© 16±08	2'00 avora	TRUST DEED	19 11년 19 19 14 중도 일 급 44 17 17 10 10	NESS LAW PUB CO., PORTLAND, OR. 87
THISTRE	IST DEED, nude this	FIRST day of	V01. <u>2296</u> JUNE	Page 11458
MARTHA	A. HANSEN			, 1990 betwee
as Grantor,ASI	PEN TITLE & ISCI	INC.		pe Trusta
				, as i rustee, and
이렇게 잘 있는 것 같은 물건이 없는 것 같아.	성수 이상, 모양은 이상, 이상물 방송을 얻는다.	le de la constante de la const		그는 것 같아요. 이렇게 한 것 같아요. 한 것 같아요.
Grantor irre	wocably grants, bergain County,	oregon described	trustee in trust, with por	ver of sale, the property
LOT 41 BLC	CK 49 KLIMATH	FALLS FOREST ES	TATES, HIGHWAY 6	6 UNIT, PLAT 2
	L INEEL			
		antige for the feature	an a	
forfathan				
now or hereafter apper tion with said real esta	ingular the tenemints, hered laining, and the rents, issues	litaments and appurtenances and profits thereof and all	and all other rights thereur fixtures now or hereafter atta	nto belonging or in anywise
note of even data herew	sand seven nunc	Ired fifty and n	eement of grantor herein con 0/100.	named and payment of the
not sonner paid, to be a	lue and payable per t	erms of note	r, the final payment of princ	o the terms of a promissory ipal and interest hereof if
becomes due and payab	le. In the event the within	this instrument is the date, s	stated above, on which the fir	nal inetallement to the
herein, shall become imm	s option, all oblightions secu mediately due and maynhle	ared by this instrument, irre	stated above, on which the fin part thereof, or any interest the ained the written consent or a spective of the maturity d	herein is sold, agreed to be approval of the beneficiary,
To protect the se 1. To protect, preser	curity of this trust des. I, gra	antor agrees.		inco expressed inerein, or
			reasement or creating any restrict or other agreement affecting th reconvey, without warranty, all or my reconveyance may be describ ef thereto " and the second t	tion thereon; (c) join in any is deed or the lien or charge any part of the property of the
3. To comply with a pay w	order in our pilly and in food in food in hen due all costs incut ted therefor Il lawi, ordinances, tedulitions, & said property; if cle beneficiar ind statements purstant to the U may require and to pay tor fil	covenants, condi- services ment	proof of the truthiulness thereof	n of any matters or lacts shall
al Code as the beneticiary	nd statements puscant to beneficiar may require and to pay for lif s, as well as the cust of will life d decisions as may be devened of	nitorn Commer- time without	notice, either in person, by adm	under, beneficiary may at any
erkliciary. 4. To provide and c	a agencies as may le divined a ontinucusly maintain insurance c the said premises available has	desirable by the erty or any issues and pr	part thereof, in its own name sur	d take possession of said prop-
ne such other hazards as the timount not less than \$	e bernficiary may from time to	damage by fire ney's lees up time require, in ficiary may d	expenses of operation and collect, on any indebtedness secured hereb	on, including reasonable attor- y, and in such order at base
the grantor shall fail for a	delivered to the beneliciary as any reason to procure any such it	soon as insure li insurance poli	such rents, issues and profits, or i	session of said property, the
e beneficiary may procure	the same at grantar's grant	said buildings, pursuant to su	lault or notice of default hereon with hereond	as aforesaid, shall not cure or er or invalidate any act done
ay determine, or at option	ecured hereby and hi such order	plied by beneficiary hereby or in the collected with respect to the second seco	on default by grantor in paymen his performance of any agreement	t of any indebtedness secured hereunder, time beind of the
done pursuant to such not	or notice of default here. There of	invalidate any in equity and	ms secured hereby immediately d eliciary at his election may procee	ue and payable. In such an d to loreclose this trust dead
arts assessments and other a ainst said property before artes become past due or d	ses free from construction liens says free from construction liens that fees that may be levied or an ony pitter of such thirs, suscess elimpuent and prompily different for fait to make perpend of an is or other charge payable by		and sale, or may direct the trustee at law or in equity, which the bene	to pursue any other right or ficiary may have In the to
beneficiary; should the grant int; insurance premiums, li direct payment or by pr	tor fail to make promptly diver t on an or other charges payable by oviding! beneficiary with Londs by may, at its option, wrike pa interest at the rate set for the in of	scripts therefore the trustee sha y taxes, assess and his election grantor, either Secured hereby	n to sell the said described real pro	perty to satisfy the obligation
the such payment; i enelicia I the amount so paid, with teas, locether with the oblig	ry mar, at its option, while indes interest at the rate set forth, in al lations described in pyragreachs of and become a part of the late	with which to in the manner present thereoil, in the manner he note secured 13. Alt	provided in ORS \$6.735 to \$6.795	a to foreclose this trust deed
ist deed, without traiver of	and become a part of the lebt a	socured by this sale, the grant	or or any other person so privilege	d by ORS 86 751 may aver
ertent that they are bo	und for the navment of the at	bound to the por than bury	ave at the time of the cure other	than such portion as mould
ditute a breach of this trust	deed.	d payable and defaults, the p	rust deed. In any case, in additi	on to curind the detaute
at tunly incurred	s and expenses of this trust inch ther custs and expenses of the tr ma this obligation and trustee's a	ustee incurred by law. 14. Oth	rustee's and attorney's fees not exc.	eeding the amounts provided
ct the security rights or pow	elend any action or proceeding	purporting 13 be postponed a in one parcel of	s provided by law. The trustee n	av sell said property
full for the foreclosure of inf evidence of title and th	this deed, to pay all costs and e beneficiary's or frustee's attorn	expenses, in- the property so	the purchaser its deed in form as	at the time of sale. Trustee
	oned in this paragraph 7 in all c the event of an appeal from any r further agrees to pay such su phable as the beneficiary (or tr	judgment of the truthfuln	is in the deed of any matters of these thereof. Any person, excluding	act shall be conclusive prool
It is mutually agreed	hat:	cluding the com altorney, (2) to	proceeds of sale to payment of (,	1) the expenses of sale, in-
1 If so elects, to require a	portion or all of said projectry in in or condemnation, lenels ary si hat all or any portion of the nix , which are in press of the	half be taken deed as their int half have the surplus, if any.	liens subsequent to the interest	st dred, (3) to all persons
and by grantor in such taking red by grantor in such p	which are in excent of the arm enses and attorney's fees mecess occeedings, shall be said to be	anies payable surplus. Sunt required 16. Bene arily paid or sors to any trus	liciary may from time to time an	point a successor
in the trial and appellate y in such proceedings, and	onable costs and expenses and at courts, necessarily paid of incurr the balance applied units the	lotney's lees, trustee, the latte ned by bene. upon any trustee	ich appointment, and without co	inveyance to the successor
execute such instruments a tion, promptly upon benefic	es, at its own expense, to take shall be necessary in obtaining iary's request.	such actions which, when rec such com- which the proper	shall be made by written instrum orded in the mortgage records of	int executed by appointment
s payment of its lies and terrent (in case of hill reco	time to time upon writtles requ presentation of this deed and a tveyantes, for cancellation) with	the note for acknowledged is	restee.	deed, duly executed and
any person for th	weyances, for cancellation) with the payment of the infebturness, y map or plat of wall property;		invare a public record as provide by any party hereto of pending sal action or proceeding in which grau unless such action or proceeding is	

ity ol any perion ion recorregances, for cancellation] without allecting obligated to puting any party hereto of pending sale under any other deed of sent to the making of any map or plat of and property; (b) join in shall be a party unless such action or proceeding is brought by inustee.

NOTE: The Trust Deed Act provides that the trustee here here here here be an off site of an off site and loss cative member of the Oregon State Bar, a bank, trust company or sailings and loss association authorized to do businets under the laws of Oregon or the United States, a tille insurance company authorized to insure tille to real property of this state, its subsidiaries, afflicates, agents or brotches, the United States or any agency thereof, or an escow agent licensed under CRS 696.505 to 696.585.

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	nd with the beneficiary and those claiming under him, that I	he is law
The grantor covenants and agrees to an illy seized in fee simple of said described rea	al property and has a valid, unencumbered title thereto	د ۲۰۰۹ میری ی ا ۱۹۰۹ - ۲۰۰۹ میری این
nd that he will warrant und forevet deland	the same usainst all persons whomsoever.	
물법 그 사람이 있는 사람들은 것이 나는 것을 위해 하는 것을 하는 것 같아.	网络森姆 网络白嘴云 计注意性语标准例 医黄膀胱溃疡 医颈肌上的 计算法 计正式工具 法公司公司	
THIS TRUST DEED SECURES A	NOTE OF EVEN DATE.	
The crantor warrants that the proceeds of the	toan represented by the above described note and this trust deed are:	
(a)* primarily for grantor's personal, family of (b) for an organization, or (even il grantor is	is a natural person) are for business or commercial purposes.	
This deed applies to, inures to the benefit of	and binds all parties hereto, their heirs, legatees, devisees, administrato term beneliciary shall menn the holder and owner, including pledgee, of the beneliciary shall menn the holder and owner, including pledgee, of our herein the construing this deed and whenever the context so requires, the	the contract
secured hereby, whether or not named as a peneticial Anoder includes the feminine and the neuter, and the	singular number includes the plural.	ŧ
IN WITNESS WHEREOF, vaid grav	intor has hereunto set his hand the day and year first above wi	ritten.
MPORTANT NOTICE: Delete, by lining out, whichever we	arranty (a) or (2) is Martha a. Hansen	
not opplicable; if warranty (a) is opplicable and the one as such word is defined in the fruth-in-Lending Act and a such word is defined in the first and frequentian b	A regulation Z, the MARTHA A. HANSEN.	
Beneficiary MOSI Compy with the Association of the	A 1 A' OL Adnine laure	
(If the signer of the ubave is a corporation,		
var the form of actuoviedgement opposite.)		
STATE OF ONNERIONX CALIFORNIA) ss. Ss.	
County of SACRAMENTO This instrument was technowledged before r	「そうだくが」に「読み」で、言語は話してないが、ほうというです。 しょうしょう しょうてい 古い	
UNE 1, 1990 .by. Martha A. Hansen	19, by	
OFFICIAL SEAL		· · · · · · · · · · · · · · · · · · ·
HOTAT PUELIC - CALFORNA CLUT UN	Dreson Violary Public for Oregon	
SEAD Bacramento County	y, CA.	(S
My commission expires. April 26, 1		
	REQUEST FOR FULL RECONVEYANCE be used only when obligations have been paid.	
70:	, Trustee	
	a stand by the location trust dead. All sums s	ecured by
The undersigned is the legal owner and hold	der of all incienteaness secured by the foregoing that door the	Ci inc ici
The undersigned is the legal owner and hold trust deed have been fully paid and satisfied. You and trust deed or pursuant to statute, to curcel	i hereby are cirected, on physician to you and trust deed (which are d	elivered to
trust deed have been fully paid and satisfied. You vaid trust deed or pursuant to statute, to curcel Turowith together with said trust deed) and to reco	all evidences of indebtedness secured by said trust deed (which are do all evidences of indebtedness secured by said trust deed (which are do onvey, without warranty, to the parties designated by the terms of said	elivered to trust dee
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