» 11281	1758 (Sec 19	TRUST DEED	Vol. <u>mgd</u> Page 2872
CONTRUST	DEED, made this		February/
SANDRA DA	VIS	an a	County Williams
ASPE	N TITLE & ESCR	OW, INC.	is Trustee, and
as Grantor, PEYTON TR	UST	SECORDER 6 USL	Manufanteration (recention 190 1156)
		RECORDER & USA	and the second s
as Beneficiary,	Gesentar	NAFE HEDENING	្មាំ ស្រុកព្រះស្រុក ស្រុក ស្រុក 🖓 🖓 🔅
		WITNESSETH:	the initial with power of sale, the propert
Grantor irrevoc	ably grants, bargains,	sells and conveys to t	rustee in trust, with power of sale, the propert
· vlomath	County, O	regon, described as:	AND INCLUED OF UNDER OUT OF THE TOTAL
n		2. 그는 것 같은 가슴에 가슴 것 같아요.	날 동생 방법 방법을 가입니다. 이는 것은 것이 많이 많다.
			is a court that the warme instrument
422-5-5-5275 (************************************	en ander an en Ander an en ander		I COLUMN THE AND
Lot 9 in Blo	ock 7 of TRACT	1020, THIRD AD	DITION TO SUNSET VILLAGE, on file in the office of
Lot 9 in Blo according to the County	ock 7 of TRACT o the official Clerk of Klama	1020, THIRD AD plat thereof c th County, Oreg	DITION TO SUNSET VILLAGE, on file in the office of jon.
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Lot.9, in Blo according to the County of Tax Account	ock 7 of TRACT o the official Clerk of Klama No3909 12CB	1020, THIRD AD plat thereof o th County, Oreg	DITION TO SUNSET VILLAGE, on file in the office of jon.
Lot.9, in Blo according to the County of Tax Account	ock 7 of TRACT o the official Clerk of Klama No3909 12CB	1020, THIRD AD plat thereof o th County, Oreg	DITION TO SUNSET VILLAGE, on file in the office of jon.

sum of TEN THOUSAND AND NO/100-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

nore of even date herewith, payable to beneficiary or order and made by grantor; the final payment of principal and interest hereof, if not sooner paid, to be due and payable at maturity of Note and note of maturity of the date states of the date of maturity 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 first 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.

herein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement theteon; not to commit or permit any waste of said property. 2. To complete or restore promptly and in good and workmanlike and destroyed thereon, and pay when due all costs incurred lations, covenants, condition 5. To comply with all laws, ordinances, the beneliciary so requests, to join in executing such linguing statements and to pay for liling same in the proper public ollices or all well as the cost of all lien sarches made by filing ollicers. or searching agencies as may be deemed desirable by the beencliciary.

3. To comply with all laws, ordinances, regulations, covenants, confirmed tions and restrictions altering such importing the property if the beneliciary or requests, to form the securiting such imports as well as the cost of all lien searches made proper public olice or olices, as well as the cost of all lien searches made by filing ollicers, or searching agencies as may be deemed desirable by; the beneliciary, moving and an any be deemed desirable by; the beneliciary, moving the and continuously maintain insurance on the buildings and work of the said premises against loss or damage by lire and such other, have do as the beneliciary, with loss, payable to the latter; all companies acceptable to the beneliciary, with loss payable to the latter; all companies acceptable to the beneliciary, with loss payable to the latter; all companies acceptable to the beneliciary as soon as insured; policies of insurance now or herealiter placed on such of the different of the granic and to pay the administration of the said prevent of the granic acceptable to the beneliciary as soon as insured; the beneliciary of insurance and to pay the policies of insurance on or or herealiter placed on such of the same at granic's expense. The amount is collected our any indebtedness secured hereby and in such order as benelicary or wave any delation or notice of delaul theredned or insulate any act done pursuant to such notice. To keep the level of the premises the form construction liens and to pay all tare, assessments and other charges that may be level or ments and other darges become past due or different fail or any prive and the application or release that any part of the therefor any be dealid for the darge priving of any failer or the construction liens and to pay all tares, assessments and other charges pay all of any failer or the construction liens and to pay all tares, assessments and other charges priving of any failer or the construction liens and to pay the darifere payment, the conter any pay part of the descreter or t

pellate court shall adjudge reasonate as the series fees on such appeal. It is mutually adjreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation lake costs, expenses and altorney's lees necessarily paid or to pay all reasonable costs, expenses and altorney's lees necessarily paid or to pay all reasonable costs, expenses and altorney's lees necessarily paid or to pay all reasonable costs and expenses and altorney's lees applied by it list upon any reasonable costs and expenses and altorney's lees both in the such proceedings, shall be paid to beneficiary and incurred by the second and the balance applied upon the indebtedness and reaccute such instruments as shall be necessarily noblaining such come and agentic such ristruments as shall be necessary in oblaining such come and and propellate courts, request. pensation, promptly upon beneficiary's request. Bensation, promptly upon beneficiary's request. Bensation of its lees and presentation of this deed the note lor indorgenent (in case of luit) reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, truster may (a) consent to the making of any map or plat of usid property (b) join in (a) consent to the making of any map or plat of usid property (b) join in (b) the sector of the payment of the payment with the eitherton't the sector of the payment of the indebtedness, truster may (b) consent to the making of any map or plat of usid property (b) join in (c) consent to the making of any map or plat of usid the sector of the payment of the indebtedness, truster may the balance of the payment of the payment of the indebtedness, truster may (b) the sector of the payment of the payment of the indebtedness, truster may (c) consent to the making of any map or plat of usid property (b)

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ument, irrespective of the maturity dates expressed therein, or
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draming any easement or creating any restriction thereon; (c) join in any dubord ination or other agreement affecting this deed or the lien or charge subord: (d) reconvey, without warranty, all or any part of the property. The subord indiverses in any reconveyance may be described as the "person or person in feasible time the indiverses in any reconveyance may be described as the "person or person in the spatial or any part of the property. The second subord indiverses in any reconveyance may be described as the "person or person in feasible conclusive proof of the truthulness thereoi. Trustee's less for any of the services mentioned in this paragraph shall be not less than 35.
10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by alent or by a receiver tourity for pointed by a court, and without regard to the adequey of a receiver tourity for the indebtedness hereoly secured, enter upon and take possession of said property. The collection of such rents, issues and prolits, or the proceeds of the and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereol as alorsaid, shall not cure for waive any delaul to notice.
A. (12. Upon' delault by grantor in payment of any indebtedness secured hereolase this trust deed in orgalize to such payment and person thereolase this trust deed in equily as a mortage or direct in the trustes to low any action or the event of invalidate any act done pursuant to such notice.
A. (12. Upon' delault by grantor in payment of any indebtedness secured here property to any delault or ontice of any agreement and apy between the secure the second in the indebtednes here and the application or release thereolase this trust deed in equily as a mortage of other the trustes to sources any delaward or the termoder or invalidate any act done p

and expenses actually incurred in enforcing the obligation of the trust deed together, with trustee's 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 be postponed as provided by law. The trustee may sell said poperty either the time one parel or in separate parels and shall sell the prove or parcels at suction. to, the highest bidder, lor cash, payable may sell said poperty either thall deliver to the purchaser ins deed in form ar required by law conveying the property so sold, but without any coront or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthluiness thereof. Any person, excluding the trustee, but including the granter and beneficiary, may purnt to the powers provided herein, trustee saltored of the trustee sells purposed at the sale. "15. When trustee sells purposed to the powers provided herein, trustee attorney, (2) to the dubsquare to the interest of the trustee by trustee's attorney, (2) to the dubsquare to the interest of the trustee in the trust attorney, (2) to the granter on to his successor trustee appointed herein any appear in the order of their priority and (4) the surplus, if any, to the granter to the interest of their priority and (4) the surplus, if any, to the granter or to any successor trustee appointed herein and having trustee named herein or to any successor trustee appointed herein and substitution shall be uraded by written instance fract such appointment and substitution shall be readed by there trust dead, suck appointed herein and substitution shall be made by written instance fract and successor trustee, the latter shall be vested with all tills, power and duits conferred in the successor trustee. If. Trustee accepts in situated, shall be conclusive proof of proper appointment and substitution shall be made by written instance freads by hereficiary o

NOTE: The Trust Deed, Act provides that the trustee hereunder must be either an attainer, twho is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the lows 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 escrow agent licensed under ORS 696.505 to 696.585.

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fully seized in fee simple of said described real	nd with the beneficiary and those claiming under him, that he is law- al property and has a valid, unencumbered title thereto	
and that he will warrant and forever defend	the same against all persons whomsoever.	
The sentor warrants that the proceeds of the	b loan represented by, the above described note and this trust deed are: or household purposes (see Important Notice below).	
(a)* primarily for granical spensorial, in the second seco	is a natural person) are for business or commercial purposes.	3,
personal representatives, successors and us a beneficial secured hereby, whether or not named as a beneficial	tanda In constraind this deed and whenever the context to the	
* IMPORTANT NOTICE: Delete, by lining out, whichever, w not applicable; if warranty (a) is applicable and the ben as such 'word is defined in 'the Truth-In-Lending' Act an beneficiary MUST comply, with the Act and Regulation disclosures; for this purpose use Stevens-Ness Form No. If compliance with the Act is not required, disregard this	seficiary is a creation id Regulation Z, the by making required 1319, or sequivalent	
If the signer of the above is a corporation, where the same state is a corporation where the form of acknowledgement opposite.	(1) รางโปรงที่เข้าหารให้เกิดเป็นสาราสาราสาราชสาราชสาราชสาราชสาราชสาราชส	2493) 279 2995 2995
STATE OF OREGON, County of Kibsyn ath Shie Meruhapit was acknowledged before Tell Steam 12 19 90; 55 ATI	STATE OF OREGON }ss. Same on This instrument was acknowledged before me on 19by. 14 as as	1.045 2.135 3.24 1.16 1.15 1.17 1.17 1.17 1.17 1.17 1.17 1.17
Willimon Aldring	of	nazisti Nation Gradina Nation
(SEAL) My commission expires. 3-22	2-93 My commission expires:	(AL)
(SEAL) My commission expires: 3-22 TO: The undersigned is the legal owner and he trust deed have been fully paid and satisfied! IV, said trust deed or pursuant to statute, to cance herewith together with said frust deed) and fo re	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. A Trustoe. Tru	said ms of o you d the
(SEAL) My commission expires: 3-22 TO: The undersigned is the logal owner and he trust deed have been jully paid and satisfied IV said trust deed or pursuant to statute, to cance herewith together, with said frust deed) and to re estate now held by you under the same. Mail/re the parallel the provident of the same. Mail/re the parallel the same in a statute of the parallel the parallel the same in a statute of the parallel the parallel the same in a statute of the parallel the parallel the same in a statute of the parallel the same in a statute of the same in a statute of the parallel the same in a statute of the same in a statute of the parallel the same in a statute of the same in a statute of the parallel the same in a statute of the same in a statute of the parallel the same in a statute of the same in a statute of the parallel the same in a statute of the same in a statute of the parallel the same in a statute of the same in a statute of the parallel the same in a statute of the same in a statute of the same in a statute of the parallel the same in a statute of the same in a sta	REQUEST FOR FULL RECONVEYANCE The be used only when obligations have been poid. The be used only when obligations have been poid. The best of the foregoing trust deed. All sums secured by four hereby are directed, for payment to you of any sums owing to you under the terr al all evidences of indebtedness secured by said trust deed (which are delivered to all evidences of indebtedness secured by said trust deed (which are delivered to acconvey, without warranty, -to the parties designated by the terms of said trust deed is in the state of the parties designated by the terms of said trust deed is in the state of the parties designated by the terms of said trust deed is in the state of the parties designated by the terms of said trust deed is in the state of the parties designated by the terms of said trust deed is in the state of the state of the parties designated by the terms of said trust deed is in the state of t	said ms of o you d the
(SEAL) My commission expires: 3-22 TO: The undersigned is the legal owner and he trust deed have been fully paid and satisfied IV said trust deed or pursuant to statute, to cance herewith together, with said fruit deed) and fo re estate now held by you under the same. Mail/re- tion of the same same. Mail/re- tion of the same same mail to statute to the herewith together, with said fruit deed) and fo re- estate now held by you under the same. Mail/re- tion of the same same mail re- tion of the same same mail re- tion of the same same mail re- ball re- ball re- tion of the same same mail re- tion of the same same same mail re- tion of the same same same mail re- tion of the same same same same same same same sam	P-9.3 My commission expires: REQUEST FOR FULL RECONVEYANCE Te be used entry when ebligations have been poid. Intervention of any sums owing to you under the term of any sums owing to you under the term of all indebtedness secured by said trust deed (which are delivered to be convey without warranty, -to the parties designated by the terms of said trust. deed conveyance, and documents to conveyance, and documents to conveyance any ubliticituum east any utilities. Built hysecures. Both must be delivered to the trustee for concellation before reconveyance will be made. If DISE (HGEGOT OU ETTSTATE OF OREGON, OF CLARAMENT OF OREGON, OF CLARAMENT OF TEXAMENT. If DISE (HGEGOT OU ETTSTATE OF OREGON, OF CLARAMENT. If DISE (HGEGOT OU ETTSTATE OF OREGON, OF CLARAMENT. If DISE (HGEGOT OU ETTSTATE OF OREGON, OF CLARAMENT. If DISE (HGEGOT OU ETTSTATE OF OREGON, OF CLARAMENT. If DISE (HGEGOT OU ETTSTATE OF OREGON, OF CLARAMENT. If DISE (HGEGOT OU ETTSTATE OF OREGON, OF CLARAMENT. If DISE (HGEGOT OU ETTSTON COUNTY of CLARAMENT. If DISE (HGEGOT OU ETTSTON COUNTY of CLARAMENT. If DISE (HGEGOT OU ETTSTON COUNTY of CLARAMENT.	said ms of o you d the
(SEAL) My commission expires: 3-22 To: The undersigned is the legal owner and he trust deed have been fully paid and satisfied. IV said trust deed for pursuant to statute, to cance herewith together, with said fruet deed) and for re- estate now held by you under the same. Mail/red DATED: DATED: DATED: The undersigned is the legal owner and he provide the same main of the same is a same in the provide the same is a same in the same is a same in the provide the same is a same in the same is a same in the provide the same is a same in the same is a same in the provide the same is a same in the same is a same in the provide the same is a same in the same is a same in the provide the same is a same in the same is a same in the same is a same in the provide the same is a same in the same is a same in the same is a same in the provide the same is a same in the provide the same is a same in the same is a same is a same in the same is a s	My commission expires; Trustee:	ssid o you d the

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