8518	TRUST DIED	≥Vol <u> </u>	age 23214
THIS TRUST DEED, m Barbara J. Doin	atle thisday of i. Trustee o. the Barbara J	November	., 19.89 , Betwee
Grantor, MOUNTAIN TO IT	TESCOMPANY OF KLAMATH COUN	Teause was sea	
Theodore D. Abr	em and Suzanne S. Abram, H	usband and Wife	L, as Trustee, ar
Beneficiary,	:	THE PARTY OF THE P	STOLE MOTOR ACKE
Grantor irrevocably grant	WITNESSETH: s, bargains, sells and conveys to t	to processed to proceed to proceed the process of trust; with power of	
	County, Oregon, described as:	ras received for r	To the
Lot 8, in Block 30	6. DARROW ADDITION, to the	City of Klamath Falls.	latino livitamae Pitro
County Clerk of K	official plat thereof on f lamath County, Oregon.	lle in the office of the	ie j÷
The state of the s	MI NOVE HOPER IS took a start could be and case of	le the tiables for burelingers and a company	in the second

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertuning, and the routs, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of FIVE THOUSAND EICHT HUNDRED TEN AND NO 100—

TO be of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid to be due and payable. Per terms of note of the sum of maturity of the debt secured by this insurument 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 allenated by the grantor without this 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.

sold, conveyed, assigned or alienates, by the grantor without lists then, at the beneficiary's option, all obligations secured by this inst herein, shall become immediately due and payable.

To protect the security of this trust deed, granton utrees: an and repair, not to remove or demolish any building or improvement thereon, and repair, not to remove or demolish any building or improvement thereon, and to commit or permit any waste of said property. If you improvement thereon, and to commit or permit any waste of said property. If you can destroyed thereon, and populations which imay be constructed, duringed or destroyed thereon, and population which imay be constructed, duringed or destroyed thereon, and population said property that the security would have a constructed, duringed or to commit of the security will will all laws, parliant in usual to the United Committee of the security will be selected to the United Committee or offices; as well, as the cost of all little weathers made by little of the proper public office or offices; as well, as the cost of all little weathers made by little of the proper public office or offices; as well, as the cost of all little weathers made by little of the proper public office or offices; as well, as the cost of all little weathers made by little of the proper public office or offices; as well as the cost of all little weathers and the proper public office or offices; as well as the cost of all little weathers and the proper public office or offices; as well as the cost of all little weathers and the proper public office or offices; as well as the cost of all little weathers and the proper public office or offices; as well as the cost of all little weathers and the proper public office or offices; as well as the cost of all little weathers are all public to so or damage by the behalings of the beneficiary and the proper public office or offices; as a sinst local of the little weathers are all public to the little weathers are committed to the proper public offices of

news fees on such appeal.

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 condemunitor, benediciary shall have the right, it it so elects, to require any or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and expensely a feet of the enterior and applied by it first upon any reasonable costs and expense, and attorney sees, both in the trial and appellate courts, necessivily paid or interest and expensely and attorney sees, both in the trial and appellate courts, necessivily paid or interest and expensely and attorney sees, both in the trial and appellate courts, necessivily paid or in the indistinctions and executed hereby; and grantor agrees, at its own expense, to take distinctions secured hereby; and grantor agrees, at its own expense, to take distinction, pensation, promptly upon beneficiary's request of the making of the labelity of the payment of its less and presentation of this deed and the rote for endorsement. (In case of tull reconveyances, for cancellation), without citicsing the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or pla to liad property; (b) join in.

sit having obtained the written consent or approval of the beneficiary, strument, irrespective of the maturity dates expressed therein, or strument, irrespective of the maturity dates expressed therein, or strument, irrespective of the maturity dates expressed therein, or strument, irrespective of the maturity dates expressed therein, or support of the property of the indebtedness hereby secured, enter upon the adequacy of any security for the indebtedness hereby secured, enter upon the adequacy of any security for the indebtedness hereby secured, enter upon the adequacy of any security for the indebtedness hereby secured, enter upon the adequacy of any security for the indebtedness hereby secured, enter upon the adequacy of any security for the indebtedness hereby secured enter upon any lart thereof, in its own name suc or otherwiselled structures and profits, including those past due and unpaid, and apply the enterprise these upon any indebtedness secured hereby, and in such order as benefits of the property of the property of the collection of such rents, issues and profits or the process of the and other insurances policies or compensation or elease thereof as a property, the collection of such rents, issues and profits or the process of the and other insurances policies or compensation or elease thereof as a property and the application or release thereof as a property and the application or release thereof as a property of the property, and the application or elease thereof as a property of the property

surplus, it say, to the granter or to his successor in interest entitled to such surplus. 16. Beneticiary may from time to time appoint a successor or successors to any trustee appointed here under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon the first such appointment of the successor trustee, the latter shall be rested with all title, powers and duties conferred upon the first such appointment of the successor trustee. It is the property is situated; which, then recorded in the mortisage records of the country or counties in which, the property is situated; which the conclusive proof of proper appointment of the successor trustee.

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 obtained to notify any party hereto of pending sale under any other deed of fruit of 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 tru lea brewnder must be either an attorney, or savings and lean foisociation authorized to 43 business under the laws of Oregon or property of this state, its subsidiaries, affiliates, agents or branches, the United States or a ittories, who is an active member of the Oragon State Bar, a bank, trust company gar or the United States, a title insurance company authorized to insure title to real les or any agency thereof, or an escrow agent licensed under ORS 400.303 to 409.505.

fully seized in fee simple of	nt at il agrees to ar	o with the beneficiary and those claiming under him, that he is law oroperty and has a valid, unencumbered title thereto—except
Trust Deed to Fire	ti Netional Dani	a compared title thereto except
The state of the s		time in 1 page 23240, Klamath County, Oregon.
The series of the control of the series of the control of the cont	nc lotever defend t	to same egainst all persons whomsoever.
Commence of the second		A CHAINE AND A SECTION OF THE CONTROL OF THE CONTRO
	The forest a region of the court of the cour	The state of the s
in the second se		
The state of the s		A CANADA AND A CAN
The granter warrants that		Company of the Compan
(a) primarily for granter's (b) for an organization, or	I lessonal family or ho I lessonal family or ho I leven it scantor is a	n represented by the above described note and this trust deed are: cuckold-purposes (see Imperiant-Notice below), runtural person) are for business or commercial purposes.
This deed applies to, inure	s to the benefit of and	Figure 11
secured hereby, whether or not na gender includes the lenging and	s and assigns. The term uned as a beneficiary h	binds all parties hereto, their heirs, legatees, devisees, administrators, executors, in beneficiary shall mean the holder and owner, including pledgee, of the contract contract with this deed and whenever the context so requires, the masculine with includes the plural.
gender includes the tenuinine and i	Ricole, said grantor	ular number includes the plural. The context so requires, the masculine has hereunto set his hand the day and year first above written.
MINUMINE NOTICE DAILS CO. 10 1	化类型原理设置计算型规模 化制度设置机 机铁铁矿	talianas algunio de calabara a la calabata de calabara de la composició de la calabara de la calabara de la cal
not applicuble; If warranty (a) is applied as such word is defined in the Truth beneficiary /AUST comply with the Ai disclosures; for this purpose use Stoves	is the condition of the beneficiary Lending Act and Real	(r. (a) or (b), is a creditor (b) the Barbara III
disclosures; for this purpose use Stove If compliance with the Ad is not regul	ns Ness Form No. 1319.	kilon Z, he Barbara J. Down, Trustee of the
	Street Services	TOPPORT IN THE SECRETARY OF THE PROPERTY OF TH
(If the signs of the above is a corporation, use the form of acknowledgement opposite.)		A TOTAL TOTAL THE NEW AND THE PROPERTY OF TH
STATE CHAPARAGON, LOUIS	inda.	STATE OF OREGON.
County of CARLANS	3 ss.	Country of week as a same a same a same a same a same a same a sam
A SAME TO A LOCAL TOPICS	by BALBARA	This instrument was acknowledged before me on
BANGE A J DOWN	LIVETHE	i construction of the second o
76/2	10011	7 of
(SEAL)	to Public for RESULT	Notary Public for Oregon
My commission expires	Louish Ac	My commission expires: (SEAL)
The first state of the state of		The state of the s
Tanti 2013, jako za 1660 republik isi Nasi za 346 karegonda aliabekan isi	To be used c	ST. FOR FULL RICCOVEYANCE Div when obligations have been paid.
70: Indexing very one is through refresse val see barried the ruste 	" filiti i trata secreçaji p Silvesi po Europiu int Silvesi po Europiu indep	Trustoe
The undersigned is the legal of	wher and holder of all	it debtedness secured by the foresting
herewith together with said trust dear	to cancel all evider	tes of indebtedness secured by said trust deed (which and it
estate now held by you under the sar	Mail reconveyance	ces of indebtedness secured by said trust deed (which are delivered to you next warranty, to the parties designated by the terms of said trust deed the
DATED:	14 14 14 14 14 14 14 14	the my seek of a gray to have some the constant
		100 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
		Beneficiary
Do not less or destroy this Trust Deed O	R ME HOTE which it secures	. Jeth must be delivered to the trustee for concellation before reconveyance will be made.
		and or negaveyants will be mode.
TRUST DEEI	je i je	STATE OF OREGON,
STEVENS-NESS LAW PUB. CO. PORTLAND	de la	County of[1] amath 88.
		I certify that the within instrument was received for record on the 30th
是一个人的。 第一个人的人的人的人的人的人的人的人的人的人的人的人的人的人的人的人的人的人的人的		of November 10 89
s sectioning to	ianta 5	at 2:17 o'clock P.M., and recorded in book/reel/volume No. M89 on
		FOR page 23214 or as tee/file/instru- sconder's use ment/microfilm/reception No. 8518
SULL NEW Beno	ialary	Record of Mortfales of said County
AFTER RECORDING RETURN TO		Witness my hand and seal of County affixed.
OUNȚAIN TITLE COMPANY		Evelyn Biehn, Courty Clerk
PP P		1902 DEED Brederietha Slavleto
	A Profession and American	-//www.ki-fik.ochDoputy