81	No. 801 - Oregon Trust Deed Series - TRUST DEED	11 · · · · · · · · · · · · · · · · · ·	i kayé pepangang	Vol. Mas H	bage 5200
	JUJID CLEAR CALL	37 MA	+1 24842	h	, 19.95, between
ţ	THIS TRUST DEED, made this Teal Rutter and Lisa Ann Ritt	B 6.5	dev of Ficht		
דיק	THIS TRUST DEED, made this Teal Rutter and Lisa Ann Ritt	er, husband	and wire		, as Grantor,
		and Inc.	an Oregon cor	poration	, as Trustee, and
	Josephine-Crater Title Company Vernon G. Ludwig and Ofeliail	uchig huch	hand and wife.	, or the survivor	
Ì	lermon G. Ludwig and Ofelia.I	111131	1 8 - 2 R- 2 C	or the survivor	, as Beneticiary,
هم 					
. 🕈		las colle 900 (CONVEYS LO LLOUP	in trust, with power of	sare, the property it
	Grantor irrevocably grants, birga Klamath County,	Dregon descri	bed as: 👞	ê a ∙ • •	_
	Klanatli		anter management a state	ho official plat t	hereof
• •	Ict 8. Block 14, NORTH KLAMA	TH FALLS, a	tk of Klamath	County, Oregon.	
. '	Lot 8, Block 14, NORTH KLIMAT on file in the office of the	county Cle	TIC OF INCOMOUN.		
			1		
	6		1		
	ogether with all and singular the tenements, is	. <u>1</u>	t-appurtenances and	all other rights thereunto be	longing or in anywise now or used in connection with
ŕ	ogether with all and singular the tenements; h r hereafter appertaining, and the rents, hsues	and profits ther	stand all fixtures 1	now or hereafter attached to	
47	hereaster appendition and a management	TEPEORMAN	ICE of each streeme	nt of grantor herein containe	ed and payment of the sun
t/	FOR THE PURPOSE OF SECULING	S PERFORMAN			···· ···· ··· ··· ··· ··· ····
0	FOR THE PURPOSE OF SECURING Sixteen Thousand and no/100	** * · · · · · · · · · · · · · · · · ·	Dollars, with	interest thereon according to the final payment of princ	sipal and interest hereof, i
	(\$16,000.00)	liciary or order a	and made by grantor		
ł	becomes due and payable. Shou the grant of the grant of sinteres	in it XXXXXXXX	art, irrespective of t	he maturity dates expressed	stitute a sale, conveyance
ý	arty of an value of the and nevable. The exe	ution by granto	or of an earnest mone	ey agreement uses her t	
	come immediately due and payable. In the and assignment.	nd dramine atom	s :		molish any building or in
	assignment.	ed, grantor agree	75	remain: not to remove or de	
	provement thereon, not to comment will	ad in good and n	anitable condition	•	
	provement thereon; not to commut of points 2. To complete or restore promity and damaged or destroyed thereon, and pay when 3. To comply with all laws, ordin ancu- 3. To to be in executing such it makes	n due all costa in	wrants, conditions a	and restrictions affecting the	property; if the beneficia beneficiary may require a
	damaged or destroyed the all laws, ordinances 3. To comply with all laws, ordinances	s reguintions, co in <u>é statements p</u>	ut suant to the Unito	rm Commercial Code as the of all lien searches made by	filing officers or searchi
	to pay for filing same in the proper public	cifice or ollices, heneliciary.		an hereafter erected on i	the property against loss
	adencies as Buly De decentration where the	intain insurance	Uni tino sente a	a remuire, in an amount not	icos the here the here
	damage by fire and such other to the ber	e liciary, with los	st payable to the ter	insurance and to deliver t	the policies to the saw D
	written in courpanies - i the deeptor sha	i tail for any ica	Structor provention in the	confiter ninced on the bullon	"6", the table in the
	ficiary as soon as mention	of any policy of	I was a sha	ingurance policy may be	upping
	any indebtedness secured hereby and in such	n order as beliefic n for. Such applic	ation or release shall	I not cure or waive any using	Level a second a second
	or any part miercos,	in such notice.		an assessments and other wa	La Bournet
	5. To keep the property free from	anstruction nens	uch taxes, assessment	ts and other charges become	ssments, insurance premiu
	assessed upon or against therefor to benef	i iary; should the	a) ment or by provid	ling beneficiary with funds w	he rate set forth in the n
	liens or other charges payable by grant or, e	ther by direct p	of, and the amount	so paid, with interest at in this trust deed, shall be ad	dded to and become a par
	ment, beneficially interfer with the obligation	waiver of any fi	ights arising from bre	each of any of the coveriants in the coveriants in the second to the second term of te	he same extent that they
	ment, beneficiary may, at its oplicat, secured hereby, together with the obligation the debt secured by this trust deed, withou with interest as aloresaid, the property he with interest as aloresaid, the obligation is	sinbelore descri	ibrd, as well as the and all such payme	nts shall be immediately du	e and payable without no ed immediately due and p
	with interest as allot out the shided on	harain described,		some secured by this trust up	
	and the nonpayment a breach of this trist of able and constitute a breach of this trist	iced.	in luding the cost of	title search as well as the of	y incurred.
ļ	6. To pay all costs, lees and es pens	es of this trust i	bligation and trustee'	's and attorney's rees accuration	wers of beneficiary or trus
1	trustee incurred in connection defend any act 7. To appear in and defend any act	hon or proceedin	a y or trustee may t	appear, including any suit in trustee's attorney's fees;	the amount of attorney's
ļ	and in any suit, action or proceeding in w to pay all costs and expenses, including or mentioned in this paragraph 7 in all cases mentioned in this paragraph 7 in all cases	dence of title a	nd the beneficiary's y the trial court and	in the event of an appeal h	rom any judgment or decri- he beneficiary's or trustee
1	to pay all costs and paragraph 7 in all cases	shall be lixed b	the appellate court sl	hall adjudge reasonable as th	
l	the trial Court, Branner				
ļ	torney's lees on usely agreed that:	all of the prop	os ty shall be taken a	under the right of entities of	compensation for such ta
ļ	ficiary shall have the right	the second se		he is an active memoer of the ore	gun outer the traume title
-	NOTE: The Trust Deed Act provides that the trust or savings and loan association authorized 13 do property of this state, its subsidiaries, atfiliates, and property of this state, its subsidiaries, atfiliates, and			THE BUILD HOLE OF THE OFF	the set of the Income Side .

A STREET

"A" Martine"

æ.

A Strand Strand Strand

APX I WINSTAND AND A SPECIAL

a have a second and the state of the second se

Wanning: 12 USC 17011-3 regulates and may promote conversion of obtaining the suggests that such an agr remark address the issue of obtaining the suggests that such an agr remark address the issue of obtaining the suggests that such an agr remark address the issue of obtaining the suggests that such an agr remark address the issue of obtaining the suggests that such an agr remark address the issue of obtaining the suggests that such an agr remark address the issue of obtaining the suggests that such an agr remarks address the issue of obtaining the suggests that such an agr remarks address the issue of obtaining the suggests that such an agr remarks address the issue of obtaining the suggests that such a such as a su	alning beneficiary's consent in	
	940 ··· ·	STATE OF OREGON,
TRUST DEED		County of
Neal and Lisa Ann Butter is	A SUPER CONTRACTOR	ment was received for record on the
Vlamath Falls , OR , 9/603	SPACE RESERVED	et
Vernon, G. and Ofelia. Ludwig	RECORDER'S USE	page or as fee/file/instrument/microfilm/reception No
520 Clover Lane	Star	Record of
G UNE CHILD DESCRIPTION IN LOUISE	、	County affixed.
Recreating Return to (Name, Assessment Provide the State	- JPF 1175 - アッム	TITLE
300 W. Main Street M. H. Main Street Medford OR 97501		Ву
Medford UK 2/201		250

麻桃

41

1000

圈的利

in manual states

IF IN T

:201

tİ.

1

and the second second

**Sector Sector *</p

(rantor and beneficiary, may purchase at the rale. 15. When trustee sells pursuant to the rowers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the rowers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the rowers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the rowers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the rowers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expense of sale, including the compensation of the rowers and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having econied liens subsequent to the interest of the trustee in the trust deed as their interests may from time to the surplus, it any to the grantor or to any successor in interest entitled to such surplus. Beneficiary may from time to time appoint a successor or successor to the successor trustee, the latter shall be vested with all title, appointed hereunder. Upon such appointment and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties confered upon any trustee herein named or appointment of the successor trustee. Inde by written instrument executed by beneficiary, which, when recorded in the mortfage records of the county or counties in which the deed, duty executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party here to of pending ale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless with action or proceeding they trustee. The grantor covenants and agrees to any with the beneficiary's successor in interest that the grantor is l

and that the grantor will warrant and for over lefend 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, tunily 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 ben-lit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, This deed applies to, inures to the ben-lit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and essigned the term beneticiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneticiary herein. In construing this trust deed, it is understood that the grantor, trustee and/or beneticiary may each be more than one person; that if the context so requires, the singular is allious taken to mean and include the plural, and that generally all grammatical changes shall be inade, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF the brantor has executed this instrument the daw and year first above written.

assumed and implied to make the provision instead of a secured this instrument the day and year first above written.

	• IMPORTANT NOTICE: Delete, not applicable, if warranty (a as such word is defined in t beneficiary MUST comply wit disclosures; for this purpose u If compliance with the Act is	the Truth-In-Len ling the the Act and Regu use Stevens-Ness Fort not required, disrego STATE 0.50 This ins Neal, Ru	Act and Regulation 2 legion by making req m No. 1319, or equiva- red this notice. REGON, Country trument was ack tter and suites	of KLAMATH	tter) ss. _{March}	n <i>3 , 19⁹⁵ ,</i>	•
		entr 1 . 1	Amount and more or b	nowledded before me on			,
	,	55-19 194 - 1-4-	14 1.9-3261.4 1 9	NOWICEBCE DOIOLO INC CI			
		-		n n n n n n n n n n n n n n n n n n n			
	8073835555555353555555555555555555555555	126811222222222 13831	Ni				
	HELEN M	C - OREGON		Alle	NMAN	K	-
	RODORMON NON	NO. 014765			Notar	y Public for Oregon	ı –
	MY COMMISSION EX TR	20 APR. 20, 1000	Bana ta bara da ser	My commission exp	ires 4/20/96		
	All and a particular sector of the sector	4 ∵ **	24	Safe 1			
	And the second	********	1000 (1 1 1000 (100))))))))))	ಕ್ಷತ್ತು ಕ್ಷಮ್ಮೆಕ್ರೆ ನಿಂಗಿದೆ. ಹಿಡಿದ್ದು ಕ್ಷತ್ತಿಕ್ಷ ಕ್ಷಮ್ಮೆಕ್ರೆ ನಿಂಗಿದೆ. ನಿಂಗಿದೆ	1		
	STATE OF OREGON: C			* * ***		9 a b	
	Filed for record at reques	······································	Mountain Tit	le Co.	the	the second s	iay
	Hiled for record at reques		at 2:52	ET L LOCCIOCK + IVI.	, and duly recorded in V	Vol. <u>M95</u>	
	of March	A.D., FI 2.	2211000000000000	on Page	5200		
	চেইন ট পটে এ.একে । মেলে চেইটা	• of	OLCRAKES		Bernetha Q. Letsch, Co	ounty Clerk	
į	and the a	*		H By Line	He Flait	Dan	_
1	FEB\$15.00	1. 19. an	12 +** -**E***	By By	the work	<u> </u>	-
	Da e a lao- ar i 6:654 113 i ta	en a alarandi kala i 1 👘	· · · · · · · · · · · · · · · · · · ·				
	finte erner bei fe Balter (4 181	·	18 to 1 14			CON	T
ŧ۶		and a second s		80 1 0 1 1			<u></u>
Į.							
	ан сайтаан айтаан а	હ ્યાર પ્રક્રાં છે≦	· · · · · · · · · · · · · · · · · · ·	K XA CLAS			
			¥ 1	- Arren			