232 (Vel 11	38113	- 영영양성 - 2013년 - 2013년 - 2012년 - 2013년 - 2013년 - 2013년 - 2013		RUST DEED	Vol. <u>M91</u>	Page 25182
	LEELA BENJAM WITH FULL RI rentor, ASPE	DEED, made this IN AND BRUCE GHIS OF SURVI N TITLE & ESC	2nd E. BRIN VORSHIP ROW, IN	day of K, NOT AS C.	December TENANTS IN CO	, 19.91et
·····		<u></u>				, as Trustee,
ч 3 Д	eneficiary,		WIT	NESSETH:		
	O THE CITY O regon.	DE KLAMATH FAL	, sells and Dregon, desc Lot 9, LLS, in	conveys to trus	tee in trust, with po MILLS SECOND 4 V of Klamath,	ver of sale, the prop DDITION State of
	and the second	09-33DB TL 14				
re	ns Trust Deed corded in Book	is 2nd and Juni M91 Page <u>25</u>	or to the <u>180</u>	at Trust Dee	l Dated December	2, 1991
sum of	FOUR THOU	SAND AND NO/	rformanc 100	E of each agreeme	all other rights thereur res now or hereafter atta nt of grantor herein com	tained and payment of
not soon 7 becomes sold, co then, at herein, s 7	ner paid, to be due au The date of maturity o s due and payable. In nveyed, assigned or a the beneficiary's opti- shall become immediat o protect the security	of payable Maturit of the debt secured by the the event the within de allienated by the granto ion, all obligations secur ely due and payable.	order and m Y. Of. NOLe is instrument escribed prop r without fir red by this in	ade by grantor, th is the date, state erty, or any part i st having obtained strument, irrespec	I above, on which the fin hereol, or any interest the written consent or a two of the maturity d	o the terms of a promisso ipal and interest hereof, nal installment of said no herein is sold, agreed to Pproval of the benefician ates expressed therein.
and repain not to con 2. manner a destroyed 3. tions and ioin in ex ial Code proper pu by filing eneficiary 4.	iii not to remove or denum immit or permit any waste To complete or restore ny building or improvem thereon, and pay when du To comply with all laws restrictions aitecting said ecuting such linancing stat as the beneficiary may blic oblice or ollices, as ollicers or searching age To provide and continuo	olish any building or impro- ol said property. promptly and in good an promptly and in good an ent which may be construct, e all costs incurred therefor. s, ordinances, regulations, co property; if the beneficiary tements pursuant to the Un require and to pay for film well as the cost of all lien ucles as may be deemed de welv maintain impro-	good condition verement thereon; verement thereon; d workmanlike ed, damaged or venants, condi- so requests, to ilorm Commer- g same in the searches made sirable by the	subordination or thereoi; (d) recon frantee in any r legally entitled the be conclusive proc services mentioned 10. Upon z time without notic pointed by a cour the indebtedness h erty or any part issues and proint, issues and proint,	ment or creating any restrict other agreement allecting the very, without warranty, all or conveyance may be describ reto," and the recitals thereof i of the truthulness thereof i of the truthulness thereof in this paragraph shall be retor and the recital the status of the status of the either in person, by age to either in person, by age to either in person, by age to either in sown name sue hereof in its own name sue including those past due and collect.	any pair of the property. T ed as the "person or perso of all any matters or lacts sh Truster's fees for any of t less than \$5. under, beneficiary may at an adequacy of any security if a take possession of said pro- or otherwise collect the rent
n amount ompanies olicies of the gran eliver saic on ol an he benefic ollected u ary upon hay detern by net th	other hazards as the bene root less than \$Ills acceptable to the benetic insurance shall be delive. tor shall tail lor any rea f policies to the beneticiar y policy of insurance no itary may procure the s nder any lire or other in any indebtedness secured hine, or at option of bene the secure of the secure of the secure tage of the secure of the secure of the tage of the secure of the secure of the secure of the tage of the secure of the secure of the secure of the secure of the tage of the secure of the secure of the secure of the secure of the tage of the secure of the	ficiary, may around these of the source of the second second second second clary, with loss payable to reson to procure any such ins y at least liften days prior w or hereafter placed on s same at grantor's expense. Jurance policy may be appli- hereby and in such order licitary the entire amount r	amage by lire, ime require, in the latter; all on as insured; surance and to to the expira- said buildings, The amount ied by beneficiary	ney's fees upon an liciaty may determ liciaty may determ officiaty may determ insurance policies o property, and the a waive any default pursuant to such no 12. Upon di hereby or in his pe essence with respect	indebtedness secured hereb me: methods and taking pos- ents, issues and profits, or t compensation or awards for pplication or release thereoid or notice of default hereund tice. Hault by grantor in payment rformance of any agreement to such payment and/or per	on, including reasonable atto w, and in such order as ben session of said property, the he proceeds of ine and othe any taking or damage of the any taking or damage of the of or invalidate any act don of any indebtedness secured hereunder, time being of the ormance the secured
5.7 xes, asses ainst said arges bec beneficia ents, insu direct p nke such d the amore reby, toge	Assuant to such notice. To keep said premises tre- sments and other charges promer past due or delinque promer past due or delinque providing payment, beneliciary may punt so paid, with interess ther, with the obligations	e from construction liens ar that may be levied or asse rt ol such tares, assessmen at and promptly deliver ree to make payment ol any other charges payable by & beneliciary with lunds wi beneliciary with lunds wi 's at its option, make payr at the rate set forth in the described in paraforable & -	not to pay all essed upon or tis and other eipts therefor taxes, assess- rantor, either ith which to ment thereof, note secured	event the beneliciar, in equity as a mori advertisement and s remedy, either at law the beneliciary election the trustee shall exe and his election to s secured hereby when notice thereof as the in the manner provic 13. After the sale and at are to	y at his election may process (ade or direct the trustee to le, or may direct the trustee or in equity, which the ben: to foreclose by advise treeordee the and cause to be recordee the said described real pro- upon the trustee shall firs the or required by law and process ed in ORS 86.735 to 86.795. trustee has commenced lore	d to foreclose this trust deed foreclose this trust deed to pursue any other right on iciary may have. In the event it and sale, the beneliciary or his written notice of default ertly to satisfy the obligation t time and place of sale, five d to foreclose this trust deed closure by advertisement and
venants ho venants ho y hereinb ne extent cribed, ar notice, a der all su stitute a l 6. To	without waiver of any ri ereof and lor such payme elore described, as well that they are bound lo ad all such payments shal nod the nonpayment thereog ims secured by this trust breach of this trust deed, pay all costs, lees and	described in paragraphs of a come a part of the description infs, with interest as a start of the onts, with interest as a start of the as the grantor, shall be b it the payment of the oblight I be immediately due and of shall, at the option of the deed immediately due and expenses of this trust includ sts and expenses of the trus s obligation and trustee's an	f any of the f any of the did, the prop- ound to the fation herein wayable with- beneficiary, payable and	saie, the grantor or the delauit or delau sums secured by th entire amount due a not then be due had being cured may be obligation or trust or defaults, the person and expenses actuall together with trustee' by law	any other person so privilego its. If the default consists of a trust deed, the default on it the time of the cure other no default occurred. Any oil cured by tendering the per- ded. In any case, in addition ellecting the cure shall pay ' incurred in enforcing the. and attorney's fees not exce	and the fulline conducts the 1 boilDRS 86.753, may cure a latiture to pay, when due, y be cured by paying the than such portion as would or danket that is capable of or danket that is capable of or danket that is capable of the danket of the danket to the beneficiary all costs bbigated of the trust deed eding the of the furst deed
7. To 7. To ct the secon or pro- suit lor unt of at 1 by the ee of the the court s lees on	incurred. appear in and delend a unity rights or powers of ceeding in which the bene the loreclasure of this d nee of title and the bene torney's lees mentioned in trial court and in the eve trial court, grantor twent shall adjudge reasonable such appeal.	s ourigation and trustee's an any action or proceeding pu- beneficiary or trustee; and liciary or trustee may appeae eed, to pay all costs and e liciary's or trustee's attorney to this paragraph 7 in all ca int of an appeal from any j er agrees to pay such sum as the beneficiary's or trus	d attorney's in any suit, in any suit, ir, including xpenses, in- 's lees; the ses shall be udgment or as the ap- slee's attor-	place designated in i be postponed as pro- in one parcel or in auction to the highes shall deliver to the p the property so sold, plied. The recitals in of the truthulness ti the grantor and benef 15. When trus shall and the trus	the sale shall be held on the the notice of sale or the sir ided by law. The trustee separate parcels and shall as t bidder for cash, payable a workaser its ded in form as but without any coverant of the deed of any matters of it ereol. Any person, excluding kilary, may purchase at the es sells pursuant to the poor	e date and at the time and the to which said sale may ay sell said property either if the parcel or parcels at it the time of sale. Trustre- required by law conveying or warranty, express or im- the truster, but including alle.
It is r 8. In r the righ , il it so ompensati ay all re- red by t ed by it	Mutually agreed that: the event that any portion it of eminent domain or c elects, to require that all on for such taking, which asonable costs, expenses a grantor in such proceedin first upon any reasonable	n or all of said property sha ordennation, beneliciary sha or any portion of the mon are in excess of the amoun and attorney's lees necessari gis, shall be paid to benel costs and errenese	Il be taken Il have the ies payable nt required ily paid or iciary and	nttorney, (2) to the having recorded liens leed as their interests urplus, it any, to the urplus, 16. Beneticiary ors to any trustee n	bill of the trustee and a real bill of the secured by the tru subsequent to the interest may appear in the order of granter or to his successor may from time to time app med herein or to any open	sonable charge by sale, in- sonable charge by fusice's st deed, (3) to all persons it the trustee in the trust their priority and (4) the in interest entitled to such boint a successor or succes-
y in suci d hereby execute s tion, prov 9. At a y, payme sement of ability of	h proceedings, and the b h proceedings, and the b h proceedings, and the b h proceedings, and the b h proceedings h proce	necessarily paid or incurred alance applied upon the in its own expense, to take su be necessary in obtaining request. to time upon written reques tation of this deed and the ies, for cancellation, withten	t of bene- t of bene- t of bene- t of bene- t of bene- t of bene- t of bene-	rustee, the latter sha pon any trustee herein nd substitution shall hich, when recorded hich the property is a 1 the successor trustee 17. Trustee ac	pointment, and without co- pointment, and with all title, p in named or appointed hereum be made by written instrume in the mortfage records of ituated, shall be conclusive p interfage this trust when this	nervance to rhe successor mers and duties conferred er. Each such appointment at executed by beneficiary, the county or counties in root of proper appointment deed, duty and the
onsent to	the making of any map	nent of the indebtedness, tro or plat of said property; (1	t allecting of ustee may tr b) join in sl	ust or of any action hall be a party unless	(PIS this trust when this a public record as provide party hereto of pending sail or proceeding in which gran such action or proceeding is aember of the Oregon State B title insurance company outhor on estrow agent i.censed unde	under any other deed of for, beneficiary or trustee

25183 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. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes. 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 teminine and the neuter, and the singular number includes the plural. 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. Ũ STATE OF OREGON, County ofKlamath This instrument was acknowledged before me on ... December ... 2. by ...Bruce E. Brink 19.91 This instrument was acknowledged before me on December 2......., 19.91., by ... Bruce E. Brink as Attorney in Fact for Leela Benjamin of androg Ker Rind Sa OF O REQUEST FOR FULL RECONVEYANCE Te be used only when obligations have been paid. то:, 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 Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED STATE OF OREGON, (FORM No. 881) TEVENS-NESS LAW PUB. CO.. POR County of SS. I certify that the within instrument was received for record on the 2nd day Grantor SPACE RESERVED page 25182 or as fee/file/instru-FOR RECORDER'S USE ment/microfilm/reception No. 38113 使易进制 拉出 Record of Mortgages of said County. Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. Aspen Title & Escrow, Inc. EVELYN BIEHN, County Clerk 525 Main Street Klamath Falls, OR 97601 TITLE Selsch Deputy ByClin Fee \$13.00