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ORM No. 881-Oregon Trust Deed Series-TRUST DEED.	ATC # 05	0 346 7 Pril mgo Pi	E 648 4
° 10034			
사망 프로그램 가슴을 수 없는데 가지 않는다. 이상 가슴을 통하는 것이다. 이 가슴을 가지 않는다. 이상 가슴을 알 수 있을 것이다. 이상 가슴을 통하는 것이다.		Tonusry	19 90 between
THIS TRUST DEED, made this	day of .	<u>oundur</u>	
KENNETH W. LINCOLN s Grantor, Aspen Title Co. I. V. SMIRNOV and IRENE SMIRNOV		a la la construction de	
Acpen Title Co.			, as Trustee, and
s Grantor, ASPEN TILLO OU			
1. V. SHIKNOV and INDIA	n likozuólie pro		
D <i>t</i> = 1		- 2012년 - 1913년 1914년 1913년 1917년 1917년 1917년 - 1917년 - 1917년	
s Beneficiary,	WITNESSETH	· · · · · · · · · · · · · · · · · · ·	n in stationer and a second
Grantor irrevocably grants, bargains, seli	is and conveys to	trustee in trust; with power	of sale, the property
n Klamath County, Orego	on, described as:		an in the second se
NW_2^1 Lots 1, 2 and 3,	Block 4, Klama	th Falls 1st	
Addition, City of Kla	math Falls, Co	unty ol	
Klamath, State of Ore	.gon.	n an geographic a tha an an Air Star Star Star Star Star Star Star Sta	
	demonstration in 1	the deed recorded	
As more particularly	described in the	deed records	
in Volume M-89 at pag		and a set of the second s	
of said County.			
together with all and singular the tenements, heredita	monte and annurtena	nces and all other rights thereunto	belonging or in anyw
		all fixtures now or hereafter attact agreement of grantor herein conta	

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if sum of

<text><text><text><text><text>

red, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any granting any easement or creating any restriction thereon; (c) join in any standination or other agreement altecting this deed or the lien or charge subordination or other agreement altecting this deed or the lien or charge subordination or other agreement altecting this deed or the lien or charge states of a reconvey and the recitals therein of any matters or lacts shall be conclusive proof of the property. The thereoi, furnithulness thereol. Truster's lees for any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by Stantor hereunder, beneticiary may at any time without notice, either in person, by agent or by a receiver to be aptime without notice, either in person, by agent or by a receiver to be aptime without notice, either in sown name sue or otherwise collect the rents, esty or any part thereol, in its own name sue or otherwise collect the rents, less upon and prolits, or the proceeds of the and uppaid, and apply the same. Itsues and prolits, or component of any taking possession of said property, the collection of such rents, isonand prolits, or the proceeds of the and other may delaut by graintor in payment of any indebtedness secured herebunder or invalidate any act done waive any delault by graintor in payment of any indebtedness are done any delault by graintor in payment of any indebtedness are done any delault by graintor in payment of any indebtedness are done proceeds of the first done and the application and collection, nucleasing whall not cure or property, and the application of any collection any addition any addition to release thereol and any able of the erestide where all and the election may proceed to loreclose this trust deed by advertisement and sale. In the latter event the beneliciary or the trustee shall not cure theredy the said des

the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the delault or defaults. If the delault consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by pays and the entire amount due at the time of the cure other than such portion as would not then be due had to delault occurred. Any other default that is capable of being cured my be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default of and expenses actually incurred in enforcing the obligation of the trust deed by law. 14. Otherwise, the sale shall be held on the date and at the time and

and expenses actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time of said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver, to the purchaser, its deed in form as required by law conveyind the property so sold, but without any covenant or warranty, express or of the truthluness thereoi. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, truste's altorney, (2) to the obligation secured by the trust deed, (3) to all person at heir interests may appear in the order of their priority and (4) the surplus. 16. Beneficiary may thom time to time appoint a successor or success-ors to any trustee tamed herein or to any successor trustee appointed herein trustee, the farintor or to his successor in interest entitled to suck surplus. 16. Beneficiary may thom time to time appoint a successor or be under. Upon succi appointment, and without conveyance to the successor trustee, the latter shall be made by written instrument executed by beneficiaries in which the property is situated, shall be econclusive proof of proper appointment and substitution shall be made by written instrument executed by beneficiaries in the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and ackn

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 oblighted of anoty any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary circuit 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 attorney, 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 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 estrow agent licensed under ORS 696.505 to 696.585.

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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 except liens of record as of January 1, 1990, and that he will warrant and forever defend the same against all persons whomsoever. 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 teminine 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. * 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 $S_{\rm T}$ 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 is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent; if the Act is not required, disregard this notice. genneth W. Im Kenneth W. Lincoln (If the signer of the above is a corporation, use the form of acknowledgment opposite ! STATE OF OREGON, STATE OF OREGON, County of County of Klamath) ss. JANUARY 10, 1990, 19_____ Personally appeared Personally appeared the above named. Kenneth W. Lincoln and who, each being first duly sworn, did say that the former is the president and that the latter is the..... - , int secretary of a corporation, and that the seal attixed 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 (OFFICIAL) SEAD) Natary Public for Oregon Before me: Notary Public for Oregon My commission expires: MAD 4, 1992 (OFFICIAL My commission expires: SEAL) REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: Trustee 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, 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 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 DATED. warmen in structures Beneficiary 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. se mere partiaulariy jaangiyan is indi parti baa TRUST DEED E Stession. STATE OF OREGON, County of Klamath (FORM No. 881) (1) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE. ितहड हे -SS. , I certify that the within instrument was received for record on the 10th ... day of af 4:08 o'clock ... P. M., and recorded Jan., 19.90 all the state of the second states SPACE RESERVED Grantor in book/reel/volume No. <u>M90</u> on FOR page 648 or as tee/file/instru-RECORDER'S USE A BEREAUST ment/microfilm/reception No. 1003,4 Record of Mortgages of said County. Beneliciary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. ASPEN TITLE wê pişê Evelyn Biehn, County Clerk. NAME TITLE 660 Main Sheat A (Ranifith Falls, OR 97601 isnet neet By Quilling Multindere Deputy || Fee \$13.00

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