3-107A FORM No. 181-Oregon Trust Deed Series-TRUST DEED. STEVENS-MERS LAW PUR CO. PORTLAND, OR. STA Vol. <u>ma/</u> Page 18019 🛞 00 TRUST DEED 34333 ATHIS TRUST DEED, made this 10% day of . as Grantor, ASPEN TITLE + E SCOW LEALVEST 124. A NEVADA LECOLATION as Reneficiary. WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property KLAMATH County, Oregon, described as: in MARCER W, BLOCK 91, KLAMATH FALLS FREETT ESTATET, HAGenerg 64, UNIT 4, KLAMATH QUIT; DECTOR. together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereoi and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the supa of IEM INTUINING INCOMENTS AND INTERVIEW. (ID TOUR ON)

It is mutually agreed that:

rb 130D 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 domain or condemnation, bereliciary shall have the right, il it so elects, to require that all or any portion of the monies paynble as compensation for such taking, which are in excess on the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by grantor in such proceedings, shall be pad to beneliciary and applied by it lirst upon any reasonable costs and expenses and attorney's less, both in the trial and appellate courts, necessarily paid or incurred by ben-ficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense to take such actions and erecute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneliciary's neguest. 9. At any time and from time to time upon witten request of bene-liciary, nayment of is fees and presentation of this ceed and the note for endorsement (in case of full reconveyances, for cancellat on), without affecting (a) consent to the making of any map or plat of said property; (b) join in

ranting any essement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d) recorvey, without warranty, all or any part of the property. The france in any recorvey, and may be described as the "preson or persons really entitled thereto," and the recitals therein of any nutters or lacts shall be conclusive proof of the furthuliness therein of any nutters or lacts shall be conclusive proof of the furthuliness therein of any nutters or lacts shall be conclusive proof of the furthuliness therein of any service is the for any of the ervices mentioned in this paragraph shall lie not less than \$5. 10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a treeview to be ap-jointed by a court, and without regard to the adequarcy of any vecurity for the indebiedness hereby secured, enter upon and take possesion of said prop-erty or any part thereol, in its own name sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, here on any indebiedness secured hereby, and in such order as bene-liciary may determine. 11. The entering upon and taking possession of said property, the follection of such rents, issues and profits, or the proceeds of time and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereaft as advasid, shall not cure or varie any detault or notice of default hereunder or invalidats any at dome jurusuant to such nerite. 12. Upon delault by grantor in payment of any indebiedness secured

varive any default or notice of default hereunder or invalidates any act done inursuant to such notice. 3. Upon default by drantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the scence with respect to such payment and for performance, the beneticiary may event the beneficiary at his election may proceed to foreclose this trust deed by equily as a mortage or direct the trustee to foreclose this trust deed by equipy as a mortage or direct the trustee to foreclose this trust deed by equipy as a mortage or direct the trustee to foreclose this trust deed by equipy as a mortage or direct the trustee to foreclose this trust deed by educing the second of the trustee to foreclose the event the constant and sale, or may direct the trustee to foreclose this trust deed by educing the second by direct the beneficiary may have. In the event the beneficiary elects to foreclose by advertisement and sale, the beneficiary of the trustee shall execute and cacuse to be recorded his written notice of default and his election to sell the said described real property to salidy the obligation in the manner provided in ORS 66.735 to 68.795. 13. After the trustee has commented foreclosure by advertisement and take, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other phones no privileded by DRS 66.731, may curve the default or default. If the default consists of a lailure to pay, when due, nums secured by the trust deed, the default may be curved by paying the element and the time decault consists of a lailure to pay, when due, for a secured has be curved by to consist, and particle at the same and the name due had no default consists of a lailure to pay, when due, for the manner due had no default consists of a lailure to pay, when due, for a secured by the trust deed, the default may be curved by paying the element and at the time to courred. Any other released phy paying the obliggition or trust deed. In any due oth

defaults, the person electure in enforcing the obligation and experses activally incurred in enforcing the obligation operator with frustees and attorney's fees not exceeding the emounts 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 none parcel or in separate parcels and shall sell the parcel or parcels at trusteion to the highest bidder for cash, payable at the time of sale. Trustee whall deliver to the purchaser its dend in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-olied. The recitals in the deed of any matters of lact shall be conclusive proint the truthfulness thereoil. Any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale. Trustee thall deliver to the sale bis to parten at the sale therein, trustee that any the proceeds of sale to parten at the sale. Therein, trustee that any the proceeds of the top provide therein, trustee that any the proceeds of the top therein of the trust deed, (3) to all persons have a their minerests may appear in the order of their priority and (4) the turplus. 16. Beneliciary may from time to time appoint a successor or successing the sale their interest on the successor in interest entitled to success.

surplus, if any, to the grandor or to his successor in inferest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success-sors to any furstee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conversance to the successor trustee, the latter shall be vested with all title powers and duths conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be vested with all title powers and duths conferred upon any trustee herein named or appointed hereunder. Each such appointment which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper uppointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and achnowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee herew der must be either on attainey, who is an active member of the Oregon State Bor, a bank, trust company or savings and loan association authorized to do busines under the lows of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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the grantor covenants fully seized in fee simple of s	and egrees to ar said described rea	nd with the be I property and	meliciary and those claiming under him, that he i I has a valid, unencumbered title thereto
		명한 유가 주십 신사 주기가 요즘 전가 전 고려주	nic inerejo
and that he will warrant and	forever defend fl	he seme agains	st all persons whomsoever,
The grantor warrants that the (a)* primarily for dranto's we	preceeds of the loar		
This deed applies to, inures to		Person an	the above described note and this trust deed are: (see Important Notice below), re for business or commercial purposes.
secured hereby, whether or not named gender includes the feminine and the	nd essigns. The term d as a beneficiary her	binds all parties) benaiciary shall rein. In constrain	hereto, their heirs, legatees, devisees, administrators, execu Il mean the holder and owner, including platter day, execu
IN WITNESS WHERE	OF, said grantor)	has hereunto se	des the plural. Set his hand the day and year first above written.
as such word is defined in the Truth-in-	le a id the beneficiary i	(a) or (b) is (a)	TAMOL II II
If compliance with the Act is not required,	d Riguistion by makin est form No. 1319, or disrigard this notice.	ng recuired @	1256 Kunguat Pl Chind, CA 9776
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)			<u>(1)110, CA 9176)</u>
STATE OF GENERAL California County of Sam Bernard	dino les.	STATE OF C	ning ng kanalan na kanalan na 🛛 🥄 👘 na kanalan kanalan kanalan 🕽
HUGUST Strument was acknowledge	ged before me on	County of This instrume	ent was acknowledded being)
Pathela A. West		as	
(SEAL)	in tuenaway	L Notary Public I	
My commission expires:	Ap: 11 5,1994	My commission	
SAN BERNARDINO COUNTY My Commission Expires	REQUEST To be used only	FOR FULL RECONVEY when abligations have	TANCE AND A DESCRIPTION OF A DESCRIPTION O A DESCRIPTION OF A DESCRIPANTE A DESCRIPTION OF A DESCRIPTION OF A DESCRIPTION OF
The underside	stan i social afficiana engles Transferencia afficiana engles Altan i social afficiana engles	Trustee	
trust deed have been fully paid and satisf. said trust deed or pursuant to statute, to berearist indeater it is a statute of the statute of t	and holder of all ind led. You hereby are a scal all evidence	ebtedness secured directed, on pays	ad by the foregoing trust deed. All sums secured by said ment to you of any sums owing to you under the terms of secured by said trust deed (which are delivered to you the parties designated by the terms
estate now held by you under the same. M	fail reconveyance and	d doctments to	ment to you of any sums owing to you under the terms of a secured by said trust deed (which are delivered to you the parties designated by the terms of said trust deed the
DATED:	승규는 집중 사람이 다니 승규는 것 같아요?		
			Beneficiary
Do not lose or desirey this Trust Dood OR THE (NOTI which it secures. Be	th must be delivered	to the trustee for concellation before reconveyonce will be mode.
TRUST DEED			
2011년 - 1912년 2012년 - 도그램도도 그릇은 전문한 동안이는 영 <u>향</u> 영영상	A COMPANY		a na haran a san an a
(FORM No. 881) ETEVENS.NEGS LAW PUB. CO.: PORTLAND. ORE			STATE OF OREGON, County of Klamath ss.
PAMELA A WOTT			County of <u>Klamath</u> ss. I certily that the within instrument was received for record on the 10th day of <u>Sept</u> .
IFORM NO. BOIL ATTEREMENTED LAW PUB CO. PORTLAND. ONE PATTERA A WOTT 1252C RUMQUAT R CHERS CA. 91710 Grantor CEALISTT / M.	SPAC	E RELERVED	County of <u>Klamath</u> ss. I certify that the within instrument was received for record on the 10th day of <u>Sept.</u> , 19,91, at 12:44o'clock P. M., and recorded in book/reel/volume No. <u>M91</u>
IFORA No. 2011 NEVENE MEDI LAW PUE CO. PORTLAND. ONE PAMELA & WETT 12520 LUMQUAT M. CHENS CA 91710 CHENS CA 91710 Grantor CEPLIOTT /M. COL C FLAMMAGS & 2017 LOT VETTA M. P9121	PECO	그는 것 같은 것 같은 것 같이 있는 것 같이 없다.	County of Klamath ss. I certify that the within instrument was received for record on the 19th day of
IFORM NO. BALL REFERENCED LAW PUR CO. PORTLAND. ONE PAMERA & WOTT 1252C RUNQUAT R. CHIMO CA 91710 Grantor CHIMO CA 91710 Grantor CHIMO FLAMMAGO & ZOY BENESICITY DET VETTAT NU S9121 Benesiciary AFTER RECORDING RETURN TO	PECO	FOR	County of Klamath }ss. I certify that the within instrument was received for record on the 10th day of
IFORM No. 2011 IFORM NO. 2011 PAMELA H WOTT 12520 RUMQUAT R CHEMO CA 91710 FEAL NOTT INC COLOTT INC COLOTT INC COLOTT INC BENEFICIAL BENEFICIAL Beneficiary	PECO	FOR	County of Klamath ss. I certify that the within instrument was received for record on the 19th day of