Person Rest States Deed Series - TBU IT DIES.	mtc 22880/01		19053000-4
32740			LANT DETRI MOUS PORTLAND. OR
All Abre matrice a let	이 이 옷 가슴을 걸렸는 것같은 물질을 가 있다.	Vol.ma	L Page 10143
THIS TRUST DEED, made this	29th	July	, 19 91 , betw
as Grantor, BEND	TITLE COMPANY		, as Trustec, e
ROBERT ZITEK and ELLA E. CITEK, Husba	and and Wife		, as Trustec, e
as Beneficiary,		•••••••••••••••••••••••••••••••••••••••	
이 같은 동네는 물질을 가입니다. 가지	WITNESSETH:		
Grantor irrevocably grants, bargains, sel inKLAWATHCounty, Oreg	17	istee in trust, with n	ower of solo the
N 1/2 NE 1/4 NW 1/4 NW 1/4 of Sention	13 Tours - L to an	_ 8	
Willamette Meridian, Klamath County, Partition No. 81-111 as filed in the	Oregon. ALSO de Klamath County E	south, Hange & E scribed as Parce ngineers' Office	ast of the 1 2 of Major
TOGETHER WITH: "A 30 foot service and			All the second second
TOGETHER WITH: "A 30 foot access ease as filed in the Klamath County Engine	er's Office.	d by Major Parti	tion 81-111
2	은 사람은 사람이 있는 것이다. 1995년 - 1995년 - 1995년 1997년 1997년 1997년 - 1997년 1	n an Salah na Salah na Salah na Salah Managartan Salah na Salah na Salah na Salah Managartan Salah na S	
TAX ACCT #2508 01200 30400 KEY 1	58741		
This document is being re-reco	rded to correc	t Legal Doort	otion
todether with all and it as a			
together with all and singular the tenements, hereditarm now or hereafter appertaining, and the rents, issues and tion with said real estate. FOR THE PURPOSE OF SECURING PERFO	PMANCE	e norearter at	tached to or used in connec
FOR THE PURPOSE OF SECURING PERFO sum of ELEVEN THOUSAND AND 110/100 note of even date herewith, payable to perstained and			
			\$11,000,00)* to the terms of a promissor
not sooner paid, to be due and payable	August 1	no 2001	ncipal and interest hereof,
becomes due and marting of the debt secured by this in	nstrument is the date ata	ted shows I to	•• · · · · · · · · · · · · · · · · · ·
sold, conveyed, assigned or alienated by the within descri then, at the beneficiary's option, all obligations secured be herein, shall become immediately due and payable.	ithoat first having obtain	ed the written consent of	therein is sold, agreed to b approval of the beneficiary
To protect the security of the	경험을 통하는 것이 아니는 것이 같다.	oclive of the maturity	dates expressed therein, o
and complete make the state of	d or a list	as-ment or creating any res	riction thereon; (c) join in an
2. To complete or restore promptly and in good and w			
5. To comply with all laws, ordinances regulations, covera	nts, condi- services mention	thereto," and the recitals the root of the truthfulness there ed in this paragraph shall be	or any part of the property. The ribed as the "person or person rein of any matters or facts shall of. Trustee's fees for any of the of less than \$5
ion in executing such financing statements purchase to the beneficiary so in tail Code as the beneficiary may require and to pay for thing as proper public office or offices, as well as the part of a thing as	Cormer time without	n any default by grantor he	reunder, beneliciary may of any
by filing officers of searching agencies as may be deemed desirab	ches inade the indebtedness de by the erty or any na	hereby secured, enter upon	and take possession of said prop-
4. To provide and continuously maintain insurance on the now or hereafter erected on the said premises gains! loss or dama nd such other bareds as the bard premises gains! loss or dama	buildings less costs and e Re by lire nev's fers woon	is, including those past due .	and unpaid, and apply the same
4. 10 provide and continuously maintain insurance on the own or hereafter exected on the said premises variant loss or dama and such other harards as the beneticiary may from time to time to a amount not less than \$ full	require, in ficiary may dete written in 11. The	rnine.	eoy, and in such order as bene-
the grantor shall fail for any reason to provide any such insuran eliver said policies to the barties	is insured; insurance policie	1 Of domestic .	, the proceeds of fire and other
ion of any policy of insurance now or hereater a sed on said	he expira- waive any delay,	e application or release there ift or notice of default herein notice.	lor any taking or damage of the of as eforesaid, shall not cure or nder or invalidate any act done
ary upon any indebtedness secured hereby and in mich order as h	by benefi- hereby or in his	default by grantor in payn	ent of any indebtedness secured
ny part thereof, may be released to grantor. Such application or rel	lected or declare all sums	secured hereby immediately	due and payable. In such an
5. To keep said premises free from construction liens and to	o pay all advertisement an	nortgage or direct the trustee	to foreclose this trust deed by
cainst said property before any part of such taxes, assessments a targes become past due or delinquent and proviptly deliver receipts	upon or the beneficiary el and other the beneficiary el therafor the trustee shall	ects to foreclose hy advertiser	nenciary may have. In the event
		hereupon the trustee shall fix	the time and place of sale, give
"direct payment or by providing beneliciary with funds with , direct payment, beneliciary may, at its option, make payment ake such payment, beneliciary may, at its option, make payment of the amount so paid, with interest at the rate set forth in the not reby, together with the obligations described in paragraphs 6 and sat deed, shall be added to and become set.	t thereof, in the manner pro	ovided in ORS 86.735 to 86.7	95.
ust deed, shall be added to and become a par of the debt secured ust deed, without waiver of any rights arising from breach of an	7 of this sale, the grantor d by this the default or de	or any other person so privit	eged by ORS 86,753, may cure
ty hereinbelore described, as well as the grantor, shall be bound	d to the not then be due	e at the time of the cure of	her than such portion as would
f notice and the monopulation of mining stell due and payal	ble with- being cured may	be cured by tendering the	performance required under the
stitute a breach of this trust deed.	able and and expenses ach	coller increased in anti-	itton to curing the default or ay to the beneficiary all costs ie obligation of the trust deed exceeding the amounts provided
connection with or in enforcing this obligation and trustee's and an	incurred 14. Others ttorney's place designated	vise, the sale shall be held or	the date and at the time and
7. To appear in and defend any action or proceeding purpo cot the security rights or powers of beneficiary or trustee; and in a	rting to in one parcel or	provided by law. The trustee	may sell said property aither
suit for the foreclosure of this deed, to pay all costs and expendence	ncluding shall deliver to the property to the	he purchaser its deed in form	as required by law conveying
d by the trial court and in the event of an appeal from any jude	shall be of the truthfulnes		
late court shall adjudge reasonable as the brieficiary's or trustee's lees on such appeal.	the ap- s after- shall month the	trustee sells pursuant to the	powers provided berain trustan
It is mutually agreed that:	cluding the compensation of the compensation o	nsation of the trustee and a he obligation secured by the	reasonable charge by trustee's frust deed, (1) to all persons
it, it it so elects, to require that all or any portion of the monies	are the surplus, if any, to	and the second s	trust deed, all to all persons st of the trustee in the trust of their perceity and (4) the so in interest entitled to such
in a so vects, to require that all or any, potion of the monies compensation for such taking, which are in evess of the amount's pay all reasonable costs, expenses and attorneys is s necessarily arred by grantor in such proceedings, shall be pair to beneficia lied by it first upon any reasonable costs and expenses and attorney in in the trial and appellate courts, necessarily easily and attorney	required sorphus paid for sors to any treets	iary may from time to time	appoint a successor or succes-
TV III such proceedings		appointment, and without	conveyance to the successor
execute such instruments as shall be will cadense, to take such	actions which, when recor	all be made by written insti-	 powers and duties conterred sunder. Each such appointment ment executed by beneficiary, of the country or counties in
ation, promptly upon beneficiary's request.	of CORDs withink st.	in situated, shall be environ	We Arter Description for Contractions in

'91 SEP 10 PH 1 42

secured hereby; and grantor afrees, at its own expense, to take such activas and execute such instruments as shall be necessary in obtaining such coar-9. At any time and from time to time up in written request of berw-ficiary, payment of its fees and presentation of this ided and the mote to the liability of any person for the payment of the indecidences, trustee may (a) consent to the making of any map or plat of said property; (b) join the Note the successor trust.

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NOTE: The Trust Deed Act provides that the trustee Leverncer must be either on attorney, who is an active member of the Oregon Store Bar, a bar), trust company or savings and loan association authorized to do business under the lows of Dregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or Eranches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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	covenants and agrees to and imple of said described real p nditions, Restrictions	nronerty an	d has a valid, un	encumbered title the	im, that he is law- reto except
and that he will w	arrant and forever defend th	e same e f a	inst all persons w	homsoever.	
THERE IS TO BU EXCEPTING THA OF A LOG HOME	E NO REMOVAL OF THE TI T NECESSARY FOR THE CL	MBER UNT EARING O	IL THE LAND IS A HOMESITE A	PAID FOR IN FU IND THE CONSTRUC	LL, TION
I a termina and the second se second second sec	rrants that the proceeds of the loan for grantor's personal, it mily or ho amzation, or (even it fit antw is a	usebold mirni	Neeg (see important i	YOTICE DEIOW J.	ed are:
personal representativ secured hereby, wheth gender includes the fe	ies to, inures to the betefit of and es, successors and assidts. The terr er or not named as a bineficiary h minine and the neuter, and the sing	m beneficiery herein. In con gular number	shall mean the hold struing this deed and includes the plural.	er and owner, including whenever the context so	requires, the masculine
* IMPORTANT NOTICE: I not applicable; If warra as such word is define beneficiery MUST comp disclosures; for this purp	SS WHEREOF, said granto Delete, by lining out, which ever warran nty (a) is applicable and the baneficia 4 in the Truth-In-Lending Act and Res y with the Act and Regu ation by m pase use Stevena-Ness Form No. 1319,	nty (a) or (b) is ry is a creditor gulation Z, the aking required or equivalent.	THEON SCOT	he day and year first	
er compriance with the /	CALIFORN STATE OF CIRECON This instrument by THEON SCONDELIS	1	San Frans vledged before me	on July 29	<u>, 19 억 I,</u>
	by This in trument by	was acknow	vledged before me	on's J	, 19,
	of OFFIC AL SEAL Gina L Casperse Chystolery Public Courson My Comm 5 a mes Scot 3 1 to My Comm 5 a mes Scot 3 1 to		My commission e	R Casperso xpires Nept Not	ary Public for Ourgon
	Te be v	sed only when a	LL RECONVEYANCE bligations have been paid.		
trust deed have been said trust deed or p herewith together wi	ted is the legal owner of d holder on a fully paid and satisfied. You here ursuant to statute, to cancel all e th said trust deed) and 'o reconvey you under the same. Mail reconvey	eby are direct vidences of i v, without wa	ness secured by the ed, on payment to y ndebtedness secured ranty, to the partie	ou of any sums owing t by said trust deed (wh s designated by the term	ich are delivered to you
DATED:	, 19			Beneficiary	
Do not late er dat	trey this Trust Deed OR THE LIDTE which in	t socuros. Both m	ust be dollvared to the tru	sive for cancellation before rea	enveyance will be made.
	T DEED		OHMI SAUNE	I certify that was received for rec	Klamath) ^{es.} the within instrument cord on the 2ndday
E OF OREGON, ounty of Klamath	S.	1720 OF 1		at 11:13_o'clock in book/reel/volur page15149	
for record at request Mountain Title nis 10 day 1:42 oc	a Co of <u>Sept</u> A.D. 19 91 lock ^P M. and Sulv record	RECON	EXED	Record of Mortgag Witness m County affixed.	y hand and seal of
M91 of	Mtgs Page 18059	-	j /	Evelyn Bie	hn. County Clerk
Evelyn 1	BiebBunty Clerk <u>ulene Mullerciet</u> Dep	uty. 113.0		By Daufune D	hp. County Clerk

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