| C BLAGSBODA | 03-30-95P02:13 RCVD ent Restricted). Stevens Ness LAW PUBLISHING CO. PORTLAND, OR 97204 |
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| ° 97267 | TRUST DEED Vol M95 Haue - 7601 |
| Contract of Lindow | 15th |
| ed L. Lindow indow Living Trust | , as Grantor, , as Trustee, and |
| | WITNESSETH: |
| Grantor irrevocably grants, bargains, | sells and conveys to truston in trust with |
| Beginning at the guarter corner co | on, described as: |
| | ridian, Klamath County, Oregon, thence South 4 degrees i iron pin on the South line of Lot 11 of said |
| | |
| hence Northerly along said Fast H | and in pin on the East Dank of the Williamson River; |
| | Sdl() SOUTH LINA OF LOT 11 > dictored of OOA foot |
| or ather with all and singular the tenements, heredit | aments and appurtementes and an write; then here in the long in est is ing |
| beginning. The purpose of securing per | a distance of 176.80 feet, more or less, to the true po FORMANCE of each agreement of grantor herein contained and payment of the sum (e.Dollars.and.thirty.nine.cents. |
| aINITLY_INGUSAND_FIV | I. Dollars and thirty nine cents. |
| iot cooner paid, to be due and payable | Ch 15 xx2013. |
| The date of maturity of the debt secured by becomes due and payable. Should the dramtor either | this instrument is the date, stated above, on which the final installment of the note |
| beneficiary's option*, all obligations secured by this come immediately due and payable. The execution l assignment. | instrument, irrespective of the maturity dates expressed therein, or herein, shall be- by grantor of an earnest money agreement** does not constitute a sale, conveyance or |
| To protect the security of this trust deed, gran 1. To protect, preserve and maintain the pro- | north in dood and still in the |
| 2. To complete or restore promptly and in got amaged or destroyed thereon, and may when due all | od and habitable condition any building or improvement which may be constructed, |
| 3. To comply with all laws, ordinances, regula o requests, to join in executing such financing with | tions, covenants, conditions and restrictions atlecting the property; if the beneficiary |
| gencies as may be deemed desirable by the benefici. | ary. |
| ritten in companies accentable to the boosticion | surance on the buildings now or hereafter erected on the property against loss or liciary may from time to time require; in an amount not less than \$ |
| t least lifteen days prior to the expiration of any a | alies of the product any such insurance and to deriver the policies to the beneficiary |
| ny indebtedness secured hereby and in such order as | beneficiary may determine, or at option of beneficiary the entire amount so collected. |
| 5. To keep the property free from construction seessed upon or addingt the property before any | on liens and to pay all taxes, assessments and other charges that may be levied or |
| comptly deliver receipts therefor to beneficions at | and the takes, assessments and other charges become past due or delinguent and |
| one of other charges payable by grantor, either by a | lirect payment or by providing beneficiary with funds with which to make such any |
| nent, beneficiary may, at its option, make paymen ecured hereby, together with the obligations describ he debt secured by this trust deed without movies | it thereof, and the amount so paid, with interest at the rate set forth in the note red in paragraphs 6 and 7 of this trust deed, shall be added to and become a part of |
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Which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appliedic ourst, necessarily paid or incurred by bronclicary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor grees, at its own expense, to take such actions and excents such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary request.
9. At any time and from tims to time upon written request of beneficiary, payment of its fees and presentation of this deed and the other ore of endorszement (in case of tall reconveyness), for cancellation), which atfecting this deed or the line or charge threat; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveynes may be described as the "person or personal legally entitled theretor," and the request of the adequestion of less than Switcet and the services mentioned in this paragraph shall be not less than Switcet and provide the services mentioned in this paragraph shall be not be transition of there and provide the adequestion of the adequestion of easy comparison of the property or any part thereol, in its own name sue or otherwise collect the tents, issues and prolite, including those past indebtedness secured hereby, and in such order as beneficiary may determine.
11. The entering upon and taking possession of the property, the collection of such rents, issues and prolite, or the proceeds of itre adorsawid, shall pont in experiment and/or performance, the beneficiary may detarmine.
12. Upon detault by grantor in payment of any part thereod, in its own name suce or otherwise collection of such rents, issues and prolite, or the proceeds of itre adorsawid, shall no cure or waive any default on cortice of detault hereunder or invalidat

deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the ex-penses of sale, including the compensation of the truste and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to any successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, the beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee. The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawlully soled in lee simple of the real property and has a valid, unancumbered title thereto

and that the grantor will warrant and torever detend the same against all persons whomsoever.

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 organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, 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; frustee 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 changés shall be made, assumed and implied to make the provisions hereot apply equally to corporations and to individuals. IN WITNESS WHEREOF: the grantor has executed this instrument the day and year first above written

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