FORM No. 881-Drogon Trust Dood Series-TRU		5535 COPUNICHT 1940 STEVENS-HEES LAW FUSCISHING CO., FONTLAND, ON STRO
34468		TRUST DEED Volm9/ Page 18302
THIS TRUST DEED, 17 RANDY R. SCOTT and	ade this 22nd USAN J. SCOTT,	dey of August
as Grantor, MOUNTAIN TITL	'영영을 '안중감'을 드려가 나가 바가도 줄다.	AMATH COUNTY
그는 것 같아요? 이렇게 잘 걸려 물지는 것 같아요? 이렇게 나는 것		ZIL, or the survivor thereof
as Beneficiary,		
Grantor irrevocably grams inKlamath	· · · · · · · · · · · · · · · · · · ·	ITNESSETH: nd conveys to trustee in trust, with power of sale, the property lescribed as:
Lot 8, Block 52, the official plat County, Oregon. particularly desc 8 of said Block 52 Block 52; thence 5 of Lot 1 of said t said Block 52 to t	BUENA VISTA AD thereof on fi ALSO, a portion ribed as follow 2; thence Easte Southerly along Block 52; thence the Southesetor	DITION to the City of Klamath Falls, according to le in the office of the County Clerk of Klamath a of Lot 5, Block 52 of said subdivision, more ws: Beginning at the Northeasterly corner of Lot erly to the Northwesterly corner of Lot 2 of said the West line of said Lot 2 to the Northerly line west along the Northerly line of Lots 1 and 9 of the corner of said Lot 8; thence Northerly along to the point of beginning.
together with all and singular the tener now or hereafter appertaining, and the tion with said real estate	nents, hereditaments i rents, issues and profi	and appurtenances and all other rights thereunto belonging or in anywise is thereof and all fixtures now or hereniter attached to or word in
FOR THE PURPOSE OF SEC sum ofTWENTYTHOUSAND AJ	URING PERFORM	NCE of each agreement of grantor herein contained and payment of the
The date of maturity of the dely becomes due and payable. In the event sold, conveyed, assigned or plicated	secured by this instruct the within described	Dollars, with interest thereon according to the terms of a promissory d made by grantor, the final payment of principal and interest hereof, if terms. of. Note 19 ment is the date, stated above, on which the final installment of said note property, or any part thereof, or any interest therein is sold, agreed to be t first having obtained the written consent or approval of the beneficiary, is instrument, irrespective of the maturity dates expressed therein, pr
To protect the security of this to 1. To protect, preserve and maintain as and repair not to remove or demolish any build not to communication of the second state of the 1. To complete or restore promptly a manner any building of maprovement which pu- destroyed thereon, and a sumprovement which tu- 3. To comply with any due all costs in 3. To comply with the laws, ordinancet, tions and restrictions attecting id property; if cial Code as the beneficiary require and proper public office or ortices, as well as the by filing officers or searching defocies as may enellistary. 4. To provide and continuously maint now or hereafter creded on the waid armites.	Ind property in good con- liding or improvement the rty. and in good and working by be constructed, damage ourred therefor. regulations, covenants, the beneticiary so request- the beneticiary so request- uant to the Uniform Cor- to bay tor filing same in be deemed desirable by	dition grenting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allocing this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The independence of the truthulness thereof. Trustee's less or or persons be conclusive proof of the truthulness thereof. Trustee's less for any of the reconvey is any matters or lacts shall be not less than \$5. 10. Upon any default by grantor hereunder, beneficiary may at any pointed by a court, and without regard to the adequator of any security for the indebedness hereby secured, end take possession of said property or any part thereot, in its working of the proof, and the regard to the adequator of any security for the indebedness hereby secured, enter upon and take possession of said property or any part thereot, in its working thereot, in its working thereot, in its working thereot, in the or or otherwise collect the rents.
and such other hazards as the bineticiary may in amount not less than \$ IULIISUT ounpanies_acceptable to the beneliciary, with iolicies of insurance shall be delivered to the the grantor shall all for any reason to prove leliver said policies to the beneliciary at least in on of any policy of insurance now or here he beneliciary may procure the same at \$ ollected under any line or other insurance poly iary upon any indebtedness secured hereby an or determine the same and the same at the same secured hereby and	Taran time to time requir tran time to time requir DLOVAIUE write to the latter senticiary as soon as ine- ter any such insurance an titeen days prior to the er- titer placed on said build matcr a expense. The ann y may be applied by 5- in such order as benefic	fire ney's tees upon any indebtedness secured hereby, and in such order as bene- iciary may determine. II. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of line and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresuid, shall not cure or pursuant to such notice. 11. Upon default by grantor in payment of any indebtedness secured hereby of in his performance of any agreement hereunder, time being of the
of cure or waive any default or notice of defa t done pursuant to such notice. 5. To keep said premises tree from con- stes, assessments and other charges that may dainst said property before any part of such harges become past due or delinquent and pro- beneficiary; should the grantor tail to make ju- tents, insurance premiums, liens or other charge direct norman the second second second second second to direct norman terms of the second second second second to direct norman terms of the second se	Cf application or release is if hereunder or invalidate itruction liens and to pay be levied or assessed upor lates, assessments and io nptly deliver receipts the asyment of any taxes, as: s Acyable by grantor, et	, or dentare all sums accured hereby immediately due and payable. In such an any shall event the beneticary at his election may proceed to foreclose this trust deed by a creating any in equity, as mortiging or direct the trustee to foreclose this trust deed by a creating any structure of the trustee to foreclose the trust event any of the trustee the trust is the relative the right or any the structure of the structure of the trustee the trust event any show. In the event the beneficiary elects to foreclose by advertisement and safe, the beneficiary or clearly the said described real property to satisfy the obligation to see that the short of the bigstown to be been the trustee that is even the said described real property to satisfy the obligation the same thanks where upon the trustee shall is the time and place of sale, give
nd the amount so paid, with in they, at its cy ereby, together with the obligations described is used deed, shall be added to and become a par- ust deed, without waiter to any rights arising versants hereof and for such payments, with in ty hereinbelore described, as well as the giv mescribed, and all such are bound for the pay r escribed, and all such are bound for the pay is at notice, and the non-payment shall be immet at notice, and the non-payment hereol shall, an inder all sums secured by this trust deed mestified a breach of this trust deed.	(GON, make payment they set (orth) in the note axc. 1 paragraphs 6 and 7 di 4 of the debt secured by from breach of any di from breach of any di from shall be bound to ferst as a dioressid, the yu nor, shall be bound to there of the obligation ho intely due and payable w the cotion of the benetic; diately due and payable a	eel, in the home provided in OKS 60.735 to 80.795. In the home provided in OKS 60.735 to 80.795. In the home provide has been been been been been been been bee
connection with on as the olifer costs and on es actually incurred. In enforcing this obligation es actually incurred in and delend any action lect the security rights or powers of beneficiery tion or ordering in which the beneficiery or t youth or ordering in which the beneficiery or youth or deficiency of this deed, to py using evidence of this and the beneficiery's on ound of the field of the security of an s ere of the tried conversed in this per-	enses of the trustee incur and trustee's and attorn or proceeding purporting or trustee; and in any a rustee may appear, includ i all costs and expenses, trustee's attorney's fees; draph 7 in all cases shell. poeal from any judgment	red of an 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 rate may be postponed as provided by law. The trustee may sell vaid property either in one parcel or in separate parcels and shall sell the parcel or parcels at successful deliver to the purchaser its deed in form as required by law conveying the property so hold, but without any covenant or warranty, express or im- of the truthtumess thereof. Any person, excluding the trustee, but including the grant and beneficiary, may purchase at the sale.
y's tees on such appeal. If is mutually agreed that: 8. In the event that any portion or all o der the right of eminent domain or condemnat a tht, if is a elects, to require that all or any p compensation for such taking, which are in ec pay all reasonable costs, expenses and attorne urred by grantor in such proceedings, shall plied by it first upon any reasonable costs and	said property shall be tak n. Arneliciary shall be tak rticn of the monies part cess of the amount requir y's ices necessarily paid be paid to beneficiary a experses and attorney's f-	or shall apply the proceeds of sale to payment of the powers provided herein, frustee cluding the compensation of the trustee and a reasonable charge by trustee's stiorary. (2) to the obligation accurate by the trust deed. (3) to all persons dead as their interests usage by the trust of the trustee in the trust deed. (3) to all persons dead as their interests and a reasonable charge by trustee's attention of the subsequent to the interest of the trustee in the trust deed. (3) to all persons deed as their interests may appear in the order of their preserve and (4) the surplus. If any, to the granter or to his successor in interest entitled to such a for an end of and there in the reasonable charge or successor is on successor in our such appointment, and without conveyance to the appointed here the tensor to the appointed to the surplus.
iary insuch pairs appendix courts, necessary, urred hereby, and stantor agrees, at its own a d execute such information agrees, at its own a d execute such information and analy be necess nation, promptly incomparity in the to time up of the any information of the to the standard 9. At any time and non-presentation of dorsement of inter a truth recompresent of to dorsement of incase of tull recomparates, for car e liability of any person for the payment of to o consent to the making of any image or plat d	pense, to take such activ pense, to take such activ any in obtaining such cer won written request of ben this deed and the note i cellation), without affect	and substitution shall be made by written instrument such appointment which, when recorded in the mortgade records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and reliable of made a public record as provided by law. Trustee is not

(a) consent to the making of any map or plat it said property; (b) join in shall be a party unless such action or proceeding is provided by tradier. NOTE: The Trust Deed Act provides that the trustee hereunder must be either on attainey, who is an active member of the Oregon State Bar, a bank, trust company or savings and han association authorized to ab siness under the laws of Oregon of the United States, a tille insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency theread, or an estraw agent licensed under ORS 6%6.505 to 6%6.505 to 6%6.505

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18303 The grantor covenants and agree 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 except those of record and that he will warrant and forever cleferd the same against all persons whomsoever. The grantor warrants that the proceet's of the loan represented by the above described note and this trust deed are: (a)* primatily for grantor's personal, lamily or household purposes (see Important Notice below). (b) for an organization, or (even it trantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the binetic 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 bensiliciary herein. In construing this deed and whenever the context so requires, the masculine gender includes the terminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, aid 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 on 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 baseficiary Statement of the purpose use Stevens-Ness form He. 1319, or equivalent. If compliance with the Act is not required, dissigned this notice. Klamath Southern States STATE OI' OREGON, Courty of ... The KRI of This instrument was at knowledged before me on . RANDY R. SCOTT & SUSAN J. SCOTT KRIS" i -i i by description of This instrument was a knowledged before me on . - 0 11 0 . . . logery Public for Oregon REQUEST FOR FULL RECONVEYANCE To be used only when abligations have been paid The undersigned is the legal owner and holder of all indebtedness secured by the toregoing trust tleed. All sums secured by said , Trustee I ne undersigned is the legal on ner and notaer of all indepreaness secured by the foregoing trust used. All sums secured by said frust deed have been fully paid and stilling. You hereby se 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 the said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you the said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you the said trust deed or pursuant to statule, to cancel all evidences of indecedences secured by said trust deed (which are denoted 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 set ie. Mail reconveyance and documents to 19 DATED: ... Beneficiary Do not less or destroy this Trust Dood OR THE NOTE which it sources. Both must be dolivered to the trustee for concellation before reconveyonce will be a STATE OF OREGON, County of Klamath TRUST DEED I certify that the within instrument (FORM No. 881) ______, 19_91, Randy R. + Susan J. Scott at 3:44 o'clock P. M., and recorded Florking Falls 0897601 Llaniath Falls 0897601 page _____18302_____ or as fee/file/instru-SPACE RESERVED ment/microfilm/reception No....34468, FOR Wilfred + Donna Brazil Record of Mortgages of said County. RECORDER'S USE Witness my hand and seal of 522 Van VESS Klamathfalls, Creggeof County affixed. Evelyn Biehn Co Clerk Wilfred & Donna Brazil TITLE NAME By Dauleney Mullendere Doputy 13.00 522 Van Ness Klamath Falls, OR97001 的复数 计数据