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a the lease of the function of the two	DEED, made this	15TH	day of GAR_KING	DECEM	BER		93 between
			실험(Print) 경제(~) ·		******	*************************	, as Grantor,
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hay plan is in first 2012	<u>t de Frank an de Constant</u> de arrel Periodent, Frank de	100000		*****	*******		, as Beneficiary,
Grantor irrevoc	ably grants, barga		WITNESSETH		rust, with po	wer of sale,	the property in
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together with all and sing or hereafter appertaining,	and the rents, issues	and DIOIIIS	Increoi and all lil	s and all oth tures now or	et rights there hereafter attac	hed to or used	in connection with
the property.	CANAS US (IN)	DEDIA OF	ANCE of each as	reement of ¢	rantor herein o	ontained and p	syment of the sum
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The date of matur	ity of the debt secure	d by this in	strument is the di	ate, stated at			
sold, conveyed, assigned of	or alienated by the gr n all obligations secu						
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1. To protect, pres	orve and maintain th	to property	in good condition				
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the trial court, grantor further agrees to pay such sum as the appendic court, and any such appendic torney's lees on such appeal. It is mutually agreed that: It is mutually agreed that: It is more that any portion of all of the property shall be taken under the right of eminent domain or condemnation, bene-its in the over that any portion of all of the property shall be taken under the right of eminent domain or condemnation, bene-its in the over that any portion of all of the property shall be taken under the right of eminent domain or condemnation, bene-its in the over that any portion of all of the property shall be taken under the right of eminent domain or condemnation, bene-ticiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attomey, who is an active member of the Oregen Store Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or ony agency thereof, or an estrew agent licensed under ORS 676,505 to 696,585;

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and that the grantor 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 organisation, or (even if grantor is a natural person) are for business or commercial purposes.

This deed applies to inures to the benetit of and binds all parties hereto, their heirs, legatees, devises, administrators, executors, personal representatives, successors and assigns. The term beneliciary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneticiary herein.

In construing this mortgage, it is understood that the mortgagor or mortgages may 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 WHERECE, the grantor has executed this instrument the day and year first above written.

* IMPORTANT NOTICE: Deleia, by lining out, whichever warranty (a) or (b) is not cpplicable; 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. Klamath .) ss. STATE OF OREGON, County of This instrument was acknowledged before me on ... December. 28 ion and the state Cathy Cogar King. by This instrument was acknowledged before me on by 85 等目的 OFFICIAL SEAL DEBRA BUCKINGHAM NOTARY PUBLIC - OREGON COMMISSION NO. 020140 WY COMMISSION EXPIRES DEC119,1938 (-1)Notary Public for Oregon My commission expires 12-19-96 HELET REPAIR HOLE AND A STATE OF A STATE AND A STATE STATE OF OREGON: COUNTY OF KLAMATH: 55. $\hat{\boldsymbol{\beta}}_{1,1}, \hat{\boldsymbol{\beta}}_{2,1}, \hat{\boldsymbol{\beta}}_{2,1}, \hat{\boldsymbol{\beta}}_{2,1}, \hat{\boldsymbol{\beta}}_{2,1}, \hat{\boldsymbol{\beta}}_{2,1}$ Klamath County Title co 7,70 . A. . . 15.20 dav 29th the Filed for record at request of _____ A.D., 19 93 at ______ octock _____ A.M., and duly recorded in Vol. 102 of _____Dec. 1 200 8082 222.210 · County Clerk Evelyn Biehn By Douline Mulinait FEI: \$15.00 Set for fact on the proof of the set of the the Wester