50204	TRUST I	DEED	Volma	2 Page 2020	9
THIS TRUST DEED, mad	e this21std	ay ofA			
Richard N. Belcher.					
Grantor, Mountain Title Neal G. Buchanan as	Company of Klamat trustee to the			rust	
Beneficiary,	WITNES	SETH:			
Grantor irrevocably grants,	bargains, sells and conv	veys to trus	tee in trust, wi	th power of sale, the pr	ropert
Klamath C	- ''''''''''''''''''''''''''''''''''''			20 Mille	en di Gradit
The North 50 feet Addition to the C	Lity of Klamath	Falls,	according	to the	
official plat the Clerk of Klamath	reof on file in County, Oregon	the of	IICE OI TI	le County	
				1997 - 1997 -	
		2			
ogether with all and singular the tenen	nents, hereditaments and ap	purtenances a	nd all other right	ts thereunto belonging or in	n anyw
ow or hereafter appertaining, and the t	ents, issues and profits there		itures now or nere		
ion with said real estate. FOR THE PURPOSE OF SEC um of Fifteen-Thousa	ind Dollars and	no/100			
***** (\$15,000	).00) ***	Dollars, with a e by grantor.	interest thereon a the final paymen	ccording to the terms of a p	romisse
ote of even date herewith, payable to L of sooner paid, to be due and payable The date of maturity of the debt	1. Augurt 20		1043		
ecomes due and payable.	ust deed, grantor agrees:	drentind any	essement or creating	é any restriction thereon; (c) je	oin in i
1. To profect, preserve and mainfain and negative not to remove or demolish any but	aid property in good condition iliding or improvement thereon;	subordination thereol; (d) r	or other agreement econvey, without was reconveyance may	affecting this deed or the lien rranty, all or any part of the pro y be described as the "person	or cha operty. 7 or pers
nanner any building or improvement which n	ay be constructed, damaged or	legally entitled be conclusive	i thereto," and the r proof of the truthlu	attecting this deed or the ten rearty, all or any part of the pro y be described as the "person recitals there'n of any matters or alness thereol. Trustees, lees for h shall be not less than \$5.	facts si any of
ions and restrictions affecting said property; i	t the beneficiary so requests, to	10. Up time without	notice, either in per	grantor hereunder, beneticiary n rson, by agent or by a receiver	security
ial Code as the beneficiary may require and roper public office or offices, as well as the by filing officers or searching agencies as ma	in pay for inning suches made	the indebtedne erty or any p	ess hereby secured, e part thereol, in its o	enter upon and take possession of wn name sue or otherwise collect	t the re
eneficiary. 4. To provide and continuously maint	ain insurance on the buildings	lace costs and	expenses of operation on any indebtedness	secured hereby, and in such ord	naple at
and such other hazards as the peneliciary ma	DIE Value , written in	11. Th collection of s	he entering upon ar such rents, issues an cles or compensation	nd taking possession of said pro- id profits, or the proceeds of fire or awards for any taking or dar	mage of
i the grantor shall tail for any reason to pro	cire any such insurance and to	waive any de	the application or r fault or notice of de ich notice.	elault hereunder or invalidate an	ny act d
feliver said poinces to the behavior of here ion of any policy of insurance now or here the beneficiary imay procure the same at j collected under any fire or other insurance po- iary upon any indebtedness secured hereby a	licy may be applied by beneli-	12. Up hereby or in	pon default by gram his performance of a	tor in payment of any indebtedr any agreement hereunder, time b tent and/or performance, the bene	ficiary i
clary upon any indebtedness secured hereby e- may determine, or at option of beneficiary th any part thereof, may be released to grantor, not cure or waive any default or notice of def	S ich application or release shall	declare all st event the ber	ums secured hereby neliciary at his electi	immediately due and payable. ion may proceed to foreclose this in the trustee to foreclose this tru	s trust i ust deed
act done pursuant to such notice. 5, To keep said premises free from c	instruction liens and to pay all	advertisement remedy, eithei	and sale, or may di r at law or in equity,	which the beneliciary may have.	In the evenetician
against said property before any part of suc charges become past due or delinquent and p	rimptly deliver receipts therefor	the trustee sh and his election	on to sell the said de	escribed real property to satisfy the	ne obliga ol sale.
ments, insurance premiums, liens or other chi by direct payment or by providing benefici	ay with funds with which to	notice thereof	as then required by		a 11 ust 1
and the amount so paid, with interest at the hereby, together with the obligations describe	d in paragraphs 6 and 7 of this	sale, the grat	nfor or any other pe	days before the date the thistee rson so privileged by ORS 86.75. chault consists of a failure to pay the default may be cured by	when
covenants hereof and for such payments, with	interest as aforesaid, the prop-	entire emoun not then be	due had no default of	concurred. Any other default that i	is capabl d'under
same extent that they are bound for the p described, and all such payments shall be im	mediately due and payable with-	obligation or defaults, the	person elfecting the	e cure shall pay to the beneficia	ary all o e trust
out notice, and the nonpayment thereof shall, render all sums secured by this trust deed in constitute a breach of this trust deed. 6. To pay all costs, lees and expense of title search as well as the other costs and title search as well as the other costs and	miculation and and payment	together with by law.	trustee's and_allorn	ey's rees not exceeding the anothe	he time
in connection with or in entorcing this outgo	《長星》: 整整-多分的原因电话: 金融公司	place design	ated in the notice of	hall be held on the date and at t of sale or the time to which sai w. The trustee may sell said pro- code and shall sell the parcel of	nnertv e
fees actually incurred.		in one parce	l or in separate pa	rceis and shall sell the parcel of	sale. Tr
fees actually incurred. 7. To appear in and defend any act affect the security rights or powers of benefic action or proceeding in which the beneficiary	of trustee may appear, including	shall Geliver	to the purchaser ha		press or
fees actually incurred. 7. To appear in and defend any actual allect the security rights or powers of benefic action or proceeding in which the beneficiary any suit for the foreclosure of this deed, to cluding evidence of title and the beneficiary amount of attorney's fees mentioned in this	ct trustee may appear, including (cay all costs and expenses, in- s or trustee's attorney's lees; the paragraph 7 in all cases shall be	shall deliver the property plied. The re of the truth	so sold, but without citals in the deed of fulness thereof. Any	any covenant or warranty, ex, any matters of fact shall be com- person, excluding the trustee, b	clusive out inclu
fees actually incurred. To appear in and defend any act affect the security rights or powers of benefits action or proceeding in which the beneficiary any suit for the foreclosure of this deed, to cluding evidence of life and the beneficiary amount of attorney's fees mentioned in this ixed by the trial court, grantor further age pellate court shall adjudge reasonable as the second shall adjudge reasonable as the second shall adjudge reasonable as the second shall adjudge reasonable as the second shall be second and the second shall adjudge reasonable as the second shall be second as the second second shall adjudge reasonable as the second second second shall be second as the second s	ci trustee may appear, including bay all costs and expenses, in- sor trustee's attorney's lees; the puragranh 7 in all cases shall be at appeal from any judgment or	shall deliver the property plied. The re of the truth the grantor 15. V shall apply	so sold, but withou ecitals in the deed of fulness thereoi. Any and beneficiary, may When trustee sells pu the proceeds of sale	at any covenant or warranty, ex any matters of lact shall be com- person, excluding the trustee, b purchase at the sale. Insuant to the powers provided hi to pnyment of (1) the expenses	clusive out inclu erein, tr ot sale
lees actually incurred. To appear in and defend any act alliect the security rights or powers of benefic action or proceeding in which the beneficiary any suit for the foreclosure of this deed, io cluding evidence of title and the beneficiary amount of attorney's fees mentioned in this lived by the trial court and in the event of decree of the trial court, grantor further agy pellale court shall adjudge reasonable as the ney's fees on such appeal. It is mutually agreed that:	try or trustee may appear, including fag, ail costs and expenses, in- sor trustee's attorney's leev; the purgigaph 7 in all cases shall be at appeal from any judgment or e's to pay such sum as the ap- beneticiary's or trustee's attor- 0, of axid econerty shall be faken	shall deliver the property plied. The re of the truth the grantor a 15. V shall apply cluding the attorney, (2 having recor- deed as their	so sold, but withou- citals in the deed of fulness thereof. Any and beneficiary, may When trustee sells pu the proceeds of sale compensation of the ) to the obligation s ded liens subsequent	any covenant or warranty, ex- l any matters of lact shall be com- person, excluding the trustee, b , purchase at the sale. Trustant to the poers provided h to payment of (1) the expresse trustee and a reasonable charge secured by the trust deed, (3) for it to the interest of the trustee	clusive out inclu erein, fr s of sale by frue o all pe in the and (4
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lees actually incurred. To appear in and defend any act allect the security rights or powers of benefic action or proceeding in which the beneficiary any suit for the foreclosure of this deed, io cluding evidence of title and the beneficiary amount of attorney's fees mentioned in this ixed by the trial court, grantor further a&b pellate court shall adjudge reasonable as the ney's tees on such appeal. It is mutually agreed that: S. In the event that any portion or a under the right of eminent domain or conden right, if it so elects, to require that all or an as compensation for such taking, which are to pay all reasonable costs, expenses and a incurred by grantor in such proceedings, s	try or trusters and an arrival and an arrival of trusters and expenses, in- sor trusters attorney's lev; the puratign T in all cases shall be at appeal from any judgment or e's to pay such sum as the ap- beneticiary's or trustee's attor- li of said property shall be taken tration, beneticiary shall have the my portion of the monies payable in excess of the amount required trarey's les necessarily poid or hall be paid to beneticiary and hard expenses and attorney's fees.	shall deliver the property plied. The re of the truth the grantor 25. V shall apply cluding the attorney, (2 having record deed as the surplus, if a surplus, if a surplus. 16. 1 sons to arry under. Upcc	to the purchased has so sold, but withou- citals in the deed of lunness thread. Any and benchiciary, may When trustee sells pur the proceeds of sale compensation of the compensation of the compensation of the the proceeds of sale compensation of the the proceeds of sale compensation of the local line subsequent is the obligation s of the proceeds of the proceeds of the pro- tion of the pro- tio	any matters of lact shall be com- person, escluding the trustee, b purchase at the shall be com- result to the powers provided hi to prynent of (1) the expense truster and a seasonable charge secured by the rust deed, (3) the to the interest of their priority at the the interest of their priority at the interest of their priority at the time appoint a success or to any successor trustee ap or and any successor trustee ap or any successor trustee ap	clusive pout inclu erein, trus s of sale by trus o all pe- in the and (4), ittled to sor or su- pointed the suct
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NOTE: The Trust Deed Act provides that the trustee hereunder must be either of an altorney, who is an active member of me of the distance company authorized to insure tritle to real or sociation outhorized to obscines under the solution of the distance of the distance company authorized to insure tritle to real or sociation outhorized to obscines under the United States or any agency thereof, or an escow agent litensed under ORS 696.505 to 695.585. AFTER RECORDINC, RETURN TO: Neal C. Buchanam, Attorney at Law, 501 Main Street, #215, Klamath Falls, OR 97601

		20210
The grantor covenants ar ully seized in fee simple of said	nd afrees to and with the beneficiary and those of described real property and has a valid, unence	claiming under him, that he is law- umbered title thereto
nd that he will warrant and fi	forever defend the same against all persons whon	nsoever.
······································	proceeds of the loan represented by the above described no (1999) (1991) AND	NACES A.
rsonal representatives, successors an	o the henefit of and binds all parties hereto, their heirs, le nd assigns. The term beneficiary shall mean the holder an d as a beneficiary herein. In construing this deed and when neuter, and the singular number includes the plural.	
IN WITNESS WHERE	OF, said grantor has hereunto set his hand the da	ay and year first above written.
IMPORTANT NOTICE: Delete, by lining o to applicable; if warranty (a) is applicable, such word is defined in the Truth-in- neficiary MUST comply with the Act a sclosures; for this purpose use Stevens-N	ble and the beneficiary is a creditor -Lending Act and Regulation Z, the and Regulation by making required	alla
compliance with the Act is not required	d, disregard this notice.	
STATE	OF OREGON, County ofKlamath	) ss
7 	E OF OREGON, County of <u>Klamath</u> This instrument was acknowledged before me on	(Mg. 21, 1975,
br	This instrument was acknowledged before me on	, 19,
NOIAR) as co	<u> </u>	<u>JC</u> /
DELIG ST	Dastan e	hoto
17 AF 0 2	My commission expite	Notary Public for Oregon s5
그는 그들은 것을 많은 것을 가장하는 것을 것을 못했다.		
		2011년 201 <b>월 2012년 2011년 2011년 2011년 2011</b> 1911년 - 1912년 - 1912년 2011년 2011년 1911년 - 1911년 - 1911년 2011년
	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid.	
<b>:0:</b>	Te be used only when obligations have been poid.	
The undersigned is the legal o rust deed have been fully paid and aid trust deed or pursuant to statu erewith together with said trust dee	Te be used only when obligations have been poid.	any sums owing to you under the terms of aid trust deed (which are delivered to yo
The undersigned is the legal o rust deed have been fully paid and aid trust deed or pursuant to statu erewith together with said trust dee state now held by you under the sa	To be used only when obligations have been poid. , Trustee owner and holder of all indebtedness secured by the foreg isatisfied. You hereby are directed, on payment to you of ute, to cancel all evidences of indebtedness secured by s ad) and to reconvey, without warranty, to the parties des	any sums owing to you under the terms o aid trust deed (which are delivered to yo
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