13169	TRUST DEED	Vol. <u>mgo</u> Page - 6228
THIS TRUST DEED, made this LIVING EPISTLES, INCORPORATED,		MARCH , 19.90, between
s Grantor, WILLIAM P BRANDSNE	SS	, as Trustee, and
s Beneficiary,		
Grantor irrevocably grants, bargants, bargants	WITNESSETH: ains, sells and conveys to trus r, Oregon, described as:	stee in trust, with power of sale, the property
SEE ATTACHED EXHIBIT "A" BY TH	IIS REFERENCE MADE A PA	RT HERETO.
ogether with all and singular the tenements,	hereditaments and appurtenances a issues and profits thereof and all fi	and all other rights thereunto belonging or in anywise xtures now or herealter attached to or used in connec-
on with said real estate. FOR THE PURPOSE OF SECURING	G PERFORMANCE of each agree	ement of grantor herein contained and payment of the
in ofFOUR HUNDRED T	HOUSAND AND NO/100	interest thereon according to the terms of a promissory
	inry or order and made by grantor,	the final payment of principal and interest hereof, in X30 2000 WITH RIGHTS TO FUTURE ADVA
ot sooner paid, to be due and payable The date of maturity of the debt secure	d by this instrument is the date st.	ated above, on which the linal installment of RENEWA att thereof, or any interest therein is sold, agreed to be
11 accurate numbered or alignated by the	Graptor without first having obtain	met the written consent or approval of the beneficiary, spective of the maturity dates expressed therein, or
erein, shall become immediately due and paya	itie.	
To protect the security of this trust de 1. To protect, preserve and maintain said pro- ind repair; not to remove or demolish any building (or improvement thereon.	easement or creating any restriction thereon: (c) join in any or other agreement allecting this deed or the lien or charge
to to commit or permit any waste of said property. 2. To complete or restore promptly and in manner any building or improvement which may be	food and workmanlike grantee in a constructed, damaged or legally entitle	reconvey, without warranty, all or any part of the property. The ny reconveyance may be described as the "person or person of thereto" and the recitals there no i any matters or lacts shal proof of the truthlulness thereot. Trustee's less lor any of the
lestroyed thereon, and pay when due all costs incurred 3. To comply with all laws, ordinances, itgulions and restrictions allecting said property, it the b	ations, covenants, condi-	ioned in this paragraph shall be not less than e.e.
ions and restrictions are the said property in the solution of in executing such financial statements pursuant t is a the beneficiary may require and t_0 pay or per public office or offices, as well as the cost of the solution of the	y for filing same in the pointed by a	notice, either in person, by agent or by a receiver to be ap court, and without regard to the adequacy of any security to pess hereby secured, enter upon and take possession of said prop
by filing officers or searching agencies as may be c	issues and pr	part thereof, in its own name sue or otherwise collect the rents colits, including those past due and unpaid, and apply the same account of constation and collection including reasonable attor
4. To provide and continuously maintain ins	there or domade by fire nev's fees up	ion any indebtedness secured hereby, and in such order as bene determine.
now or herealter crected on the sub prefuses a junus in l such other hatards as the peneliciary may loom in amount not less than \$ IN FULL companies acceptable to the beneliciary, with loss po solicies of insurance shall be delivered to the bunch		he entering upon and taking possession of said property, th such rents, issues and profits, or the proceeds of fire and othe icies or compensation or awards for any taking or damage of th
t the grantor shall lait or any reason to produce an	division to the expira- waive any di	I the application or release thereof as aloresaid, shall not cure o elault or notice of default hereunder or invalidate any act don uch notice.
feiver said poinces to the beneficiary at reds mices ion of any policy of insurance now or hereafter p he beneficiary may procure the same at grantor: pollected under any lire or other insurance policy m iary upon any in lebtedness secured hereby and in t	be applied by british hereby or in	fon delault by grantor in payment of any indebtedness secure his performance of any agreement hereunder, time being of th respect to such payment and/or performance, the beneficiary ma
ruy determine, or at option of beneficiary the entire	oplication or release shall event the bei	ums secured hereby immediately due and payable. In social and interest due neliciary at his election may proceed to foreclose this trust deed by
not cure or waive any default or notice of default her act done pursuant to such notice. 5. To keep said premises free from construct	ico liens and to pay all advertisement	t and sale, or may direct the trustee to pursue any other fight of
5. To keep said premises are than construct taxes, assessments and other charges that may be le against said property before any part of such taxes charges become pest due or delinquent and promptly	deliver receipts therefor	y elects to toreclose by advertisement and sale, the beneliciary o hall execute and cause to be recorded his written notice of defaul ion to sell the said described real property to satisfy the obligation ion to sell the said described real property to satisfy the obligation of the sell of the said described real property to satisfy the obligation of the sell of the said described to the sell of the sell of the sell of the
to beneficiary; should the grantor fail to make payn ments, insurance premiums, liens or other charges payn and the premiums of the second state o	ay able by grantor, either notice thereof	by whereupon the trustee shall fix the time time time place of this trust dee 1 as then required by law and proceed to foreclose this trust dee a provided in ORS 86.735 to 86.795.
make such payment, beneficiary may, at its of non, and the amount so paid, with interest at the rate set	Forth in the note secured sale, and at the treatments of and 7 of this sector the fore	After the trustee has commenced foreclosure by a conducts the any time prior to 5 days before the date the trustee conducts the any time prior to 5 days before the date the trustee conducts the
trust deed, shall be added to and become a part of trust deed, without waiver of any rights arising tro	The debt secured by this the default of the sums secured of any of the sums secured of a secured the secured secured the secured secured the secured secured to the secured se	d by the trust deed, the default may be cured by paying the
erry hereinbelore described, as well as the granior, same extent that they are bound for the payment	shall be bound to the not then be	due had no default occurred. Any other default that is capable th
out notice, and the nonpayment thereof shall, at the render all sums secured by this foust deed immediate	option of the beneficiary, defaults, the dy due and payable and and expenses	may be cured by tendering the performance required under t frust deed. In any case, in addition to curing the default of person effecting the cure shall pay to the beneficiary all cos s actually incurred in enforcing the obligation of the trust dee h trustee's and attorney's fees not exceeding the amounts provide
6. To pay all costs, fees and expenses of this 6. To pay all costs, fees and expenses of this	s trust including the cost by law, as of the trustee incurred by law,	trustee's and allothey's let's lot electronic in allocate pro-
in connection with or in enforcing this obligation and fers actually incurred.	proceeding purporting to in one parce	ated in the notice of sale or the time to which said sale me d as provided by law. The trustee may sell said property eith el or in separate parcels and shall sell the parcel or parcels.
al'ect the security rights or powers of beneficiary or action or proceeding in which the beneficiary or trust	toustee; and in any suit, <u>auction</u> to the may appear, including shall deliver le may appear, including shall deliver l costs and expenses, in- the property	the highest bidder for cash, payable at the time of sale. Trush- to the purchaser its deed in form as required by law conveying the solution of the without any covenant or warranty, express of in
cluding evidence of title and the beneficiary's or tru anount of attorney's fees mentioned in this partograp	1 7 in all cases shall be of the truth	cirals in the deed of any matter, of lact shall be conclusive pro- tilulness thereoi. Any person, excluding the trustee, but includin and beneficiary, may purchase at the sale.
thed by the that court and in the even of an appr	we much much as the analysis 15	When trustee sells pursuant to the powers provided Berein, ITUS!
decree of the trial court, grantor further agrees in p cellate court shall adjudge reasonable as the honel-	dury's or trustee's attor- shall apply chuling the	the proceeds of sale to payment of (1) the expenses of sale, in compensation of the trustee and a reasonable charge by trustee
decree of the trial court, grantor further agrees to p prilate court shall adjudge reasonable as the bineb ney's less on such appeal. It is mutually agreed that: S to the avent that any nortion or all of sai	dury's or trustee's aftor- shall apply cluding the attorney. (2 having recou- l properts shall be taken deed as the	the proceeds of sale to payment of (1) the expenses of sale, in compensation of the trustee and a roasonable charge by trustee (1) to the obligation secured by the trust deed, (2) to all person rded liens subsequent to the interest of the rustee in the tru is increases may across in the water of their arcenty and (4) it
decree of the trial court, grantor further derect for p relate court shall subjudge reasonable as the brech ney's lees on such appeal. It is mutually agreed that: 3. In the event that any portion or all of sai under the right of emission domain or condemnation, right it is some the some future that all or any ports it is appeared to be not a said which are in tasks	(j. uy's or trustee's stor- shall apply cluding the attorney. (2 having recov b neliciary shall be tiken b neliciary shall have the surplus, it a on of the monies payable stafter. 16 16	the proceeds of sale to payment of [1] the expenses of sale, n compensation of the trustee and a reasonable charge by trustee (1) to the obligation secured by the trust deed. (3) to all person reded lines subsequent to the artered of the trustee in the tru is interests may appear in the order of their percent and (4) the max to the granter or to his successor in interest entitled to suc Remultive max from time to time appoint a successor or succ-
decree of the trial court, grantor further direct for relate court shall sufficient as the met- nev's lees on such appeal. It is mutually agreed that: 3. In the event that any portion or all of sai 3. In the event that any portion of all of sai	Sury's or trustee's attor- shall apply attorney. (2 I properts shall be taken b nelicitary shall her taken b nelicitary shall have taken surplus, if a surplus, if a surpl	the proceeds of sale to payment of [1] the expenses of sale, i compensation of the trustee and a reasonable charge by frustee () to the obligation secured by the trust deed. (3) to all perso rded liens subsequent to the universe of the trustee in the tru is interests may appear in the order of their prosity and (4) to my, to the grantor or to his successor in interest entitled to suc-

and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of beneficiary, payment of its fees and presentation of this deed and the mole for evaluatement (in case of full reconvegences, for cancel ition), without alletting the liability of any person for the payment of the indebtdenes, trustee may (a) consent to the making of any map or plut of said property; (b) join in

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which the property is situated, shall be conclusive front 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 obligated to notify any party hereto of pencing sale under any other deed of trust or of any action or proceeding in which (trantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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NOTE: The Trust Deed Act provides that the truste herwarder must be either an atterney, 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 or Oregon or the United States, a title insurance company authorized to insure title to real o operty of this state, its subsidiaries, affiliates, a terms or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696,505 to 696,585.

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.

This deed applies to, inures to the benalit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, pursonal representatives, successors and assigns. The term beneliciary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneliciary herein. In construing this deed and whenever the context so requires, the masculine gender includes the terminine and the neutor, 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 Truthin-Lend ng Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.

(if the signer of the above is a corporation, use the form of acknowledgement opposite.)		
STATE OF OREGON,)) ss.	STATE OF OREGON, County of KLAMATH
County of	elore me on	This instrument was acknowledged before me on ADTLL -
, 19 , by		as PRESIDENT and SECRETARY as LIVING EPISTLES, INCORPORATED
an an ann an		Kristi L. Kedde
	is for Oregon	Notary Public tor Oregon (SEAL
(SEAL) My commission expires:		My commission expires: //// 6/9/

REQUEST FOR FULL RECONVEYANCE

to be used only when obligations have been paid.

....., Trustee

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 surfisting. You hereby are directed, on payment to you of any sums owing to you under the terms of trust deed have been tuity paid and sufficient of our nereoy are directed, on payment to you of any sums owing to you under the terms of said trust doed 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:

Beneficiary

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LIVING EPISTLES, INCORPORATED

- Saritary

Do not loss or destroy this Trust Dood OI: THE MOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be m

TRUST DEED (FORM Ne. 881) STEVENIL-NESS LAW PUB. CO., PORTLAND, ORE		STATE OF OREGON, County of
LIVING EPISTLES, INCORPORATED	SPACE RESERVED FOR RECORDER'S USE	of
SOUTH VALLEY STATE BANK		
AFTER RECORDING RETURN TO SOUTH VALLEY STATE BANK 801 MAIN STREET KLAMATH FALLS OR 97601		NAME TITLE By

MTC NO: 23125-K

6230

EXHIBUT "A" LEGAL DESCRIPTION

A parcel of land located in the Southeast quarter of the Southeast quarter of Section 5, Mownship 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon and being a portion of Government Lots 4 and 5, said Section, Township and Range, more particularly described as follows:

Eeginning at a point on the North line of said SE1/4 SE1/4 which is East along said line a distance of 477.42 feet from the Northwest corner thereof; thence continuing East along said North line a distance of 389.88 feet to a point; thence South 0 degrees 43' West a distance of 460.7 feet to a point on the Northwesterly line of a parcel of land deeded to Great Northern Railway Co. by Deed recorded October 21, 1927, in Volume 76, page 635, Records of Klamath County, Oregon, thence South 28 degrees 43' West, along said Northwesterly line, a distance of 590.02 feet to the Northeasterly corner of a parcel of land deeded to California-Oregon Power Co. by deed recorded December 16, 1953 in Volume 264, page 436, Records of Klamath County, Oregon; thence West, along the North line of said parcel, a distance of 521.75 feet to the East line of a parcel of land deeded to Klamath County for road purposes by deed recorded November 17, 1948 in Volume 226, page 429, Records of Klamath County, Oregon; thence North along the East line of said parcel, to a point which is South along said line, a distance of 208.71 feet from the North line of said Southeast quarter of Southeast quarter, said point also being the Southwest corner of a parcel of land deeded by City of Klamath Falls, to H.A. Nitschelm, et ux, recorded on November 16, 1948 in Volume 226, page 422, Records of Klamath County, Oregon; thence East along the South line of said parcel, a distance of 417.42 feet; thence North, along the East line thereof, 208.71 feet to the point of beginning.

Tax Account No: 3909 005D0 01000

LIVING EPISTLES, INCORPORATED

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