... or as too/tile/instru-

..... of said County.

Deputy

Witness my hand and seal of

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After Bosoding Salern to Picesa, Adders, 2011.

1345 NW WALL ST. SUITE 200

BEND, OREGON 97701

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1345 NW WALL ST. SUITE BEND OBECOM WAY	\[\tag{\text{\lambda}} \] \[\tag{\text{\lambda}} \] \[\text{\lambda}	ses and afformay's fees mecessarily	paid of incurred a loss, both is and attorney's loss, both applied upon the indebted	A Company
ich arestrantes i i the paid lost nich processiones, sian be paid lost	viral security all reasonable costs, exper- present the costs of the c	such proceedings, and the instru-	ments as shall be necessary	6), (1)
secured heraby; and district	ptly upon beneficiary s request of bond	iciary, payment of the little of an	y person for the payment	2 11
9. At any time and from the note for endorsement (in case of the c	ptly upon beneficiarys request of benefite time upon written request of benefit to time upon written request of benefit till reconveysness, for cancellation), we man to the making of any map or plant in any subordination or other agree in any subordination or other agree ty the granter in the property. The granter is the granter of acts a	at of the property; (6) join in gra- ment affecting this deed or the	lien or charge thereof; (or con as the person or person of person	25
any restriction thereon; (c) join	what of the property. The granted if	half be conclusive proof of the		.sa
fally entitled thereto," and the rec	d in this paragraph shall be not see a	time without notice, either in per	secured, enter upon and ta	Ke
De appointed by the new and the	art (nereot, in the anaration	MIND COMPOSITATION		lica II
re and unpaid, and apply the same	such order as beneficiary may detern	lection of such rents, issues and	polication or release thereof	68
11. The entering upon and rai	negration or awards for any taking or	der or invalidate any act done pur	any agreement hereunder, t	ime
12. Upon default by grantor in	mich payment and/or performance,	to foreclose this trust deed in equ	her tight or remedy, either	7 81
WIND OF THE CONTRACT	The Dentilland of the second o	PROCE THE STATE OF TAXABLE BUT HOLD	PAYERSCULATION OF THE PAYERS	//AA- 11
har of in equity, which the benefit	and cause to be recorded a written not	f sale, Live notice thereof as the	n recuire	the !
to foreclose this trust deed in the	mentale de loreclosure by advertisemen	he ORS 86.753, may cure the a	nd the entire amount dus a	Laind
trustee conditions to pay, when	due, surne would not then be due had	bligation or trust deed. In any ca	se, in additionaried in enfo	orcine
time of the cure other than such	the performance required under the contract the cure shell pay to the be	neliciary all costs and expenses	ovided by law.	which
the obligation of the trust deed	If he held on the date and at the little	e property either in one parcer of	deliver to the purchaser it	in the
the sale may be postponed as protein the parcel or parcels at auction	to the highest bidder for cash, payable to the highest bidder for cash, but without aving the property so sold, but within	if any covanant or warranty, explicit	ng the trustee, but including	
deed of any matters of incl. site	relinso at the sale.	trustee shall apply the proceeds	(2) to the obligation secu	red by
15. When trustee sells pur	ompensation of the trustee and a reas	the interest of the trustee in the	nterest entitled to such sur herein or to any successor	irustee
hereunder. Upon suc	on appointmented herein named or appoint	and in the mortgage records of	tile commi	Tuesday 1
Le written instrument of	proper appoint	La Labricuted Sed, 18 Misus 2	tion or processing in which	Station,
18 1101 001180	B. Darry Dilless out to Achte living	MG-tuo Detro-	interest that the granter is	
The grantor covenants a	nd agrees and has a valid, unencumbe	awal attent touch and a trans-	Salah Sa	
The second of th	TO SEE SEE THE PROPERTY OF THE SEE SEE SEE SEE SEE SEE SEE SEE SEE S	Salata ta di salat d	and sums dead Ett:	
and that the granter will war	rent and lorever delend the same again	led by the above described note an	-1	ereculors.
1) / 10 melmarily for gra	nior a por all dennior is a natural per	their hoirs, legatee		e contract
This deed applies to	cassors and assigns. The form beneficia	inistee and/or beneficiary ma	y each be more than one po	erson; that es shall be
secured hereby, whether or in construing this tru	frures (c. transfers. The ferm beneficial cassors and assigns. The ferm beneficiary herein. to the first state of the first state of that the frants to deed, it is understood that the frants is singular shall be taken to mean and to make the provisions hereof apply a VHEREOF, the grantor has executed the state of th	include the plural, and that generalized to indi-	viduals.	ritten.
made, assumed and implied	to make the property has executed the grantor has executed	uted this instrument the	a fatti en Linas Angel a fatti a fatti	
he execution are discussion	CHECKING OF BELEVIEW LEGISLES AND THE PROPERTY S.	All West Liver	epu	******
THE BUILDINGS THE DE THE RESIDENCE	The state of the s	**************************************	Klinepie	£
15	Patricia Colonia Colonia	e orang		
beneviciory for this purpose	see Stevens-rees this netter.	Children and and an analysis of the children o) 83.	, 96
If compliance with the Act to	se Stovens lifes from No. all required, displand this notice. STATE OF OREGON, County This instrument was ack	nowledged before me on	June11 inepier	,,,,,,, 1 <i>7</i> ,,,,,,,
STATE PURPOSE	STATE OF OREGON, County This instrument was ack by John Klinepie	r and Rettle	L. 1 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	, 19
0.7 ** - \$\$ -c. \$55.75 \$2.65 \$4.6-	by John Klinepie is and This instrument was ack by	Weterstreet with the control		
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TOS 23 MINT	OUNTY OF KLAMATH: . ss.	and the second s		
	was amoth Counts	ricle	the21st	м96
Filed for record at reque	si of. <u>Klamath Counts</u> si of. <u>A.D.</u> 19: 96: _at _3: 18:	o'clock P.M., and on Page 18	571 County Cle	erk
of the June	st of A.D. 19.96 at 3:18.	Berni	etha G. Letscii, Journs C.	<u> </u>
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