notary Public for Oregon Notary Public for Oregon (SEAL) Notary Public for Oregon (SEAL) (SEAL) Notary Public for Oregon (Traine) (SEAL) The undersigned is the legal owner and holder of all indobtedness secured by the foregoing trust deed. All sums secured by said frust deed or pursant to sature, to cancel all evidences of indobtedness secured by said and sum owing for you under the terms of said trust deed is and to reconvey within the tweet within the terms of said trust deed is an object for the particle set designated by the terms of said trust deed to public t	Debrask	of		
My commission expires: 12-19-92 Notary Public for Oregon My commission expires: (SEAL) REQUEST FOR FUL RECONVEYANCE To be used only when abligations have been paid. To: , Trustee To: , Trustee To: , Trustee adder bare been fully paid and satisfied you ander of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed for you under the terms of a said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said rust deed (Which are delivered to you of any terms of a said trust deed bare bare mail. DATED: , 19 Date not have or devicey this Tool Deed OR THE NOTE which it econes. Barb must be delivered to the trustee for concellent evidence of indebtedness secured by the terms of and trust deed to the matter the terms of and trust deed. My control Deed OR THE NOTE which it econes. Barb must be delivered to the trustee for concellent evidence of the most. My control Deed OR THE NOTE which it econes. Barb must be delivered to the trustee for concellent evidence of the most. My control Deed OR THE NOTE which it econes. Barb must be delivered to the trustee for concellent evidence of the most. My control Deed OR THE NOTE which it econes. Barb must be delivered to the trustee for concellent evidence the most. My control Deed OR THE NOTE which it econes. Barb must be delivered to the trustee for concellent evidenc	(SEAL)	m		······
(SEAL) EQUIDABLIA RECONVEYANCE To BEQUEST FOR FULL RECONVEYANCE To a undersigned is the lefal owner and holder of all indebidiness secured by the foregoing trust deed. All sums secured by said trust deed or pursamin to statute, to cancel all evidences of indebidiness secured by said trust deed (which are delivered to you and shifted to statute, to cancel all evidences of indebidiness secured by said trust deed (which are delivered to you and shifted to you and shifted to you and the terms of said trust deed to you and the tereterms of said trust deed the terms of said trust deed	My commission and	ary Public for Oregon Notary P.L.		
(SEAL) EQUIDABLIA RECONVEYANCE To BEQUEST FOR FULL RECONVEYANCE To a undersigned is the lefal owner and holder of all indebidiness secured by the foregoing trust deed. All sums secured by said trust deed or pursamin to statute, to cancel all evidences of indebidiness secured by said trust deed (which are delivered to you and shifted to statute, to cancel all evidences of indebidiness secured by said trust deed (which are delivered to you and shifted to you and shifted to you and the terms of said trust deed to you and the tereterms of said trust deed the terms of said trust deed	contexpires:	12-19-92 My and	c tor Oregon	•••••••••••••
Building to Full RECONVEYANCE To:		Commiss.		· . //
The undersidened is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed news been hully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you under the same. Mail reconveyance and documents to		REQUEST FOR THE		
The undersigned is the legal owner and holder of all indebredness secured by the foregoing trust deed. All sums secured by said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered by said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed to you under the same. Mail reconveyance and documents to DATED: De not late or destroy this trust Deed OR THE NOTE which it secures. Both must be delivered to the truste for concellence will be mode. TRUST DEED (FORM No. 681) Granter Granter Granter Granter Beneficiary ATTER RECORDING RETURN TO TC	То:	To be used only when obligations	EYANCE	- //
trust deed have been fully pide and sufficient. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed and to reconvey, without warranty, to the parties designated by the terms of said trust deed (which are delivered to you under the same. Mail reconveyance and documents to DATED: .19 De not leve or desirey this trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be model. TRUST DEED .19 Normality of the same. .19 De not leve or desirey this trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be model. TRUST DEED .19 Normality of the same. .19 STATE OF OREGON,	The			
DATED:	trust deed have been full			
DATED:	said trust deed or pursuant to statute	tisfied. You hereby are direction	ed by the former .	·
DATED:	estate now held to	to cancel all evidences of indebtedne	ment to you of any sume	. 11 .
Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.	ner by you under the same.	Mail reconvey nithout warranty, to	s secured by said trust deed (which are in the terms of the parties deed)	
De not lase or destrey this trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyonce will be mode. TRUST DEED (FORM No. 881) It events. KLAM Reb. 881) It events. KELS LAW PUB CO., PORTLAND, ORE. Grantor SPACE RESERVED FOR POR In book/reel/volume No. M89 OfAPTER RECORDING RETURN TO PC	DATED:	of the and documents to	the designated by the terms of said trust dead at	u
Beneficiary After Recording Return to Beneficiary Beneficiary After Recording Return to Beneficiary Beneficiary Beneficiary Beneficiary Beneficiary Beneficiary Beneficia			the second se	e
(FORM No. 881) STATE OF OREGON, County of				: - ·
(FORM No. 881) STATE OF OREGON, County of			· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·
(FORM No. 881) STATE OF OREGON, County of	Do not lose or destroy this Trust Dead On the		Benett :	s."∦ ≏
(FORM No. 881) STATE OF OREGON, County of	Seed OR THE	NOTE which it secures. Both must be dott	- GREIICIARY	· · ·
(FORM No. 881) STATE OF OREGON, County of	(TDT)		o the trustee for cancellation before reconvery	
(FORM No. 881) STATE OF OREGON, County of			will be made,	
Grantor SPACE RESERVED I certify that the within instrument Grantor SPACE RESERVED at _2:38	(FORM No. 881)			
Grantor SPACE RESERVED I certify that the within instrument Grantor SPACE RESERVED at	US. CO., PORTLAND. ORE.		STATE OF OREGON.	
Grantor SPACE RESERVED was received for record on the llth. day of			County of Klamati	1
Grantor SPACE RESERVED of		·····	was received to	11-1-1
Grantor SPACE RESERVED at			of Annal Annal and the 12th day	
FOR in book/reel/volume NoN89on 	Grantor	SPACE RESERVED	at 2:38 0'alert D	
AFTER RECORDING RETURN TO TC TC TC TC TC TC TC TC TC TC	· · · · · · · · · · · · · · · · · · ·	FOR	in book/ant/	
AFTER RECORDING RETURN TO IC IC IC IC IC IC IC IC IC IC		RECORDER'S USE	page <u>0200</u> or as fee/file/: on	
TC Witness my hand and seal of	AFTER RECOR		Record of Ma	
County affixed.	TER RECORDING RETURN TO	H ^{ende} sel in the south sectors	Witness Witness	
	TC AND		County affixed. my hand and seal of	
Fee \$13.00	Children a	👔 – sekar sa kata kata kata kata kata kata kata k		
By On It	- 42 SK 25 SK 5	1	Fuo Tarana di U	ACCE INTE
a second of the		Fee \$13.00	Evelyn.Biehn, County Clerk	

/--}-/

10 0

1.00