30458	TRUST D		LUIL!
THIS TRUST DEED, mad	e thisllthda	y of	L., betwee
DONALD JAMES LEGGET at	N ELIDA BEGGELI 1105		
s Grantor, Mountain Title Co FRNEST SESSOM and DOR	S SESSOM, husband a	unty, as 7 and wife, or the survivor thereof	rustee, a
	* #105303 6 % 1053 2	n an	؟ ہ : : :
s Beneficiary,	WITNESS	ETH:	
Grantor irrevocably grants, Klamath	bargains, sells and conve County, Oregon, described	eys to trustee in trust, with power of sale, t as:	
n	,ounity, 010goil, 0101		1
an a			
Lot 38, PERRY'S ADDI	TION TO LLOYD'S TRA	CTS, according to the official pla unty Clerk of Klamath County, Orec	jon.
thereor on the me			
and the second	in yang karang karan Karang karang	n sharken da dhu an san dan san san sada sa sa sa sa	Į.
	· .		
a star with all and sindular the tener	ments, hereditaments and appr	urtenances and all other rights thereunto belonging	or in any
now or hereafter appertaining, and the	rents, issues and ploints more	of and all fixtures now or hereafter attached to or u t each agreement of grantor herein contained and p	
FOR THE PURPOSE OF SEC	ID AND NO/100		
the standard becauith payable to		bollars, with interest thereon according to the terms of by grantor, the final payment of principal and int	
not sooner paid, to be due and payable	per terms of not	e	ent of said
becomes due and payable. In the event	the within described property	to intervent the written consent or approval of	the benefic
sold, conveyed, assigned of anenated then, at the beneficiary's option, all ob herein, shall become immediately due an	ligations secured by this man	ument, irrespective of the maturity dates expres	sed therein
To protect the security of this t	rust deed, grantor agrees:	granting any easement or creating any restriction thereon, subordination or other agreement allecting this deed or t	
and repair; not to remove or demolish any of not to commit or permit any waste of said proj	perty.	thereof; (d) reconvey, without warranty, and of any parts	Derson of Th
not to commit or permit any waste of said proj 2. To complete or restore promptly manner any building or improvement which destroyed thereon, and pay when due all costs 3. To comply with all laws, ordinance and control as thereof as droperty:	and in good and workinatinke may be constructed, damaged or incurred therefor.	be conclusive proof of the truthfulness thereof. Trustee's h	ees for any
3. To comply with all laws, ordinance tions and restrictions affecting said property;	es, regulations, covenants, condi- it the beneliciary so requests, to	10. Upon any delault by grantor hereunder, benet	receiver to b
cial Code as the beneliciary may require an	d to pay for filing same in the	pointed by a court, and without regard to the diddady	min of said
by filing officers or searching agencies as n	ay be deemed desirable by the	issues and profits, including those past due and unpaid, an	nd apply the
beneliciary. 4. To provide and continuously main now or hereafter erected on the said premise	ntain insurance on the buildings is against loss or damage by fire	less costs and expenses of operation and concerton, nervous ney's fees upon any indebtedness secured hereby, and in s	such order as
and such other hazards as the postillable an amount not less than \$ InSULADIE	Value, written in	liciary may determine. 11. The entering upon and taking possession of collection of such rents, issues and profits, or the proceed insurance policies or compensation or awards for any takin eccentry, and the application or release thereol as aloresaic	said property s of lire and
policies of insurance shall be delivered to the	e beneficiary as soon as insured;	insurance policies or compensation or awards for any takin property, and the application or release therefol as aloresaic waive, any default or notice of default hereunder or inval	idate any ac
deliver said policies to the beneficiary at leas	intern days provide huildings	pursuant to such notice.	ndahtadness s
collected under any fire or other insurance	policy may be applied by benefi-	hereby or in his performance of any agreement hereinge	the heneliciat
may determine, or at option of other	Such application or release shall	declare all sums secured hereby initiation of the beneficiary at his election may proceed to forec	lose this trus
act done pursuant to such notice.	enant increasion liens and to pay all	advertisement and sale, or may direct the trustee to pursue	e any other the
5. To keep said premises free from taxes, assessments and other charges that m	by be retried and other	the beneficiary elects to foreclose by a be recorded his writt	ten notice of
charges become past due or deinquent and	by any of any faves assesse	and his election to sell the said described that the time an secured hereby whereupon the trustee shall lix the time and proceed to fore	d place of sal
ments, insurance premiums, hers of other t	iciary with funds with which to	in the manner provided in ORS 86.735 to 86.795.	eduertiseme
and the amount so paid, with interest at the	and in anendemote 6 and 7 of this	sale, and at any time prior to 5 days before the dramtor or any other person so privileged by OR	S 86.753, m
trust deed, shall be added to and become a trust deed, without waiver of any rights a	rising from breach of any of the	sums secured by the trust deed, the attent	ch portion a
erty hereinbelore described, as well as the	grantor, shall be bound to the	not then be due had no during the performance	required un
constitute a breach of this trust deed.	and this down including the cost	together with trustees and alternay	
constitute a breach of this trust deed. 6. To pay all costs, lees and expen of title search as well as the other costs an in connection with or in enforcing this obli	ad expenses of the trustee incurred gation and trustee's and attorney's	by law. 14. Otherwise, the sale shall be held on the date place designated in the notice of sale or the time to v be postponed as provided by law. The trustee may sell be postponed as provided by law.	said propert
lees actually incurred.	wine or proceeding ourporting to	in one parcel of in separate parcels in another at the	time of sale.
affect the security rights or powers of bene	y or trustee may appear, including	shall deliver to the purchaser his deed in covenant or war	ranty ernrest
action or proceeding in which the beneliciar any suit for the foreclosure of this deed, cluding evidence of title and the beneliciar armount of attorney's less mentioned in thi lixed by the trial court and in the event of lixed by the trial court descrot further a	y's or trustee's attorney's lees; the paragraph 7 in all cases shall be	the property so sold, but without any covenant of many plied. The recitals in the deed of any matters of lact sha of the truthfulness thereol. Any person, excluding the is the grantor and beneficiary, may purchase at the sale.	trustee, but i
amount of attorney's fees mentioned in the fixed by the trial court and in the event of decree of the trial court, grantor further a	t an appeal from any judgment or grees to pay such sum as the ap-	the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers pr shall apply the proceeds of sale to payment of (1) the shall apply the proceeds of sale to payment of a responsible	avantes of
ney's lees on such appeal.	ine beneliciary's or trustee's attor-	cluding the compensation of the trustee and a reasonable	1 (2) 10 11
It is mutually agreed that:	all of said property shall be taken	having recorded liens subsequent to the interest of their deed as their interests may appear in the order of their	minrity and
under the right of eminent domain or cond right, it it so elects, to require that all or	any portion of the monies payable	surplus. 16. Beneticiary may from time to time appoint	a successor o
as compensation for such taking, which at to pay all reasonable costs, expenses and insured by drantor in such proceedings,	attorney's lees necessarily paid or shall be paid to beneficiary and	sors to any trustee named herein or to any successor i under. Upon such appointment, and without conveys	ance to the
			Each such app
in ablied by it first upon any reasonable co- applied by it first upon any reasonable co- ticiary in such proceedings, and the bala secured hereby; and grantor agrees, at its and erecule such instruments as shall be remarking, aromality upon beneficiary's req	own expense, to take such actions where the such actions recessary in obtaining such com-	and substitution shall be made by written instrument of swhich, when recorded in the motifage records of the which the property is situated, shall be conclusive proof	of proper app
		in the second as accorded by	i, duly exect v law. Trust
liciary, payment of its fees and presenta	los appellation) without affectin	g obligated to notily any party hereto of pending sale un	beneliciary .
(a) consent to the making of any map of	r plat of said property; (b) join is	n shall be a party unless such action or proceeding is brown	
1 i	and the second	attorney, who is an active member of the Oregon State Bor, regon or the United States, a title insurance company authorized States or any agency thereof, or an escrow agent licensed under O	a bank, trust

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. <u>ः</u> 15 This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plutal. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. DONALD JAMES LEGGE LEG ŤΠΆ STATE OF OREGON, County of _____Klamath_____)ss. This instrument was acknowledged before me on ______ June 11 _____ J9.91 ., DONALD JAMES LEGGET and ELIDA LEGGET This instrument was acknowledged before me on hv as Σ_{i} 0 2 Notary Public for Oregon 6/8/92 My commission expires REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: , Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED: Beneficiary less ar destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be m TRUST DEED 32 10000 3837.651 STATE OF OREGON, 88. County ofKlamath (FORM No. 881) I certify that the within instrument LAW PUB. CO., PORTLAND, ORE was received for record on the 11th day June , 19.91 , of at 2:29 o'clock P.M., and recorded SPACE RESERVED Grantor page 11011 or as fee/file/instru-FOR ment/microfilm/reception No...30458., RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of 41 Beneficiary County affixed. AFTER RECORDING RETURN TO 1992 a -Josphie Ernest & Doris Sessom Evelyn Biehn, County Clerk 251.05 1435 California NAME TITLE Klamath Falls, OR 97601 By Mulene Mullendere Deputy HOLD DEED Fee \$13.00

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