| | HTC #2442 | 5 | | Vol.mgd | ol.mgp_Page_20517 | | |
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| 21308 | | | 10. TANG 1. Y | | | | |
| THIS TRUST DE Edvard L. Elenges | ED, made this | 181 | day of | October | , 19.90 , between | | |
| | | Y OD VIANE | TH COUNTY | | , as Trustee, and | | |
| Grantor, ENUNTAIN. | TITLE CUIEAR | I. OR. BLIEBRE | IMMUDALAA | ાં છે. આ ગામમાં આવેલી ગામમાં આવેલી આ | | | |
| J.L. Shiploy | + | 3 8 | | | na se na bri 188 na bri se seguera. Na seconda de la companya de la comp | | |
| s Deneliciary, | | WIT | VFSSFTH. | | | | |
| 1 HLAZAKI | County', | is, sells and a Oregon, desc | conveys to t ribed as: | and the second | nower of sale, the property | | |
| Lot 10, Block 4, Bi In the office of th | RYANT TRACTS he County Cl. | NO. 2, ac ork of Klass | cording t with Count | o the official pl y, Oregon | at thereof on file | | |
| 目 한 이 바라에 가슴을 가지는 것이? | No: 3809 () | 4DD 01000 | | | | | |
| Tax Account | | すい わい といわけ | | | | | |
| Tax Account | | | | e filian period and a second | an an an an Araba an Araba an Araba | | |
| Tax Account | | | | المراجعة ال مراجعة المراجعة المراج مراجعة المراجعة المراج | $\label{eq:2.1} \left\{ {{{\mathbf{x}}_{i}}_{i}} \right\}_{i} = \left\{ {{{\mathbf{x}}_{i}}_{i}} + \left\{ {{{\mathbf{y}}_{i}}_{i}} \right\}_{i} + \left\{ {{{\mathbf{x}}_{i}}_{i}} \right\}_{i} = \left\{ {{{\mathbf{x}}_{i}}_{i}} + \left\{ {{{\mathbf{x}}_{i}}_{i}} \right\}_{i} \right\}_{i} = \left\{ {{{\mathbf{x}}_{i}}_{i}} + \left\{ {{{\mathbf{x}}_{i}}_{i}} \right\}_{i} = \left\{ {{{\mathbf{x}}_{i}}_{i}} \right\}_{i} = \left\{ {{{\mathbf{x}}_{i}}_{i}} + \left\{ {{{\mathbf{x}}_{i}}_{i}} \right\}_{i} = \left\{ {{{\mathbf{x}}_{i}}_{i}} \right\}_{i} = \left\{ {{{\mathbf{x}}_{i}} \right\}_{i} = \left\{ {{{\mathbf{x}}_{i}}_{i}} \right\}_{i} = \left\{ {{{\mathbf{x}}_{i}}_{i}} = \left\{ {{{\mathbf{x}}_{i}} \right\}_{i} = $ | | |
| Tax Account | | | | | | | |

Innee THOUSAND FIVE ((\$3,500.00)-----(\$3,500.00) ______ Dollars, with interest thereon according to the terms of a promissory not of even date berewith, payable to benshicisty or order and made by grantor, the final payment of principal and interest hereof, if

Devines the analysis of the second by the prantor without first I and conveyed, will gird or aliznated by the prantor without this instructs the perifectary option, all obligation secured by this instructed that become immediately due and payable.
To protect the security of this trust dead, grantor affective in spectrum of the perifect perifect and and provide.
To protect the security of this trust dead, grantor affective in for constructing dead perifective and perifective in good condition in the perifect of the perif

solute court shall adjudy the limit of the second state of the second state appeal. If is multually agreed that: If is not second state of the second stat

rument, irrespective of the maturity dates expressed therein, or irrespective of the maturity dates expressed therein, or distribution of the irrespective of the maturity dates expressed therein, or subset of the second provided in the restance of the irrespective of the irrespective of the irrespective of the restance of the irrespective of the restance of the restance of the irrespective of the restance of

The separate with trustee 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 purcels and shall sell the same of or parcels at suction 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 property so sold, but without any covenant or warranty, espress or im-plied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthulness thereol. Any person, escluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, frustee sattorney, (1) to the obligation secured by the trust deed. (3) to all persons at their interests may appear in the order of the trustee in the trust devia the interests may appear in the order of the trust en the trust the subscept are to the stuckes or to the successor in methed as their interests may appear in the order of the trust endied of the suprus. 16. Beneficiary may from time to time appoint a successor or succes-

deed as their initiations of the successor in interest entitled to such surplus, if any, to the granice or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-tors to any trustee named herin or to any successor trustee appointed here-sors to any trustee named herin or to any successor trustee appointed here-torder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conterred trustee, the latter shall be made by written instrument executed by beneliciary and substitution 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, 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 of the successor trustee, this trust when this deed, duly executed and 17 Trustee is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending sale under any other deed of bigated to notily any party hereto of profing sale under any other deed shall be a party unless such action or proceeding is brought by trustee.

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NOTE: The Truit Deed Act provides that the truite is sunder must be either an ar savings and itan association technised to us business under the save of O property of this mate, its subsidiaties, affiliates, agens or branches, the United S is an active member of the Oregon State Bar, a bank, trust company hiled States, a title insurance company authorized to insure title to real gency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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| The granton covena ully suized in fee simple o | rats and agrees to | and with the | eneficiary and the | ess claiming under h | im, that he is law- |
| fully suized in fee simple o except none | ∦ suid desceiling i | car nicherty e | | | |
| and that he will warrant | and forever differ | d the same af | ainst all persons w | homsoever. | Andread Constraints and Antonio State (1996) Antonio State (1996) <li< td=""></li<> |
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| | | | | | |
| The granter university th | at the proceeds of th | i loan represente: | by the above describ | ed note and this trust de | eed are: |
| (a)* primarily for frant Shix tococcition | or's personal, taguiy IXDE CEXADOLIZED CRO | Construction | | XIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII | XXXX |
| perparal representatives, succe | sport and assigns. If | is term beneficiar | struing this deed and | irs, legatees, devisees, a er and owner, including whenever the context so | dministrators, executors, pledgee, of the contract requires, the masculine |
| derder includes the feminine a IN WITNESS WI | HEREOF, said gi | antor has here | into set his Fand ti | he day and year lirs | above written. |
| - UNPOLIANT NOTICE Delete, by not applicable; if warming (a) is | manifeshia and the bla | NEIGRY HE C CREGITU | N Constant and the second s | Edward L. Me | flinges_ |
| is such word is defined in the baselic cry MUST control in the discharges for this purpose use if the plane with the Act is not | Stevens-Ness Form No. | 1319, or equivalen | | | |
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| Sector Sect | TATE OF OREC | ON, County o | Klanath. | on October | get, 19.90. |
| ð | Edward | . Menges | viedded before m | • on | |
| | 71 Jan 16 | 1_A() | | | |
| c | DANA M. | LELSEN | | | |
| | NOTARY PUB | 1/31/99/ | | Not | ary Public for Oregon |
| | | | | | |
| | | | ULL ESCONVEYANCE shigations have been paid | | |
| 70: | | , Trus | 좋다는 사람 주요가 가운 것만 | | |
| The undersigned is the trust deed have been fully p mild trust deed or pursuant | | | | | All sums secured by said to you under the terms of hich are delivered to you |
| mild trust deed or pursuant herewith together with said t sature now held by you under | rust deed) and it red | CITYEY, WILDOUL W | Fanty, to me paren | as designated by the ter | ms of said trust deed the |
| DATED: | | . 19 | | | an a |
| | | | | Beneliciary | |
| | mat Sood OR THE MITE | which is naturos. Both | must be delivered to the tri | ntee for concellation before re | convoyance will be made. |
| | | | | | |
| TRUST I | | | zu constituire | STATE OF ORE | Klamath 5 |
| TENENS NERS LAW PUB. CO. | | | | was received for re | the within instrument cord on the 10th day 0ct. 19 90, |
| Edvard L. Nenges P.D. Box 72 | 57 | | | of ato'cloc in book/reel/volu | k P.M., and recorded |
| Mr. Eden, CA945 | Grantor | SPAC | E RESERVED FOR | 20517 | or as fee/file/instru- eception No. 21308, |
| J.L. Shipley 2560 Siskiyou Blv Ashlard, OB. 9752 | | RECO | RDER'S USE | Record of Mortga | ges of said County. by hand and seal of |
| AFTER RECORDING | Beneficiary | | | County effixed. | |
| Hountain Title Co (coll. escrow dep | mpilny | | | NAME | n. County Clerk |
| STOOL | | | 12. 0100 | By Dauline 1 | Justendere Doputs |

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