| | | CW REAT MO. TITTE MEELLY TILLENING CO., POITLAND. 0 97204 |
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| ľ | 21231.0 MTC 124450-N | Nol Page 20368 |
| | THAN TRUST DEED, made this Lith FIATID KINDALL, and NANCY KENDALL IS LO | day of October , 19.90 , between grants by the entirety |
| | as Granfor, Mountain Title Company of Klamat JUANITA SHUFER | th County , as Trustee, and |
| and the set of the set | as Beneficiaty, | |
| | | TNESSETH: conveys to trustee in trust, with power of sale, the property scribed and |
| 5 | The SL/R of Let 30 of VICCRY ACRES, accord in the office of the County Clerk of Flame Tax Account No: 3509 002AA 03800 | nding to the official plat thereof on file math County, Oregon |
| an a | principal and interest payment. The Benef | Department and add the real property tax amount |
| 17 | 그는 것 같아요. 물로 가지 않는 것 같아요. 이 것 ? 이 것 ? 이 있 ? 이 | lithout written permission from seller or heirs. |
| il c | more we person ter appertaining, and the ignits, issues and problim | nd appurtenances and all other rights thereunto belonging or in anywise a thereol and all lixtures now or hereafter attached to or used in connec- NCE of each agreement of grantor herein contained and payment of the |
| 110 | SIVENTEEN (HOUSAND AND NO/100 | Dollars, with interest thereon according to the terms of a promissory |
| 0 06, | note of even date betwith psyable to beneficiary of order and a not source paid, to be due and payable ds per literns of The date of maturity of the date secured by dis instrume because the and psyable. In the event the within described po- | made by granifor, the that payment of principal and millest needs, h |
| • 1.0.5.2. Он 10.000 ставите на поста с развита са на представите на поста с развита на поста с на поста Поста с на поста с на пост Поста с на поста с на поста Поста с на поста с на поста с на поста с на поста с на поста с н на поста с на поста с на на поста с на поста с н на поста с на поста с н на поста с на поста с на поста | The protect the security of this trist deed, grantor infroes. 1. To antest, preserve and maintain and property in four condi- and repair, preserve and employed maintain any building or importement there and an error to present any match of land property. 2. To templete or results promitly and in good and in statement manage and had or imposiment which may be constructed, dismafil destroyed there and pay when the all costs intured thereford. | A tion and a finality escape. A greater allocing this deed or the lien or charge trong, benefit: (d) reconney, without warranty, all or any part of the property. The initiale feathy entitled thereto; and the recitals therein of any matters or facts shall not be candinated thereto; and the recitals there of any matters or facts shall be candinate proventioned in this paradraph shall be not less than \$5. |
| an a | J. To emply with all lass, ordinances, regulations, covenants, con- tients and triticitions altecting used property; if the beneficially as requesting our in securiting auch financing statements putsuant to the Unition. Corm cial Code is the bereficiary may require and to pay for Uning users in proper public office or offices, as well as the cost of all fuely searches may by change differ or searching alternics as may be deemed itsitud to by beneficiary. To reveals and continuously maintain insurance in the build | and the pointed by a court, and without regard to the adequacy of any security for made the indebtedness hereby secured, enter upon and take possession of said prop- erty tr any part thereol, in its own name sue or otherwise collect the rents, issues and prolits, including those past due and unpaid, and upply the same, |
| n of states are common above | new on Assertist serviced on the said premises adjust hors of danuige by and such other hasneds as the harding may here into the lating require an ersound not less than 3 initial danue Varue into the faither, written constants new yeahle to the Baneliciany, with here payable to the latter, making it invaries that be delivered to the baneliciary, as possible to the latter, | p lite is ney in test upon any independences secured nereby, and in such other was bene- ner, in litical may cletermine. an in 2011, The entering upon and taking possession of said property, the provide content of such rents, issues and profits, or the proceeds of lite and other wind: issues are policies or compensation or awards for any taking or damage of the |
| an i gannan (* 11 1 | if the generics that had her any reason to proture any such inductive and deliver said unlikes to the beneficiary at least filteren days point to the ensy term of any pelker of insurance row or benefiter placed on said builds that beneficiary insur procure the same at district's applies. The amo contential builds any fire or other insurance policy may be injulied by here | prime, we say any default or notice of default hereunder or invalidate any act done dings, pursuint to such notice. Hount 12. Upon default by grantor in payment of any indebtedness secured arefin |
| | carry upon any indebedness secured hereby and in such order at benchrist mar determine, or as option. Il beneficiary the entire amount to billected, any part three, may be released to denote. Such application or please m not care as ways and default or potion of default hereunde in insuldans act done purposed an advantion for other default hereunde in insuldans act done purposed as such means. | (4) or declare all sums secured hereby immediately due and payable. In such and nearly event the beneficiary at his election may proceed to forcelose this trust due by any in equity as a mortange or direct the trustee to forcelose that the did by any interdisting and on the second seco |
| | aurs, anossison ve and estor clarity star and the fored of indeping upon appendix sall property before any new of social fear, and same and charges better part than or delinguent and pelargoty deliver receives the on band indepingent and the metaline fail an analy permeaned of any from the | The bineticuty elects to foreclowedy above the recorded his written notice of default where the truster shall execute and cause the recorded his written notice of default and his election to sell the said described real property to satisfy the obligation where secured hereicy whereupon the truster shall dis not his trust deed where secured hereicy whereupon the truster shall dis not his furth deed |
| | By direct provident of by prividing brockwarp with turbul, with which each well provided. Directionally real, it is brighted as made approved the and the network we paid with interved at the rive set both 14 the pole high start with the childhing decoded in paratappi if and 7 of most the with the set of the childhing decoded in paratappi if and 7 of most decided the set of the set of the set of the most decided the set of the set of the set of the set of the set of the set of the set of the | 1.1. in the manner provided in OKS 86.73 to 06.75 to 06.75 to 06.75 to 06.75 to 06.75 to 15 and 1 |
| | moved dend, used board to be the source of all of angles, and the source on all proved to be a pre-source to be a source of the source of provide the source of the source of the source of and, be such that the best of the source of the source of all of board of the source extend that they are source source of the source of all of a source of a source extend that they are source source of the source of all of a source of a source of the source of the source of the source of all of a source of a source of the source of the source of the source of all of a source of a source of the source of the source of the sour | where sends second of the the time of the cure other than such portion as would in the radius and the second secon |
| | and evening they are recovered by this trust dend extended by the provided of the second by the trust dend extended by the trust direct dend extended by the provide at the trust direct. By the provide at the trust of the trust direct. F. The pay all content area and arpeneers of the trust direct of the direct of the provided by the second by the trust of the trust | a tost by law. If otherwise, the sale shall be held on the date and at the time and there is a sale shall be held on the date and at the time and there is a sale shall be held on the date and at the time and the t |
| | in convertiset with or on entritising this addition and transfer area attents some percent in correct. The percent is correct. The percent of the percent is and iterating one action on percentical perpending adduct the second or nights on the percenticity on transferd and in any action of pitch adoug in which like beneficiary of transferrations. Again, and and one that the beneficiance of the beneficiary of transferrations of the percentication and the destination of the beneficiary of the second and the percentication of the second and the second second of the second second of the second second of the second second of the second seco | be partpoint as provided by law, the trustee may sen said property entries at the part of an expert of an experiment, and the highest bidder for cash, payable at the time of sale. Trustee heling shall deliver to the porchaser is deed in form as required by law conveying the increase of the increase of the trustee in the manufacture or all with the trust and covernant or warranty, express or im- |
| | and, there the interpretation of the interval and the interval of the reaction of the interval of the set o | 4: the plied. The recetals in the deed of any matters of lact shall be conclusive ploof all be: of the snulltuness thereof. Any person, excluding the truster, but including with or the france and beneticiary, may purchase at the sale. If applies of the france wills pursuant to the powers provided herein, trustee alters. And apply the movement of and the to payment of (1) the expenses of sale, in- |
| | nos, e item (se e a ch. append) I'd i'd es utusell y afronul (hat); H. I'd i'd es utusel y afronul (hat); un ieu eta siste at original destato en etablore allor. Derefact y alvil have | cluding the compensation of the trustee and a reasonable charge by trustee's attivater, (2) to the obligation secured by the trust ceeding, (3) to all persons having recorded liens subrequent to the interest of the trustee in the trust taken, deal as their interest may appear in the order of their priority and (4) the refer the perglam, it any, to the grantor or to his successor in interest entitled to such |
| : | right, if it is identin, as request that all or any portect of the tradium pay an economistic a sure sure, taking, which are its second of the march of requ to pay all instandable contex, superson and atterney's loss intersecting requ uncertail by dynamics in such processingly, shall be paid to; bey ficiery, suchas built take sures any environable, such and consists of all intersects. | mobile surplin. guived 51 16. Beneficiary may from time to time appoint a successor or succes- nd or 53 to any trustee pamed herein or to any successor trustee appointed here y and 5 with the provident popointment, and without conveyance to the successor iters. It rungter, the latter shall be vested with all title, powers and duties conferred |
| gara. A gamma and a | back in the ratio and appendictly countin, necessivily paid or interfet by in bisory in much providing, duit the balance applied upon the indebind second detail, and granted spints, at its own experime, to linke such act and exercise ach instruments as shall be retenary in oblights such a and exercise ach instruments as shall be retenary in oblights such a | berre- learns- eners, and substitution shall be made by written instrument electuded by beneficiary, which, when recorded in the mortgage records of the county or counties in porm- which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. |
| an in the second second second second | 4. All they have and faint time to tent upon written receive to its focury, pattness of its few and preventation of this deed upon the rank enformered its case of half returnergances, for carcellation), without aller the Babality of any person for the payment of the indulted least runtier (a) concernent its her tracking of any range or plit of said property (b) pin | bene. 17. Trustee accepts this trust when this deed, duly executed and set for actionwledged is made a public record as provided by law. Trustee is not tering obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which granter, beneficiary or trustee |

NOTE. The True Deel Act provides that the trukes hereunder such by either on attorner, who is an active member of the Oregon State Bar, a bank, trust company or scinics, deel local exact and inclusion of a business work? Here lows of Oregon or the United States at the Insurance company authorized to insure title to real accuracy of this wate, its subsidiaries, afficience, agents or branches, the United States or any agency thereof, or an acrow agent licensed under ORS 696.505 to 696.585.

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20369 The parmit commands and oppress to used with the beneficiary and those claiming under him, that he is lawfully missed in for simple of said described real property and his a valid, unencumbered title thereto and that he will warrant and lorever defend the same against ell persons whomsoever. This feed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal iter eventatives, successors and assigns. The sensiticiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or use named as a beneficing parent. In construing this deed and whenever the context so requires, the masculine gereise hereby the ferminane and the newter, and the winget ar number includes the plural. IN WITNESS WHEREOF, said granter has hereunto set his hand the day and year first above written. Y Elayd • HAPOLT.UVI NOTICE: Delete, by lining out, whichever ws manty (a) or (b) is net applicable; if warranty (c) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation if, the beneficiany MUST comply with the Act and Regulation by making required disadesures for this purpose uses Surran. Next form No. 1319, or equivalent. If completions with the Act is not required, disregard this defice. Flord Rendal Nancy Kendall) ss. This instrument was acknowledged before me on October 08 = 6 Floyd Kenchill and Nancy Kenchill bv This instrument was acknowledged before me on by i. নয়সূত উট্ 83 of -manufi • - Wain jel Notary Public for Oregon My commission expires ... BEAREST HOR FULL BECONVEYANCE - mail mate when abligations have been poid. 70 11 ro Mountain Title Company of Klamath County 11 m undersigned is the legal owner and holds of all includedness secured by the foregoing trust deed. All sums secured by said trust dend have been fully paid and satisfied. You here y are directed, as payment to you of any sums owing to you under the terms of will trift ileed to purmit to statuti, to cancel all eridences of indelyedness socured by said trust doed (which are delivered to you Parswith it gether with suil trust deed) and to receiver, without warranty, to the parties designated by the terms of said trust deed the estate item held by you under the same. Mail seconvey ince and documents to _____ DATELT: Boneliciary 125 delivered to the trustee for concellation before reconveyance will be made. way this from Dued CI INE MOTE will in Perarus, Sieth mont be ord 11 11 STATE OF OREGON, TRUST DEED 85. County of ______ Klamath (POLM NW. 881) 目目的自然自然成长时间 I certify that the within instrument MTENTS & MERE ANW PUT (CO. PENTLAND Dec was received for record on the 8th day 신상(삼점) 너무 봐. of ______ Oct. ____, 19.90, Floyd Kendall and Nancy Kendall at 4:24 o'clock P.M., and recorded 1957 Lugan St. in book/reel/volume No. M90 on Klamath Falls, DR 97603 SPACE RESERVED Grantor FOR ment/microfilm/reception No....21210, Juanilia. Shafer RECORDER & USE Record of Mortgages of said County. 409 Plinehurst Dr. Witness my hand and seal of Newberry, CR 97132 Bernliciary County affixed. Mountain Title Company a désidé a d Evelyn Biehn, County Clerk 222 S. Sixth St. By Qauline Mullendarie Deputy Flapper, Falls, CR 97601 Fein \$13.00 ----