FORUN Ne : \$81Drogen Tract Deed Series WJST DEED.	1712_ 1396	2 OFT OHT ISSS STEVENS-NESS LAW PUB. CO., PORTLAND, OR.
[∞] 15980	TRUST DEED	Vol.mgo_Page11279
THIS TRUST DEED, made this KENNETH S. DUGAN	30thday of	
as Grantor, MOUNTAIN TITLE COMPAN	IY OF KLAMATH COUNTY	, as Trustee, e
GIORGE V. INGAN and MARJORIN	H. DUGAN, husband an	d wife
as Bereficiary,	WITNESSETH:	
in	RINGS ADDITION to th	e City of Kalmath Falls, according ice of the County Clerk of Klamath
Klamath County Tax Acocunt:	#3809-028CA-12400.	
		MOUNTAIN TITLE COMPANY, thas recorded the instrument by request as an economodation only, and has not examined it for registry and sufficient or es to its effect upon the tile to any real prop that may be described therein.
ion with said real estate.	PBRFORMANCE of each age	and all other rights thereunto belonging or in any ixtures now or herealter attached to or used in conr ement of grantor herein contained and payment of

note of even date herewith, payable to beneticity or order and made by grantor, the final payment of principal and interest hereol, if

not scorer paid, to be due and payable Del, terms of Note 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 tescribed 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. dentificas pre

herein, shall become immediately due and payable. To protect the security of this trust dexil, grantor agrees: I. To protect, preserve and maintain said property in good condition and repart; not to remove or demolish any building or improvement thereon; not to commit or permit uny waste of said property. 2. To complete or restore promptly and in lood and workmanlike manner any building or improvement which may be crastracted, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and vesticitons allecting said property: if the beneticury wo requests, to point in executing such linancing statements pursuant to the Uniform Commer-cial Codt as the benelicary may require and to pay for thing same in the proper public offices or offices, as well as the cost of all len searches made by filing olicers or searching agencies its may be detmed desirable by the benelicary.

icial Code as the beneficiary may require and to pay for thing same in the proper public offices or offices, as well as the cost of all len searches made by thing officers or searching agencies us may be derived derivable by the beneficiary.
4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises against loss or damage by the and such other hazerds us the beneficiary may require the said premises against loss or damage by the and such other hazerds us the beneficiary with loss pay blar to the latter; all policies of insurance shall be delivered to the beneficiary at soon us insurance and to deliver said policies to the beneficiary at least litteen days prior to the expiration of any policy of insurance now or hereafter placed on said buildings to the thereafter placed on said buildings to deriver said policies to the beneficiary at least litteen days prior to the expiration of any policy of insurance now or hereafter placed on said buildings to determine, or at option of beneficiary fails at an some of the said buildings to the any policy of insurance now or hereafter placed on said buildings to determine, or at option of beneficiary fails at a so collected, or any policy of user and to pay be applicated to grantor. Such application or clease shall not our or waive any delault or notice of delault hereunder or invalidate any all taxe, assessments and other charges that may be beyed or assessed upon or againtit wild property before any part of such taxes, assessments and other charges that the pay be by any taxes, assessment, and other darges that the satis poly of any taxes, assessment, and other charges that the satis poly of any taxes, assessment, and other charges that the rot secured there of any of the subtrive or assessed upon or againtit wild property before any part of such applies to the secure and to pay all taxes, assessments and other charges that the satis option, nuke payment thereol, and the amount so paid, with interest at the ta

It is mutually altered that: 9. In the event that any portion is all of said property shall be taken under the right of eminent domain or condemnation, beneticity shall have the right, if is so elects, to require that all or any portion if the monies payable as compensation for such taking, which use in secses of the monies required to pay all reasonable costs, expenses and attorney's fees no ensuity paid or incurred by grantor in such proceedings, shall be pad to beneticitary and applied by it first upon any reasonable custs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by heneticitary secured hyreby; and grantor agrees, at its own expense, to take such actions and erecute such instruments as shall be necessarily in obtain such com-ficiary, promptly upon beneticiary's request. 9. At any time and from time to time upon wilten request of bene-miciary in case of full reconveyance, for cancellation, without altering the liability of any person for the payment of the init betodness, traisee may (a) conserved to the making of any map or plat of said property; (b) for in 10.

nument, irrespective of the maturity dates expressed therein, or standard any estement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or person is faulted thereof; edd thereof, and the recitals thereof of any matters or facts shall be conclusive proof of the truthulness thereof. Truste's fees for any of the services mentioned in this paragraph shall be not less than 35. In Upon any default by grantor hereunder, beneficiary may at any pointed by a court, and without regard to the adquest of any security for the indebtedness hereby secured, enter upon and take possibility of saint or any part thereof, in its own name sue or chereixe collect the same stator relax be apply the same. It. The entering upon and taking possession of asid property, the collection of such rents, issues and profits, or the prosession of any norther stator any default or notice of default hereof or any indebtedness secured hereby, and in such order as beneficiary may determine.
11. The entering upon and taking possession of asid property, the collection of such rents, issues and profits, or the proseed of the read of the surface of the same, any default or notice of default hereunder or invalidate any act done wave any default or notice of any agreement hereunder, time being of the server or win hespectra at hereby immediately due and payable. In such any secured hereby or in his performance of any agreement and once and sufficient or any struct of such payament and/or performance, the beneficiary or derive in any agreement and sufficient of the struct ded by defined to such agreement hereunder, time being of the server and the beneficiary or the trustee ball accounts of the struct and cause to be recorded his written notice of default or default or default any secure do foreclose this trust ded by define the shale

and expenses actually incurred in enforcing the obligation of the trust deed logither 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 be postponed as provided by law. The trustee may sell 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 conveying the postporty so sold, but without any coverant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulmest hereol. Any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale. That be proceeded of sale to payment of 10 the expense of sale in-cluding ple hosp proceeder of sale to payment of 11 the expense of sale. Trustee the in interest may appear in the order of the trustee but including the interest may appear in the order of the truste in the trust attorney. (2) to the granter or to his successor in interest entilled to succ turplus, if any, to the granter or to his successor in interest entilled to succ 16. Beneficiary may from time to time appoint a successor or aucces-urplus, if any to the granter or to his successor in interest entilled to succ 16. Beneficiary may from time to time appoint a successor or aucces-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duites conterred upon any trustee herein numed or appointed hereunder. Each such appointment and subsitution shall be made by written instrument executed by beneficiary or trustee which, when recorded in the mortfage records of the county or counties in which, when recorded in the mortfage records of the county or counties in which the

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NOTE: This Trust Deed Act provides that this trustee herechier richt be sither an atta or taxings and ican association authorized to do business under the laws of Oregon property of this state, its subsidiories, affiliates, agents or branches, the United States ey. or or to is an active member of the Oregon State Bar, c, bank, trust company United States, a title insurance company authorized to insure title to real agency thereof, or an escraw agent licensed under ORS 496.505 to 696.585. DUA

(1) A set of the se			
The grantor covenanti and agre fully seized in fee simple of said descr	ibed real property and	eficiary and those claimin has a valid, unencumber	ng under him, that he is law-
none	12일 : 1999년(11일 2013년) 11년(21일 2013년) 12일 2016년(11일 2013년) 12일(11일 2014년) 12일(11일 2014년) 12일(11일 2014년) 12일(11일 2014년) 12일(11일 2014년) 12일(11일 2014년)	engel (gelger en gelgeren en gelenen i som en gelgeren en gelgeren en gelgeren en gelgeren en gelgeren en gelg Referense en gelgeren en ge Referense en gelgeren en ge	
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and that he will warrant and for ever	defend the same again	st all persons whomsoeve	r.
1. (1994년) 1973년 1973년 1973년 - 1997년 1971년 1973년 1971년 1 1971년 1971년 - 1971년 1 1971년 1971년 197			
	그가 가장 동생은 사가 좋아하는 것이 있었다. 이 가 가 로 사가 한국가 있는 것을 가 있는 것을 알았다. 이 가 가 가 있는 것을 했다. 이 가 가 가 가 있다. 이 가 가 가 가 있는 것을 알았다. 이 가 가 가 가 가 가 가 있는 것을 알았다. 이 가 이 가 가 가 가 가 있는 것을 하는 것을 같은 것을 알았다. 이 가 있는 것을 알았다. 것을 같은 것을 알았다. 것을 알았는 것을 알았다. 것을 알았다. 것을 알았다. 이 가 있는 것을 알았다. 이 가 있는 것	"这些"你们的是你的吗?" 白眼的中国的是他们们还是一家的人们的一家 制度的中国的中国的一般的人们就是一家的人们的一个人。	
		지수는 영국비원은 '전화에 위치하는 것이다. 지역에서 유민이는 '의원 관련을 가는 것이다. '영상'에서 제공하는 것이 관련을 가는 것이다.	
1 전체에 가지 1 (2월 54년) 전 11년 21년 21년 31년 21년 21년 21년 21년 21년 21년 21년 21년 21년 2			
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The grantor warrants that the proceeds (a)* primarily for grantor's perional, fa	of the lour represented by	the above described note and	this trust deed are:
XEXXER RIX ROLANDER SOL X RELIVER ROLAND	ANON PARTY CREATE CREATE	(see Important Notice below REXINCTORNERS XXX X2000000000000), IROTORSES(X
This deed applies to, inurent to the ben personal representatives, successors and assign	efit of and binds all partie	s hereto, their heirs, legatees.	devisees, administrators, executors
personal representatives, successors and assign secured hereby, whether or not named as a be gender includes the feminine and the reuter, a	nelicingy basein In annut	an mean the noider and owner	, including pledgee, of the contract e context so requires, the masculine
IN WITNESS WHEREOF, sai		indes me Hiniai.	
a terre and the second state of the second state of the second		A DIA	γ ear first above written.
* IMPORTANT NOTICE: Delete, by linit g out, which not applicable; if warranty (a) is applicable and th		XJunth S. A	lugan-
beneficiary MUST comply with the Art are Page	Act and Regulation Z, the	18 A.	
disclosures; for this purpose use Stevalis-Nais Form If compliance with the Just is not required, claregor	No. 1210 Antennet - Los		
(If the signer of the above is a collocation , so the form of accowledg [near popule]	사용사업에서 다시는 것 수 있는 것을 가지 않는 것이다. 1913년 - 1919년 - 1913년 - 1913년 - 1913년 - 1913년 1919년 - 1919년 - 1913년 - 1914년 - 1913년 - 1913년 - 1913년 1919년 - 1913년 - 1913년 - 1914년 - 1913년 - 1913년 - 1913년 - 191	《教育》》(1997年)(1997年)) 1987年2月1日(1997年)(1997年)) 1988年(1997年)(1997年)(1997年)) 1997年)	
STATE OF OREGON	STATE	OF OREGON.	
Course of Klamath	Count	가지하다. 한 것은 사람이 나타할아파니다. 같은 사람은 사람은 사람이라는 사람이 있는 것이다.)) ss.
This instrument was acknowledged be	The second s	ument was acknowledged belo	re me on
	<u>19</u> , Б	n go Alfan Coloren e e ante en en conte a conte Marcade e e e e e e e e e e e e e e e e e e	
KENNETH S. DUGAN	n Al of	tê têş ça çar jûşt e.	
Stristic 18	$\ell \lambda$.	a Carlo Anno 1997 a como a A como a como	
(SFAL)	tor Oregon Notary Pu	iblic for Oregon	••• • • • • • • • • • • • • • • • • •
My commission expires: 11/16	191 My comm	ission expires:	(SEAL)
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	RIQUEST FOR FULL REC		
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and the state of statement weights and statement		4、学校学校、学校建立的社会社 1997年初日1月1日日 - 1997年	na na siya na san san sa sa sa sa Mana sa gata na tang tan sang
The undersigned is the legal owner and trust deed have been fully paid and satisfied.	holder of all indebtedness You herein are directed of	secured by the foregoing trus	t deed. All sums secured by said
salu trust deed of pursuant to statute; to can	cel all evidences of indebt	edness secured by said trust	doed (which are delivered to now
berewith together with said trust cled) and to estate new held by you under the same. Mail a	reconveyance and documen	ts to the parties designated by	y the terms of said trust deed the
	Constraint French States		
DATED			4.4. Solutions and the second s
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		Beneti	iciary
Do not lose or destroy this Trust Doud OR THE NOT		그는 것 같은 것 같은 것 같은 것을 가지 않는 것 같은 것 같은 것 같이 많이	before reconveyance will be made.
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TRUST DEED		CTATE AF	OPECON
(FORM No. 881)			f OREGON, f Klamath ss.
STEVINGNESS LAW PLUG CO. PORTLAND. OU		I certi	fy that the within instrument
KENNETH S. DUGAN			i for record on the 12th. day June , 19.90
P.O. Box 1119 Klamath Falls, OR 97601		at 9:18	o'clock AM., and recorded
Gisntor	SPACE RESER		1/volume No. <u>M90</u> on 79 or as fee/file/instru-
GEORGE V. DUGAN & MARJORII: H. 1 1990 Calhoun	DUGAN RECORDER'S	· · · · · · · · · · · · · · · · · · ·	tilm/reception No. 15980,
Klamath Falls, OR. 97601	这些新生产的。 1993年1月1日		fortgages of said County.
Buneticiary		Witn County alfi	ess my hand and seal of ixed.
GEORGE V. DUGAN & MARJURII H.	DUGAN		
1990 Calhoun		NAME	Biehn, County Clerk
Klamiti Fails, DR 97601	Fee \$13.00	By Daul	en Mullendere Deputy
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