8	Oregon Trust Deed Series—TRUST DEED () 76	n (San Indiana) San Indiana San Indiana	DUCT DEPA	TANSINESS LAW PUBLI	
HAROLUIS	TRUST CRACKER ade this	22nd		Vol <u>mga</u>	Page <u>963</u>
				EASTLE TO ST.	
es Grantor, O	ASPEN TITLE & ESC F GLENN W. MC GRE REPRESENTATIVE	ROW, INC	• • •		
AS Repeticion	REPRESENTATIVE		LASED, KATHLEE	N MC GREGOR,	, as Trustee,
1			1.2種の経営の対象の大統一		1
in KLAMA	irrevocably grants, bargai H of Lots 1 and 2	ns, sells and	NESSETH: conveys to trustee in	trust with power	en la constant Segundaria
OF KLAMA	of Lots 1 and 2, H FALLS, in the C	Block 4	FIRST ADDI	TION TO THE C	TTY
Code: 1	Map: 13800-324p		Niamath, Sta	te of Oregon.	kone tarre ne Nationa
SUBJECT T	(Map:)3809-32AB	164:1	0200 Key No.	412217 OKLC	ОΛ.
	V •	and the second			and the second
of the Ci	ations, including ty of Klamath Fal	levies,	liens and uti	lity assessm	onto:
2. Condi	tions Prototo				CHES
First Add	tions, Restriction ition to the City	ns as she of Klam	own on the rec	orded plat of	F
together with _ !!					
now or hereafter a tion with said real FOR THE	and singular the tenements, here ppertaining, and the rents, issue estate. PURPOSE OF SECURING P. IFFN THOUSAND	ditaments and s and profits th	appurtenances and all ot hereof and all fixtures nov	her rights thereunto be V or hereafter attached	longing or in anyw
note of even date i	nerewith, payable to beneficiary	or order and	Dollars, with interest th	ereon according to at	Contract the second second
The date of becomes due and p	be due and payable to beneficiary of be due and payable <u>at ma</u> maturity of the debt secured by ayable.	turity of	Note , 19	payment of principal a	terms of a promisso and interest hereof,
The above de	scribed real property is not currently	y used for garin	ultural state	e, on which the final ins	stallment of said no
I. To protect, 1	reserve and maintain deed, gra	antor adrees	(a) consent to the making granting any easement or	of any map or plat of sai	d property. (b)
destantiner any building or	improvement which and in good a	and workmanlike	(a) consent to the making granting any easement or subordination or other agr (thereoi: (d) reconvey, with grantce in any reconveyar legally entitled thereoi, and be conclusive proof of the services mentioned in this pa (d). Upon any defa	eement affecting this deed nout warranty, all or any pro- nce may be described	ereon; (c) join in an or the lien or charg art of the property. Th
join in executing such I	ecting said property; if the beneficiar	venants, condi-	se conclusive proof of the	d the recitals therein of an truthluiness thereof. Truste magraph shall be not less that	y matters or facts shall be's fees for any of the
proper public office or by filing officers or sea	offices, as well as the cost of all lier rching agencies as may be described	ing same in the searches made	pointed by a court, and with	in person, by agent or by	eneficiary may at any y a receiver to be an
now or herealter and	to continuously maintain insurance -		less costs and prolits, including	those past due and	rwise collect the rents
companies acceptable to policies of insurance sha	the beneficiary, with loss payable to	the latter; all	11. The entering up	on and taking	in such order as bene-
feliver said policies to th	e beneficiary of brocure any such in	nsurance and to			
iary upon any indebted may determine, or at op	ion of beneficiary the entire	blied by benefi- as beneficiary	12. Upon delault by	frantor in sources	act done
ot cure or waive any de ct done pursuant to such	ault or notice of default hereunder or notice.	or release shall invalidate any	event the beneliciary at his	election may provide and	payable. In such an
axes, assessments and ot gainst said property bef harges become past due	her charges that may be levied or as one any part of such taxes, assessme or delinguent and promotive taxes.	and to pay all sessed upon or ents and other	execute and cause to be recon to sell the said described r berefy when	rded his written notice of de eal property to setimine the	y or the trustee shall fault and his election
ents, insurance premium direct payment or by	s, liens or other charges payable by	cceipts therefor taxes, assess- grantor, either	thereof as then required by the manner provided in ORS	a shall fix the time and play law and proceed to loreclo 86.740 to 86.795.	ce of sale, give notice se this trust deed in
d the amount so paid, v reby, together with the	obligations described in the rate set forth in the	e note secured	trustee for the trustee's sale,	the prior to live days before	the date set by the
venants hereoi and for	of any rights arising from breach o	cured by this	tively, the entire amount then obligation secured thereby (in enforcing the terms of the obligation	due under the terms of the cluding costs and expenses ligation and trusted	e trust deed and the actually incurred in
scribed, and all such pay t notice, and the nonpay	ments shall be immediately due and ment thereof shall, at the option	Ration herein i	ceeding the amounts provided cipal as would not then be o the default, in which event a the trustee.	by law) other than such lue had no delault occurre il foreclosure proceeding.	portion of the prin- d, and thereby cure
stitute a breach of this t 6. To pay all costs	rust deed	payable and	14. Otherwise, the sale place designated in the notice	shall be held on the date	and at the time and
actually incurred. 7. To appear in ar	d defend any action or arrest it		n one parcel or in separate	parcels and shall sell the	said property either
suit for the foreclosure	of this deed, to pay all costs	in any suit, o	of the truthing in the deed	of any matters of fact share	
ount of attorney's lees n d by the trial court and	in the event of an appeal loss in all c	y's lees; the ases shall be sl	15. When trustee sells phall apply the proceeds of sal	purchase at the sale. pursuant to the powers prov	vided herein trustes
s lees on such appeal,	reasonable as the beneficiary's or tru	istee's attor. hi	aving recorded liens subseque	secured by the trust deed,	charge by trustee's (3) to all persons
r the right of eminent d	any portion or all of said property sh	all be taken	uplus, if any, to the granty	or to his successor in intere	writy and (4) the st entitled to such
ay all reasonable costs, red by grantor in such	expenses and attorney's lees necessar	nies payable tin int required suc ily paid or con	me appoint a successor or succ ccessor trustee appointed here nveyance to the successor tru	nutted by law beneliciary to ressors to any trustee name under. Upon such appointre stee, the lotter of the pointre	may from time to d herein or to any ment, and without
in the trial and appell. y in such proceedings,	reasonable costs and expenses and atte atte courts, necessarily paid or incurre and the balance applied	d by bene-	reunder. Each such appointme strument executed by benefici	nt and substitution shall be	med or appointed
tion, promotiv upon has	and the balance applied upon the in agrees, at its own expense, to take is a shall be necessary in obtaining ieliciary's request.	such actions Cle	a its place of record, which, erk or Recorder of the county- all be conclusive proof of prop 17. Trustee proof of prop	WOCD Personality in all the	" "" ITUSI deed

9. At any time and from time to time upon written request of bene-licitary, payment of its fees and presentation of this deed and the note for endorsement (in case of tail reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may

Sinai of concursive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not trust or of any action or proceeding in which grantor, beneficiary or trustee 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 attamey, 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 tillo 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 estrow agent licensed under ORS 696.505 to 696.585.

9640 di h n The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF; said grantor has hereunto set his hand the day and year first above written. Harold AS * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305' or equivalent; if this instrument is NOT to be a first lien, or its not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. Me HAROLD L. MC CRACKEN [If the signer of the above is a corporation, use the form of acknowledgment opposite.] (ORS 93.490) STATE OF OREGON, STATE OF OREGON, County of. county of Klamath) . 19. - 1 , 19 89 Personally appeared and Personally appeared the above named.who, each being first duly sworn, did say that the former is the. Harold L. Mc Cracken president and that the latter is the secretary of SA ALLA ST a corporation, and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. and acknowledged the foregoing instrument to Ber A 1 KUS ...voluntary act and deed. Belgre me: Before me: Sandria Handa Notars Public for Oregon (OFFICIAL SEAL) U Notary Public for Oregon (OFFICIAL SOF My commission expires: 7 SEAL) My commission expires: 4.494.00 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. u - ander og erer frægt forte stifter for de , Trusteo TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby, are directed, in 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 herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DALED: Addition to the city, 184 Klanath Fallow 2. Conditions, Restrictions as shown on the recorded plar of Beneficiary of the City of Klamath Falls. BS0119510021 JUCINGJU0 JGAJ62 JJGU2 BUG NCTI JCA S250000000 T will be SUBJECT T0: COG**TRUSTODEED**35VI IFA: JOSOO KON MC. STATE OF OREGON, SS. (FORM No. 881-1) NESS LAW PUBICO PORTL AND, OREP 11G and BLOCK 19: 1821 VDDI ment was received for record on the The N 1/2 of Lots T CONNEL HERE Sau at. 3:55.....o'clock ... P.M., and recorded SPACE RESERVED in book/reel/volume No.....M89.....on an Rohnbeber FOR page..9639.....or as document/fee/file/
 ФСКОВИЛ КЕНБЕОГИЛИТЕНА
 RECORDER'S USE
 instrument/microfilm No. ..87.6.

 EZIVIE.0E СГЕИЛ М. ИС СКІ СОБ' DECEVZED' KVINFEEkRecord?of Mortgages of said County.
 V2DEN ITITION CONTRACTOR SUSE
 Witness my hand and seal of
County affixed. HVKULAFTER RECORDING RETURN TO Aspen 1 ut 1 / coorow. 22nd WiλEvelyn Biehn, County Clerk USA21 DEED By Quicens Mullenolor Deputy 836 Fee_\$13.00

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