HRM No. 851—Oragon Trust Deed Serice—TRUST DEAD.	PUST DEED	Valme 3 Harp 26243@
69382 Versi de tradició de la companió de la compa	3087-KK	10 QT hetween
THE TOTICT DEED made this 400	аау ог	Observations and the second se
ROBIN T. L. FRYLING		as Grantor,
ON LIMES THE TO THE COLOR TO THE COLOR	Vmu	ns Trustee, and
BETTY K. WOOD		30 pr 30 pr
BETTY K. WOOD	interpretation of the contract	, as Beneficiary,
्रिक्ष केरल के तर्वकार के देव प्रकृत के मेर केरकार के विकास किर्मान कर किर कर ₩.	ITNESSETH:	the manager of only the property in
a	l convevs to trustee in	trust, with power of sale, the prepared in
Klamath County, Oregon, desc	ribed as:	and the second of the second o
SEE ATTACHED LEGAL DESCRIPTION ON EX	HIBIT "A" WHICH IS	MADE A PART HEREOF BY
THIS REFERENCE.		
하다 이 사람들은 발표를 통과하다는 것이다.		
그리 기록 경험이는 즐겁게 얼굴하는데, 번째		profit (177) a fue de la 1850. La companya de la 1860 de la 186
ing til som fill som en grund sig som en skalle som en skalle skalle til som en skalle skalle til skalle til s Beskeller skalle sk		en de la companya de
gay yasan wasawa d		H 1
ogether with all and singular the tenements, hereditaments a	nd appurtenances and all of	her rights thereunto belonging or in anywise now
r hereafter appertaining, and the rents, issues and protein		
he prope ty. FOR THE PURPOSE OF SECURING PERFORMA	NCE of each agreement of	grantor herein contained and payment of the sum
, TWENTY-FIVE THOUSAND AND NO/100		
note of even date herewith, payable to beneficiary or order	and made by grantor, the	at thereon according to the terms of a promissory final payment of principal and interest hereof, if
The date of maturity of the debt secured by this list	Miller 12 the date, black	bove, on which the final installment of the note reof or any interest therein is sold, agreed to be
becomes due and payable. In the event the within describe	proporty, or any part	ter ne americal of the hereficiary, then.
at the beneficiary's option, all obligations secured by		maturity dates expressed meters, or
To protect the security of this trust deed, grantor agree 1. To protect, preserve and maintain the property in	es: cood condition and repair;	not to remove or demolish any building or im-
1. To protect, preserve and maintaint the protect of the provement thereon; not to commit or permit any waste of the 2. To complete or restore promptly and in good and I.	s property.	ding or improvement which may be constructed,
2. To complete or restore promptly and in good and a	curred therefor.	e-t-stome attended the accounty: if the Deneticieis
2 To comply with all IRWS, Ordinances, (Chambian)	, , , , , , , , , , , , , , , , , , , ,	nmercial Code as the beneficiary may require end
to now for filing same in the proper public office of control		
to pay for fining same in the property of the beneficiary, agencies as may be deemed desirable by the beneficiary, 4. To previde and continuously maintain insurance	on the buildings now or l	rerealter erected on the property against 1028 of the in an amount not less than \$ full value,
James to the and much other nazards as the beneficially in		it is a stimulation of the contract of the period to the period
linings on moon on incliffed: II Ind Ridlitol Stidil Law ave with		-t I the buildings the beneficiary may may
1 lillean dave print to the bibliditon or any point,		multiple man be applied by beneticisty upon
cure the same at grantor's expense. The amount collected ut cany indebtedness secured hereby and in such order as benefic or any part thereof, may be released to grantor. Such applic	lary may determine, or at of ation or release shall not cu	man of beneficiary the estime allocated default here-
5. To keep the property free from constitution non-		t to the desired and the state of the state
		- M-1 mith fremes with which to make Silen Day"
liens or other charges payable by grand, which payment there	of, and the amount so paid	i, with interest at the tale set local in the late
		Labor accommode baseaut word for cores DRYINCIII
bound for the payment of the obligation instant at the option of the bene	ficiary, render all sums sec	ured by this trust deed immediately due and pay
able and constitute a preach of this trust deca.	cluding the cost of title see	arch as well as the other costs and expenses of the
7. To appear in and detend any action of proceeding in which the beneficial	ry or trustee may appear,	including any suit for the foreclosure of this deed
the trial court, grantor further agrees to pay care	le appellate court shall adju	des ressources as the between the
torney's tees on such appeal. It is mutually agreed that: 3. In the event that any portion or all of the property that any portion or all of the property that the require that	ety shall he taken under th	e right of eminent domain or condemnation, bene
And Art provides that the trustee hereunder m	ust be either an atternay, who	is on other member of the Origon store por, a series
NOTE: The Trust Deed Act provides that the trustee hereunder m trust company or savings and loan association authorized to do by rized to insure title to real property of this state, its subsidiaries,	rsiness under the laws of Oreg affiliates, agents or beauties,	the United States or any agency thereof, or an escre-
rized to insure title to real property of the grant licensed under ORS 696.505 to 696.585.		
医海绵 电电流 医水杨宁 医克尔特氏性胆囊炎 医外腺管 经现代的 医马耳氏性结肠炎 化环	 This supers is A state of a supers. 	STATE OF OREGON,
TRUST DEED		County of
ं कर्मान्यवस्य हुन विद्यानकार । लाम क्रमान व स्ट्रांसन अन्य प्रदेश प्रवास कर्म विस्तास क्रमान क्रमान क्रमान क्	gen grunt film i Netter engel Galago Garen al manana ang kanana at masa	County of
ROBIN T. L. FRYLING	ing the Section of the Community of the	ment was received for record on the
OOG ANDERSON AVE		day of
KLAMATH FALLS OR 97603	ka sa ka sa	at o'clack M. and recorde
BETTY K. WOOD	The second of th	in book/reel/volume No o
	RECORDER'S USE	node or as fee/lile/instru
1122 LINCOLN ST KLAMATH FALLS OR 97601		ment/microfilm/reception No
		Witness my hand and seal of
	a Norwalista ira om i kararing irin. Kina da Sasaring d	County affixed.
After Recording Return to (Name, Address, Zip):	And the second of the second	County arrived.
MOUNTAIN TITLE COMPANY 222 SIXTH STREET		TITLE
KLAMATH FALLS OR 97601	resultant and the second of	By Deput
ALIAMATA PALLA VA 3/001	1	Ey Lynn

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's tess necessarily paid or incurred by frantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's tess, both in-the fridal and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the shall necessary in the proceedings of the shall be recessary in the process of the second and appellate courts are such actions and execute such instruments as shall be necessary in the second of the process of the second of the indebtedens, trustee may (a) content to the making of any map or plat of the property; (b) pin in second of the indebtedens, trustee may (a) content to the making of any map or plat of the property; (b) pin in any elaboritation or other agreement affecting this deed or the lien or charge thereof; (c) pin in any elaboritation or other agreement affecting this deed or the lien or charge thereof; (c) pin in any elaboritation or other agreement affecting this deed or the lien or charge thereof; (c) pin in any elaboritation or other agreement affecting this deed or the lien or charge thereof; (c) pin in any elaboritation or other agreement affecting this deed or the lien or charge thereof; (c) pin in any elaboritation or other agreement affecting this deed or the lien or charge thereof; (c) pin in any elaboritation or other agreement affecting this deed or the lien or charge thereof; (d) pin in any elaboritation or other agreement affecting this deed or the lien or charge thereof; (d) pin in any elaboritation or other agreement affecting this deed or the lien or charge the control of the proceeds of the second and the pin in a pin in

1993 recorded in Volume M93, page 26240 Microfilm Records of Klamath County, Oregon in

favor of BETTY K. WOOD

favor of BETTY K. WOOD

and that the grantor will warrant and torever detend 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 tor grantor's personal, lamily 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, imures to the benefit of and binds all parties hereto, their heirs, legstess, 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 trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument 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 beneficiery 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. ROBIN T. L. PRYLING STATE OF OREGON, County of Klamath)ss. This instrument was acknowledged before me on ..

by ROBIN T. L. FRYLING This instrument was acknowledged before me on *as* THE BUILD HAVE THE PROPERTY OF My commission expires // Notery Public for Oregon

OFFICIAL SEAL
KRISTI L. REDD
NOTARY PUBLIC - OREGON
COMMISSION NO. 010431
MY COMMISSION EXPIRES NOV. 16, 1895

	REGUEST SCHI LATE REFOLES ELVISEE (10 DA 1930 GUIÀ ALIEU GOUÉZERAT UZAS BASU LATE!	
TO:	, Trustes	
deed trust	The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums a have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you unde deed or pursuant to statute, to cancel all evidences of indebtedness secured by the trust deed (which are deliven ther with the trust deed) and to reconvoy, without warranty, to the parties designated by the terms of the trust de-	r the terms of the ed to you herewill
held i	by you under the same. Mail reconveyance and documents to	*******************************
DATI	BD;	

Do not lose or destrey this trust Dead OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

रक्षात करता हैयान गांगके । जांका के एक क्षेत्राकेन क्षात्रक क्षेत्र के

HTC Number: 30827-KR

LEGAL DESCRIPTION

Beginning at the Northerly line of 11th Street at its intersection with the line between Lots 4 and 5 of Block 58, NICHOLS ADDITION to the City of Klamath Falls, Oregon, according to the official supplemental plat thereof on file in the office of the County Clerk of Klamath County, Oregon; thence Northwesterly along 11th Street 39 feet; thence Northwesterly at right angles to 11th Street 130 feet; thence Southwesterly and parallel with 11th Street 45 feet; thence Southwesterly at right angles to 11th Street 130 feet to the said line of 11th Street; thence Northwesterly along seed line 15 feet to the point of beginning, being the Southeasterly 30 feet of said Lot 5 and the Northwesterly 15 feet of said Lot 4 situate in NICHOLS ADDITION to the City of Klamath Falls, Oregon, according to the Official supplemental plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

STATE OF OREGON: COL			the 8th	dæ
		MountainTitle co	UIC	uay
Filed for record at request	A.D., 19 93 at	11.27 o'clock A.M., and	duly recorded in Vol. M93	
ofOct	_ A.D., 19 93 " -	Mortgages on Page	<u> 26243</u> .	
	of	Fuelum Right	~ County Clerk	
		By Doule	me Medlerster	
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