。 建築和公司設力的運動的設備範疇和此份這 個空間 要(國家和該利用的限制	
	CONTROL HTS STATEMENTS LOW PLOUSING CO. FURILING. OR REPORT
1 ONM No. 581 - Urigan Trust Deed Series - Iflust	
87210	ust DEED Vol. <u>m94</u> Page 27349
THIS TRUST DEED, made (1)	day of
CRAIG D. BORIZ COL KIMBERL	BODTZ III
	as Grantor, , as Trusice, and
Western Title & Escrow	, where we have a second s
Staven Trong	as Beneficiary,
- 1997年1月1日(1997年)(1999年1996年19月1日)(1997年1月1日)(1997年)(1997年)(1997年)(1997年19月1日)(199	WESSETH: onveys to trustee in trust, with power of sale, the property in
Grantos irrevocably grants, nar; uns, sens and Klamath	bod as:
ار میں میں میں ایس ایس میں یہ ایک	parts provide according to the official
Lot. 49 Block , Trait 1098-Spin	the County Clerk of Klamath County, Oregon
ACCOUNT: NOCATHLEEN R. WEINSTIN	
Serial No. OLSICIYE 224	
together with all and singular the tenemants, I creditaments are	appurtenances and all other rights thereunto belonging or in anywise now of and all lixtures now or hereafter attached to or used in connection with
	3E of each egreement of grantor herein contained and payment of the sum
	NOA 100 mm. Dollars, with interest thereon according to the terms of a promissory d made by granior, the final payment of principal and interest hereof, if $d = 10$
1	Www
The date of maturity of the debt isourd by this ment	attempt to, or actually sell, convey, or assign all (or any party or which
property or all (or any part) of granting de, 6 en, at the bane!	i lary's option*, all obligations secured by this plate in inapplicable.)
the maturity dates expressed therein, the mercement** di	s not constitute a sale conveyance or assignment
To protect the security of this trut and a property in t	ad condition and repair; not to remove or demonant any burning of
provement thereon; not to commit or period and his	itable condition any building or improvement which they
damaged or destroyed thereon, and pay the seculations cou	nants, conditions and restrictions allocaring the prophistory may require and
so requests, to join in executing such that the officer	well as the cost of ull lien searches made of thing a
adencies as may be desiried desiried the interested	the buildings now or necessary or desired the state of fill insuidut
damage by fire and such other natards been lalene with loss	sayable to the latter; all policies of insurance athe policies to the beneliciary
at least lilteen days prior to the expiration of any policy of i	surance now or hereafter placed of the bulker applied by beneficiary upon
any indebtedness secured hereby and in such order as beneficed	y may determine, or at option of beneficiary default or notice of default here-
under or invalidate any act done pursuant 's such notice.	nd to pay all taxes, assessments and other charges that may be levied or
assessed upor or stainst the property with insut should the	trantor fail to make payment of any takes, the which to make such pay-
liens or other charges payable by growth and there	and the amount so paid, with increases and har and har me a part of
secured herein, together with the daily the	Is prising from breach of any of the covenants of any ortent that they are
with interest is aloresaid, the property hereinbefore described	I, as well as the grantor, shall be bound to the sume criter without notice, a d all such payments shall be immediately due and payable without notice, i d all such payments secured by this trust deed immediately due and pay- idary, render all sums secured by this trust deed immediately due and pay-
and the nonphyment mercui shart the devel de d	the second at the other costs and expenses of the
deniation incurred in connection with or in the terms	the affect the security rights of points in the second this deed.
7. To appear in and decided ing hi which the beneliciat	or frustee may appear, monotorney's lees; the amount of attorney's lees
to pay all costs and expenses, including es shall be lixed by mentioned in this paragraph 7 in all cises shall be lixed by mentioned in this paragraph 7 and as the same shall be such such such as the	The beneficiary's or trustee's attorney's tees; the amount of decree of the trial court and in the event of an appeal room any judgment or decree of the trial court and in the event of an appeal the beneficiary's or trustee's at- appellate court shall adjudge reasonable as the beneficiary's or trustee's at-
	I shall be taken under the right of eminent domain or condemnation, bene- t or any portion of the monies payable as compensation for such taking,
or savings and item association and infiliates anes sor branches, the	i lied States of any apency markey, or the over the
property of this state, its subsidiaries, stilllates ages sor or anches, due of WARNING: 12 USC 1701 regulates and my provibilit exercise of the **The publisher suggests that such an agree next siddress the issue of the such an agree next siddress the issue of the such and such an agree next siddress the issue of the such and such an agree next siddress the issue of the such and such an agree next siddress the issue of the such and such an agree next siddress the issue of the such as a such as the issue of the such as the issue of the such as the such as the issue of the such as the issue of the such as the issue of the such as the such as the issue of the such as the	oblaining Denencialy a school the
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16. Beneficiary may from time to the appoint a suct usor or successor to any successor trustee, the latter shall be vested with all title, appointed hereunder. Upon such appoint and withour surveyance to the successor trustee, the latter shall be vested with all title, property is situated, shall be conclusive priod of proper are public and end and exclusion trustee.
17. Trustee accepts this trust will be conclusive priod of proper are public directed of the successor trustee.
17. Trustee shall be a party units a such action or visceeding is brought by trustee.
18. not obligated to notify any part (which are any other and ended of the successor in interest that the grantor is lawled by well at pending asle t nder any other deed of trustee.
17. Trustee scopts this trust will be ending asle t nder any other deed of trustee.
18. not obligated to notify any party brack is pending asle t nder any other deed of trustee.
19. Trustee shall be a party unit a such action or proceeding is brought and that the grantor will warrant and 'ore ar deland the same against all persons whomsoever. The grantor warrants that the proceeds of the loan is presented by the above described note and this trust deed are: (a)^a primarily for grantor's perional family or house old purposes (see Important Notice below), (a)^a primarily for grantor's perional family or house old purposes (see Important Notice below), (b) for an organization, or (evin if grantor is a native of purposes (see Important Notice below), (b) for an organization, or (evin if grantor is a native of period purposes (see Important Notice below), (b) for an organization, or (evin if grantor is a native of period purposes (see Important Notice below), (b) for an organization, or (evin if grantor is a native of period purposes (see Important Notice below), (c) for an organization, or (evin if grantor is a native of period purposes (see Important Notice below), (b) for an organization, or (evin if grantor is a native of period period purposes (see Important Notice below), (c) for an organization, or (evin if grant to and bive sell period purposes (see Important Notice below), (b) for an organization, or (evin if grant to and bive sell period perio IN WITNESS WHERECF, (is grantor has executed this instrument the day and year first above written. • IMPORTANT NOTICE: Delete, by lining out, wh chover warranty (c) or (b) is not applicables. If warranty (c) is applicable and the beneficiary is a creditor os such word is defined in the Trubhin-Lendin 1 Act and Regulation Z, the beneficiary MUST camply with the Act and Rejulation by making required disclosures; for this purpose use Stevens-hess F. on No. 1319, or e juivalent. If compliance with the Act is not required, disregard this notice. Alicius T his i strument was schnowledged before me on Cruig D. Bortz and Kimberly J. Bort . Бу I his i strument wet icknowledged before me on by OFPECIAL-SE H KATHLEEN R. WEINSTTIN NOTARY PUBLIC - (IRES ON COMMISSION NO 033412 COMMISSION EXPIRES AI R. (2 1998 VII.M Notary Public for Oregon 4 My commission expires April 3. 1998 STATE OF OREGON: COUNTY OF KLAMATH: SS. day 31st KI math County Title the. Filed for record at request of _ 3:17 o'clock __ P__M., and duly recorded in Vol. __ M94 A.11., 1.94 __ at . Aug of on Page ______ 27349 2. 15 Mortes es of Gounty Clerk Evelyn_Biehn Dauline Mullen By 11 \$15.00 = FEE 6.499 क्रमदेशको है। जि i 51318 Ģ≝erij,†ra÷

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