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^{NC} 35737		Trust deed 🗤)l <u>_////</u> Page	
THIS TRUST DE	ED. made this 5th	ve March March	1	097 hatron
1 日本 日本 10 日本省を発達される。		가 그렇게 보고 하다 되는 것이 하다 하다면 하는 것이 있는 사람들이 되었다. 그 사람들이 없다.	profit in the first first of the section of the sec	the state of the s
Aspen Title & Esc	Y			, as Granto
ingeretek pritika klas Yasan e hali.	Andrews and the second of the			, as Trustee, an
MICHAEL E. Long		and the second of the second o		., as Beneficiary
Grantor irrevocab	lv frants hardains sells	WITNESSETH:	in trust, with power of sale,	
Klamath		lescribed as:	m trast, with power of sale,	the property i
	101 B 2017 1 0 0 2 1 3 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
Lot 13 block 49	Klamárh Valle 1	Forest Retains	u 66 mj /	
	१८ क्षित्र के स्थिति । इ.स. १६८ व्यक्ति स्थापन व्यक्ति स्थापन विकास		Hwy 66, Plat (uni	. L. J Z
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together with all and singular	r the tenements, hereditament	s and appurtenences and all	other rights thereunto belonging	or in anywise no
me property.		이 그림 사람이 가는 아이에 어떻게 되었다.	or hereafter attached to or used	the second second second
			of grantor herein contained and r	
\$10,000.00 (Ten T	housand & 00/00) Dollars, with int	erest thereon according to the ter	ms of a promisso
not sooner paid, to be due an	d payable August	26th xxx2008	e final payment of principal and	
The date of maturity becomes due and payable, S.	of the debt secured by this hould the grantor either acres	instrument is the date, state	ed above, on which the final inst sell, convey, or assign all (or any	or mart) of the ner
beneficiary's option*, all obl	grantor's interest in it withou ligations secured by this insti	it tirst obtaining the written	consent or approval of the bene	eficiary, then, at a
come immediately due and a assignment.	payable. The execution by gr	antor of an earnest money a	greement** does not constitute a	sale, conveyance
To protect the security	y of this trust deed, grantor ag	in sood condition and com	ir; not to remove or demolish a	1. 10.00
brovement mercon, not to co	<i>Jumut or permut ony waste of</i>	ine property.		
gamaged or destroyed thereo	in, and hay when due all costs	a incurred therefor	uilding or improvement which a estrictions affecting the property	
so recuests, to foin in execut	une such unancine statement	g prireitant to the ilmiteron (estrictions affecting the property Commercial Code as the beneficia I lien searches made by filing o	
urencies as may no decined a	desirable by the beneficiary.			
daniage by the and such off	ier nazaros as the beneliciary	Z DIAV ICOM TIMA ta tima rec	hereafter erected on the properuire, in an amount not less than	
nciary as soon as insured; if	the grantor shall tail for any i	reason to procuse any such in	I policies of insurance shell be desurance and to deliver the policies	a ta tha banatiaia
cure ine same at granter's ex	rpense. I he amount collected	under any fire or other inc	er placed on the buildings, the burnence policy may be applied b	re homodiainer een
or any part thereor, may be	released to grantor. Such app done pursuant to such notice.	dication or release shall not	option of beneficiary the entire core or waive any default or not	amount so collecte tice of defeult her
5. To keep the prope	rty free from construction lie	ens and to pay all taxes, as	sessments and other charges tha I other charges become past due	t may be levied
liens or other charges payabl	ereior to beneticiary; snould le by erantor, either by direct	the grantor fall to make pay	ment of any taxes, assessments, it	nsurance premium
ment, concuciary may, at i	ts option, make payment the	reof, and the amount so or	aid, with interest at the rate se trust deed, shall be added to an	t factle in the no
the debt secured by this trus	t desd. Without waiver of any	' rights arising from breech a	i any of the covenants hereof and r, shall be bound to the same e	l for weak arreman
bound for the payment of the	ne obligation nerein describe:	d. and all such payments sh	all be immediately due and pays cured by this trust deed immedi	ahla midhaved madic
6. To pay all costs, fe	of this trust deed. es and expenses of this trust	including the cost of title s	earch as well as the other costs	and avnenues of t
7. To appear in and o	on with or in entorcing this d defend any action or proceedi	obligation and trustee's and a	attorney's fees actually incurred.	naticinev or teneta
to pay all costs and expenses	occeang in which the benetics, including evidence of title i	ciary or trustee may appear, and the honeficiary's or trus	, including any suit for the force	closure of this dec
mentioned in this paragraph	' / in all cases shall be tixed :	by the trial court and in the	event of an appeal from any judge reasonable as the beneticie	démant or docres
torney's tees on such appeal. It is mutually agreed	<i>that:</i>	Parting of the State of State of the Community of the Com	1473) de la Calenda de la Cale	
8. In the event that a ficiary shall have the right,	any portion or all of the prop if it so elects, to require the	perty shall be taken under t at all or any portion of the	he right of eminent domain or c monies payable as compensation	ondemnation, ben on for such takir
NOTE: The Trust Deed Act provid	es that the trustee hereunder must	be either an afferney, who is an	sclive member of the Oregon State Box	a bank, trust como
property of this size, its subsidien	ios, emiliatos, egents or branches. In	io United States or any ansacy ther	les, a title insurance company authoriz eof, er an escrew agent licensed under	ed to insure title to r ORS 656.565 to 656.5
"Warning: 12 USC 17011-3 res	gulates and may prohibit exercice ich an agreement address the less	of this nation.		All charles are a clickly by a control of the contr
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Benjamin J. Daile	3 V		I certify that the	
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programme and the Mary Specific Specifi	્યું અને જોઈ કે કે મિલાક જેવા છે. જેવા મોહારા મુક્કિક પ્રાપ્ય વસ્તું. ઉત્તર કરા જો પ્રાપ્ય જો પ્રકાશ કે કે અને જો મોકા જો માને જો જો છે.	માના છે. જે જેવામાં જાણા જાણા છે. માના કુંદ્ર કુંદ્ર જેવામાં આવેલા કુંદ્ર કુંદ્ર જો છે.	County affixed.	g king by the sin
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Michael E. Long 21065 N.W. Kay Ro Hillsboro OR 9712	1. 15 15 15 15 15 15 15 15 15 15 15 15 15		NAME By	Title Depu



which are in access of the amount required to pay all reasonable costs, expenses and attornay's fees necessarily paid of interest by stanton in such proceedings, shall be paid to beneficiary and expliced by it lites upon any reasonable costs and expenses and attornay's fees, both in the trial and appellate courts, necessarily paid or incurred by baseliclary in each proceedings, and attorned and expenses and attorney to the same in the control of the process of of the pr

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and that the grantor will warrant and torever 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:

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.

(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, trustee 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 changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF. the grantor has executed this instrument the day and year first above written.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

**IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Touth-in-Londing 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. Benjamin STATE OF OREGON, County of Hamhil This instrument was acknowledged before me on MAI Dailey Benjamin J. This instrument was acknowledged before me on 83 of .: OFFICIAL SEAL DEBNA S FOSTER NOTARY PUBLIC - OREGON COMMISSION NO. 055490 My commission expires MY COMMISSION EXPRESSION 2: 1000

REQUEST TOX TURN TO SEE NIVEYANCE (To be used only when obligations have been paid.)

STATE OF OREGON : COL	INTY OF KLAMATH: ss.	The second of th		ta plante e fra e a partir de la fille. Caracar las salamentes de la caracar	
Filed for record at request o	. Michael E.	Long	the	<u>lst</u>	_(£1)
of April	A.D., 19 97 at	1:41 o'clock P.	M., and duly recorded in Vol.	M97	
	of <u>Mortgages</u>	on I	Page 9455 Bernetha G. Leisch, C	Tounty Clerk	
\$15.00			11 21 11	and	
FRE 913.00		by	110301111111111111111111111111111111111	San Commence of the Commence o	