FOISE Ko. SET TRUE	ST DEI D (Am gernant Pa	net and Riccit	046818	con	GOIT HAS STELES NEED LAW PERLENCE CO. POSTAND, OR PRIME
	akatan kasar Atatan sasar sasa			Vel	1797 Page 33781 8
History States 2 4	16945		1 97 DC1	14 P2 :58	
	TRUST DE	ED			SHATE OF OREGON,
	· · · · · · · · · · · · · · · · · · ·				Cobisty of > ss.
Cynthia A	. Prewitt	(1991년) 2013년 (1992년) 21일 - 11일 -	<u>新新新</u> 新新新新新新新新	制制的现在分词	I dertify that the within instrument was received for record on the day
					of 19 at
	Grunter's Name and A	ddnisi.			o'clock
Thomas J.	Prewitt	·	SPA	CE RESERVED	book/ieel/volurae Not on page

in our e

Jill J. Prewitt		FOR RECORDERIS USE	ment/iniciofilm		fee/file/instru-
Geruf Chery's Manag and Asia runa (1975)			Record of	C	of said County.
Appresenter, man willing allow 22 Supply 12 JH			Witness m affixed.	y hand and	seal of County
		Ang a			
Klamath Falls, OR 97601	1. S. S. S. P.		NALZE		TITLE
Attn: Collection Department	acher]j	14 기 관람들이 수	By and a second		, Deputy.
	إ عبابة	AP-D-1	till and a literature of the state of the st		

THIS TRUST DEED, made this 1 ^{ch}	97 between
Cynthia A. Prewitt	
(1) The area is set in an inclusion of excellence of a set of a set of the	****

Aspen Title & Escrow, Inc. , as Trustee, and Prewitt and Jill J. Frewitt, with full rights of survivorship _____, as Beneficiary, Thomas J.

WITNESSETH: A start of the second start of the

Grantor irrevocably grants, bargaint sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Olugon, described as: Sector Sector in a shiqar taba

Lot 3 in Block in SOUTE CHILOQIN, in the County of Klemath, State of Oregon dia dia p

at an an an

Code 12, Map 3507-3AB. Tax Lot 3700

网络白银白白白白 together with all and singular the tenements, bare lifements and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in composition with the property

1:40

FOR THE PURPOSE OF SECURING PARFORMANCE of each agreement of grantor herein contained and payment of the sum of THIRTY-TWO THOUSAND FIVE HUNDRED AND NO/100-----

note of even date herewith, psyable to beneficiary or order and made by granter, the final psyment of principal and interest hereof, if not sooner paid, to be due and payable at mathinity of note, 10

The date of naturity of the dubt secured by this instrument is the date, stated above, on which the final installment of the note becomes due and payable. Should the granter still regree to, afternor to, or actually sell, convey, or usign all (or any part) of the prop-erty or all (or any part) of granter's interest in it without first chlaining the written consent or approval of the beneficiary, then, at the becomes due and payable. The execution by granter of an ennext, irrespective of the maturity dates expressed therein, or herein, shall be-come immediately due and payable. The execution by granter of an earnest money agreement** does not constitute a vale, conveyance or arritement.

beneficiary's option", all obligations secured by it is instrument, irrespective of the maturity date appresed therein, or neresn, shall occome immediately due and psycho. The securitor by grantor of un senses a more grantment* does not constitute a sub, conveyance or instructed due and psycho. The securitor by grantor of un senses and and repeit; not to remove or demolish any building or improvement thereon; not no commit or yiers of the property in good condition any building or improvement thereon; not no commit or yiers of the property.
To protect the two commits or promit ary visite of the property.
To protect the two commits or promits ary visite of the property.
To complete or restore promoty and in glood and habita'io condition any building or improvement which may be constructed, damagd or destroyed thereon; not pay the full and or damagd or destroyed thereon; not pay the full and the construction is the property public office in the property public office in the property of the sensetiliary.
To provide and information public office in the bandle's in the property of the pay of the property is the sensetiliary of the property is and indicates or searching destroyed the bandle's in the property public of the bandle's in an arrow and not less than \$1 instructable a. yea have a set to a set the sensetiliary of the property is and instruments and the property destroyed to the bandle's in the property public of the latester all publics is of the property is and second the property is and indicates are may be deemed destrable by the bandle's in any second the bandle's in a second and indicates in an arrow and not less than \$1 instructable a. yea have and in the property destroyed to the bandle's in the property is and indicates in an arrow and to deliver the policies to the conclusing and in the property is and indicates and is policy of the second to the second and its and the property destroyed to the bandle's in any public of the arrow and in deliver the polici

Notify shall have the fight, if it so elects, to require there all or they portion of the manues payable as compensation for such taking, NOTE: The flust Deed Aci provides that the busines through the table and the alther an atomety, who is an athe member of the Oregon State Bar, a bank, trust company or savings and losen association authorized to the business and is the taxes of Oregon or the Using States, a table insurance company suthorized to insure this to real property of this data, its suisidiaries, affiliance, equation to transities of Oregon or the Using States, a table insurance company suthorized to insure this to real property of this data, its suisidiaries, affiliance, equation to the suited States, at this insurance company suthorized to insure this to append where of, et an essence agest licensed under (NS 556.405 to 596.585, "WARNING: 12 USC 170 1/3 rejulates and may prohibit expirate of this option." "The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent his complete clease.

33782

Approximate and the present input of a spirit phenomena is an approximate of the present of the present of the present input of the present input of the present of the

attached hereto, and that the grantor will warrant and forever detend the same against all persons whomsoever. WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the con-WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at grentor's expense to protect bene-ficiary's interest. This insurance may, bur need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan belance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law. 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, tarvily 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, legatess, 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 bent liciary herein.

In construing this trust deed, it is understood that the grandor, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shull be isken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereod apply equally to corporations and to individuals. IN WITHERS WHERE FOR the constant has associated this demonstrate the size and whether the size of the size

"IMPORTANT NOTICE: Delat nat applicable; if worranty (as such word is defined in beneficiary MUST comply w disclosures; for this purpose	a) is applicable and the the Truth-In-landing Act ith the Act and Regulati use Stevens-Isess form IV	warranty (a) and enoficiary is a created and Regulation : in by making rea 9. 1319, or equive	(b) is (Culta ditor Cynth , the	tiument the day i	Drouist		n.
If compliance with the Act is	STATE OF OR		of Klamath	- <u>197</u>	100		
a daga sa	This instru	ment was acki	nowledged be	foreme on Octo	ber 14	, 1	9 <u>97</u> ,
Acada in	by	sent was ack:	nowledged be				
ARCHER BRIDE NOT	ILENE T. MUCHARITON ARPPLELIC ORIGOAL AMERION NO. OROSIG SSON DZPRIE MAR. 22, 1		\cap		4	••••••	
	20104 (2011)0 MAN. 44 (2005-2035(2052)25023		Y and	EME TOTO Oregon	lelimpto-	arniroc 8	-22-81
	REQUEST FOR FULL FI	CONVEYANCE IT.		an obligations have be		Salution and	-04.09
STATE OF OREGON: CC	DUNTY OF KLAMAT	H: ss.			n na Straats Grupping straats		
Filed for record at niquest	of A	pen Title				14th	day
N OCLODEL	A.D., 19 <u>97</u> ofMor	tgages	· · · · · · · · · · · · · · · · · · ·	P. M., and duly on Page 3378		<u>M97</u>	······
æ8-i, \$15.00					J. Letsch, County	Clerk	
2) 전화 전자, 지역 전자, 지역 가지, 가지, 가격 문화, 2010년 1 2011년 - 전화, 영산, 1920년 1월 2011년 1월 2011년 1월 2011년 1월 2011년 - 전화, 영산, 2011년 1월 2011년							