Nountain Title Company 18633 row dept. MLC \$54124-DN	「おんだ」 こくしょうかい ビス・ビス しかしんしゃ ムイズのなかした。	VUL (Y) 40 Pa	ige 16017 @
THIS TRUST DEED, made this Bert T. King Jr.	말 같은 것이 같은 것은 것을 물었다. 것은 것	August	
KINDSED LATTE OF ALECT as Grantor, DELMOUNTAIN TITLE COMP C-SI SUBJICESE	ANY OF KLAMATH COUNT		, as Trustee, and
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的现在分词

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlamath.....County, Oregon, described as:

Lot 10 in Block 17 of TRACT 1112-EIGHTH ADDITION TO SUNSET VILLAGE. according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon

Tax Account No: 3909 012CA: 06200

FORM No. 281-Oregon Trust Deed Series-TRUST DEED. 1 1.66 213:00

Streps

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and prolits thereof and all lixtures now or herealter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the FOUR THOUSAND ONE UNINDER SETTEMENT AND NO. 1000-

FOUR THOUSAND ONE HUNDRED SEVENTY AND NO/100----sum of

(\$4,170.00) 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, il

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent dunain or condemnation, heneliciary shall have the right, if it so elects, to require that all or any purtion of the monics payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and altorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to the discovery's lees, both in the trial and appellate costs and captures and altorney's lees, both in the trial and appellate costs and captures and altorney's lees, both in the trial and appellate costs and captures and altorney's lees, both in the trial and appellate costs and captures to the sindchedness and executy, and findto appellate costs and captures to the such actions and executy, and findto appellate costs and captures to the such actions and executy, and findto appellate costs and captures to the both cost hor-pensation, promptly upon her, as shall be necessary in obtaining such com-pensation, promptly upon her, as shall be findered and the note tor 9. At any time and findture appendiction of the indeficiency is endorsement (in case of lut) recomprehension for an endified and the note tor the liability of any person for the payment of the indeficiency (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 suborifination or other advanced to any part of the property. The first or other advanced warming, all or any part of the property. The first or any recompression warming, all or any part of the property. The described as the "presson or persons feasily emitted thereto," and there is described as the "presson or persons feasily emitted thereto," and there is described as the "presson or persons feasily emitted thereto," and there is described as the "presson or persons feasily emitted thereto," and there is described as the "presson or persons feasily emitted thereto," and the presson, by addent the factor of the truthwhere, there is described any of the services mentioned in this paragraph shall be not less there is the services and product regard to the adaptancy of any security for the indebtedness hereby secured, catter upon and tappancy of any security like the adaptancy of any part thereof, in its own name sue or otherwise indication is a dore they and product in a dore and product is including these past due and unpath, and apply the same of the rest, and without notice, in a such order as been indebtedness of operation and cathing possession of such relations.
11. The entering upon and taking possession of said property, the follection of such relation to relase thereof as diversid, shall not cure or ware any default or notice of default hereander or invalidate any oct done pursuant to such notice.
12. Upon default by grantor in payment of any indebtedness secured hereand and in the there are addet any determine.

Traperty, and the of application or release theread as utorsaid, shall not cure or waive any default by grantor in payment of any indebtedness secured hereby or in his performance of any apreented to any indebtedness secured hereby or in his performance of any apreent and/or performance, the beneficiary may declare all sums secured hereby immediately due and paybels. In such any constrained to the performance of any apreent and/or performance, the beneficiary may declare all sums secured hereby immediately due and paybels. In such any event the beneficiary at his election may proceed to foreclose this trust ited by advertisement and safe, for many proceed to foreclose this trust ited by advertisement and safe, or may direct the trustee to pursue any other right or direct the trustee to pursue any other right or direct the trustee to foreclose this trust ited by advertisement and safe, or may direct the trustee to foreclose this trust deed in equity as a marify, which the beneficiary may have. In the event the trustee shull lests out foreclose the advertisement and safe, or may direct the truste to foreclose the written notice of default on the trustee shull lests out foreclose by advertisement and safe, the beneficiary or the trustee shull lest out to corclose by advertisement and safe, the default for the trustee conducts the trust deed in the manner provided in ORS 66.735 and proceed to foreclose this trust deed in the manner provided in ORS 66.735 and proceed to foreclose the trust event and safe, and at any time prior to S days based intechants by advertisement and safe, and at any time prior to S days hered on the dual the property program the entire amount due at the time of the cure other than such poly paying the obligation or trust deed, the default may secue and poly paying the obligation or trust deed. The advect any other trust deed to default the beneficiary all costs and estimate the default of the trust deed in the due of the cure of the trust declarity the secue of the default the second by p

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. I6, Beneliciary may from time to time appoint a successor or successor for my trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without surveys the bacessor trustee, the latter held. Ice yested with all the power hand duries conterred upon any trustee herein named or appointed hereouder. Each such appointment and sublitution shall be vested with all there wave has been history, which, when recorded in the mutipage records of the county or counties in which the property is situated, shall be conclusive proof of propert appointment of the successor trustee. TOUP 17, Trustee, accepts (this trust when this deed, duly recurd and acknowledded is made a public record as provided by knw. Trustee is not obligated to notify any party hereit of pending sale under any other deed of trustee, if on only action or proceeding in which frantor, beneficiary or trustee whall be a party unless such action or proceeding is brought by trustee.

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1:01E: The Trust Deed Act provides that the trustee becender 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 of Oregon or the United States, a title manuane company authorized to insure title breath property of this state, its subsidiaries, officiates, agents or branches, the United States or any agency thereat, or an essay agent heensed under ORS 698.593 (48.55)

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fully seized in fee simple of said described real pro Trust Deed, including the terms and and recored on August 9, 1990 in Vol Klamath County, Oregon wherein Micha and Burt 1. King inche Beneficiary and that he will warrant and forever defend the s	provisions thereof, dated August 9, 1990 L. M90 at Page , microfilm records of all J. Staley and Linda A. Staley are the Granto The above Grantor does not agrees to assume ame against all persons whomsoever.
and pay this Trust Deed.	, Nagel (R. 1999), Style (1997), and the first of the first state of the state of the state of the state of the Walk of the state of t
n i sa n di kana dan kana dan Kana dan kana dan kan Kana dan kana dan kan	- Constanting Association (Constant Constant Constan Constant Constant C
A set of the spectrum of the spectrum of the provided set of the spectrum o	• V. Let also a set of the description of the set of a set of a set of the
(a) primarily for grantor's personal, family or house	presented by the above described note and this trust deed are: hold purposes (see Important Notice below), WANNANNANNANNANNANNANNANNANNANNANNANNANN
socured hereby, whether or nor named as a benchiciary herei gender includes the feminine and the neuter, and the singular	· · · · · · · · · · · · · · · · · · ·
्राण्ड्री देवले । जात्र का का का त्यां विद्यालय के प्रदेशका के परिवर्तन के तात्र का विद्यालय के प्राप्त के दिल ज <u>ात्राण्ड के प्</u> राप्त के बाद के दिल्ला देवले के जात्रा के प्राप्त के प्राप्त के कि का का क्रांग्रा के क्रांग्रा क	as hereunto set his hand the day and year first above written. $-$
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (o not applicable; if warranty (a) is applicable and the beneficiary is as such word is defined in the Truth-In-Lending Act and Regulat beneficiary MUST comply with the Act and Regulation by making	I a creditor Burt T. King J
disclosures; for this purpose use Stevens-Ness Form No. 1319, or a If compliance with the Act is not required, disregard this notice.	aquivelent. A second the second secon
(if the signer of the obove is a corporation, us the form of activatelement opposite.)	
STATE OF OREGON,	STATE OF OREGON,
County of Klamath Ss.	County of
August 9 19 90 by	19, by
Burt T. King	
Land Martin Inter	(a) (A) (a) (a) (b) (b) (b) (b) (b) (b) (b) (b) (b) (b
(SEAL) NOTARY PUBLIC OPPOON	Notary Public for Oregon (SE
My Commission Expires	1. My commission expires:
	ST FOR FULL RECONVEYANCE (Table 44) Data and the second se
— Tupu — edita inferitet Ruginerifi si Ser definitation definitation. Ruging en 2. 2010. Unit and the set of the set of the second equation definition. In 1948.	nly when obligations have been paid.
The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby t said trust deed or pursuant to statule, to cancel all evide	., Trusteo indebtedness secured by the foregoing trust deed. All sums secured by are directed, on payment to you of any sums owing to you under the term nees of indebtedness secured by said trust deed (which are delivered to
estate new held by you under the same. Mail reconvey, whi	thout warranty, to the parties designated by the terms of said trust deed and documents to the second state of the second s
DATED:	
	Bencliciary
] Do not lose or destroy; this Trust Deed, OR (THE NOTE which is desur	res. Both must be delivered to the trustee for concellation before reconveyance will be made.
or cremercir connect creston	
POT TRUST DEED AT D AT THE	COL 01 1110 10 FIG STATE OF OREGON, COUNTYOUT LIGH 10 2018E County of Klamath
STEVENSINESS LAW PUB, CO., PORTLAND. ORE.	was received for record on the 9th
	at 3:08 o'clock P M., and record
Burt T. King	at 3:08 o'clock .P. M., and record SPACE RESERVED in book/reel/volume No
Burt T. King	at <u>3:08</u> o'clock .P. M., and record SPACE RESERVED in book/reel/volume No
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Burt T. King C-31 2000C BB 300 FOEGrantor C-21 Showcase 2972 So. 6th Stel AN LILITE Klamath Falls, OR 97603 BGCE L KING JE Boneticlary	FOR page 16017 or as fee/file/inst RECORDER'S USE ONALLY ment/microfilm/reception No. 1866 Record of Mortgages of said County. Witness my hand and seal