FORM No. 881 Oregon Tra	Dred Series—TRUST CEFD.	30 IEE-0 B	ATEVENTA NESS LAW PUS. CO., PLATEARS, VALVA
97		seir: Taust 'DEAD	Vol. 7097 Page 3912
THIS THO	T DEED Hisde this Length	oth day of Ine VanLeuven his	February 15 pp. 2
	the transfer of the second sec	经存在的 经未成本 化二氯 医多种的复数 開發 计处理 化硫酸	Coact Mark
as Grantor,	Amerititle Investment No. 62	Q_A227MA	as Trusies, and the Trusies, and the trusies, and the trusies of t
Horizon	investment no. (4	A TOTAL CONTRACTOR	San
as Beneficiary,		WITNESSETH:	the back trees wante the 1921 of
Grantor irs in Klamath	evocably grants, bargains County,	s, sells and conveys to i Oregon, described as:	trustee in trust, with power of sale, the property of the prop

Tank we in access is consect Lots 37,38,39,40, & 41 Block 11 St. Francis Park According to the official plat thereof on file in the office of

SINTEDFOREON, . The County Clerk of Klamath County, Oregon

together, with all and singular the tenements, hereditaments and appurtenances and all other rights thereundo belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fintures now or hereafter attached to or used in connection with said rent estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the

ing was all pauls, the same going the last 100 to 2000, it between parts and the graph of the temperature parties the contractions also be design

sum of Twenty Eight Thousend & No/100\*

note of even date herewith, payable to beneficiary or order and made by granter; the final payment of principal and interest hereof, it not sooner paid, to be due and payable to October 5th.

note of aven dark herwitch, payable to hereticiary or order and reside by general controlling to the terrin ext protection of the controlling of the second of the controlling of the second of the controlling of the control

It is mutually agreed that:

8. In the event that any portion or all of aid property shall be taken under the right of entirent domain or condemnation, beneticiary shall have the tright, it is o elect, to require that all or any portion of the monies paying as exempenation for such taking, which are in excess of the amount required as exempenation for such taking, which are in excess of the amount required as exempted to the pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by generating the proceedings, thall be paid to beneficiary and applied courts, necessarily paid or incurred by beneficiary and applied courts, necessarily paid or incurred by beneficiary and payellate courts, necessarily paid or incurred by beneficiary and granger signer, ages, in it is own express, to take such exchangement except and the independent and the such portion of the payment of the less and resentation of this deed and the mote for endorsament (in case of tull reconvegences, for cancellation), without affecting the liability of any percent for the payment of the indebtidenss, trustee may the liability of any percent for the payment of the said property; (b) join in [10].

together with related and interney's less not exceeding the amounts provided by less.

14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may be posiponed as provided by less. The trastee may sell said property either higher or in apparate parcels and shall sell the parcel or parcels at men one parate higher bidder for cash, payable at the time of sale. Trustee shall editive to the purchaser its deed in torm as required by law conveying shall editive to the purchaser its deed in torm as required by law conveying the different so sold, but without any coverant or warranty, express or amount of the trustee less thereof. Any person, excluding the trustee, but including the general part of the powers provided herein, trustee the sale. The compensation of the trustee sells pursuant to the powers provided herein, trustee the powers of the compensation of the trustee and a reasonable charge by trusted sattorney, (2) to the abilitation secured by the trust deed, (3) to all persons a surplus, it merests may appear in the order of their priority and (4) the surplus, it may, to the franter or to his successor in interest entiled to use aurplus, it may, to the franter or to his successor in interest entiled to use aurplus.

surplus, if any, to the granter or to his successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successor for successor for successor to any furstee named herein or to any successor frustee appointed kere-tors to any furstee herein and the successor furstee appointed kere-tors to any furstee herein the successor in the successor furstee. The letter shall be made by differ instrument executed by the successor furstee herein named or appointed hermunder. Each such appointment upon any furstee heroid manded by written instrument executed by hemeticiary, and substitution shall be made by written instrument executed by hemeticiary, and which the property is situated, shall be conclusive proof of groper appointment of this successor trustee successor trustees successor trustees successor trustees and the substitution of the successor trustees this trust when this deed, duly executed and attenuable figure and the substitution of the successor trustees are substituted and trustees the substitution of the successor trustees and the substitution of the successor trustees.

The Trust Deed, Act provides that the restant became the either an attorism, who is an active member of the Oregon State Bar, a bank, stast company of and loon, association authorized to the business under the large of Oregon or the United States, a title insurance company authorized to insure title to real your association authorized to the business under the large of this state, its subsidiaries, offiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 695.595 to 696.585.

The granter covenants and alpost fully seized in fee simple of said describ		Lihos claiming under him, that he is law-
The form of the second of the	Property (S. Property Constitution of the Cons	engan pagamanan da akamatan da akamata Mangala mengelegan da akamatan da akam Salangan da akamatan da ak
and that he will variant and forever d	lend the same against all perso	ns whomeower.
The state of the s	in the state of th	TO SECURE
Fig. 10 (12)	ter professioner en les professioner (1994) Personner en les professioner (1994) Personner et le communité de la communité de	(4) The Company of
See 7.5 (See 7.5 agus Hebball)  First Condens of the Bayest of the August Augus	The second of th	(4) Fig. 1. (A. 1.) A state of the second
The granter warrants that the proceeds (a) in his last the proceeds (a)	if the loan represented by the allove de the brackship payment the bases	Gribed note and this trust deed are:
This deed soulies to incres to the here.	ntor 15 & natural person j are for busine	SS OF COGNITISTICAL PARTY DOSES.
personal representatives, successors and assigns, secured hereby, whether or not nexaed as a ben gender includes the funitine and the reuter, an	The term beneficiery shall mean the eliciary herein. In constraing this deed I the singular number includes the plan.	holder and owner, including pledgee, of the contract and whenever the context so requires, the masculine st.
The state of the s		d the day and year lirst above written.
* IMPORTANT HOTICE! Delete, by lining out, whicher nat explicable; if warminty (a) is opplicable and fine or such word it cofficied in the Truth-In-Landing Au- boneficiary MUST comply with the Act and Regulat	beneficiary is a common Lodd	B. VanLeuven
beneficiary MUST compty with the Act and Regulat disclosures; for this pulpose was Statene-Place from it compliants with the fact is set required, disregard	to 1979 or equipment.  This matter.  All 1807	cine Vanledyka Bewen
(If the cigive of the there is a corporation, ere the form of actorwise penent appoints).	And the second of the second o	
STATE OF OREGON, County of Klamath	STATE OF OREGON  Soundly of	(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
This instrument was acknowledged tele		issigwiedded Selore are on
Todd B. VanLeuven Christite VanLeuven This Alie	7	A Signature of the second of t
Sahus HAMen	Wetery Public by Glege	
PICHARDH MANLATT	I Ify commission syptem	(SEAL)
NOTARY MEDIC OF EACH COMMISSION NOT DOT EACH COMMISSION NOT DOT EACH COMMISSION EXPRESSES TES 16, 2001	1 to med only then shill beconveyance	ook, taanii aa kana ka aa
70	7 custon	ing 1920 kga palakulan di saka di angalang bijang di saka Ukang ing tigang palakulan di sakang di sakang bijang Kanggi ng tigang palakulan di sakang di sakang di sakang di sakang Kanggi ng tigang palakulan di sakang di
trust deed have been fully paid and antiblied.	elser at all indulated ness accured by A few hereby are directed, on payment to	he foregoing trust deed. All sums secured by said your of suy sums owing to you under the terms of at by said trust deed (which are delivered to you
	wonvey, without warranty, to the par	tion designated by the terms of said trust deed the
	enes sias des des alemanes de de 1975. De <b>29</b> insense sus deserciones de 1985.	
		Beneticiary
Do but loss at destray this Year Dood OR THE HOTE	which it sayues, Both sains by solivanes to the	trestes for carcollation balero seconycyana will be made.
TRUST DEED	ver timeter grinda	STATE OF OREGON. )
PORIS No. 881) STEVENIEWASS LAW PUBLICO: PORTLAND. URE:	these at some of many and the fi	County of Klawath } ss.  I certify that the within instrument
n granitalista in la caracte de la caracte d	na semane contest to 181128 metric contred	was received for record on the 6th day of Fabruary 1998,
Grantor	SPACE RESERVED FOR	of 11:17. o'clock A.M., and recorded in book/reel/volume No. M28
Hallydd Ilandall Mit	RECORDER'S USE	ment/nucrotims/reception No. 52771=A Record of Mortgages of said County.
Beneficiary  AFTER RECORDING RETURN TO	Privite Automination	Witness my hand and seal of County altixed.
( FA 1/3- 00 97601-0058	261	Bernetha G. Letsch, Co. Clerk
X. 1-41137 DX 47601-0050	Fee: 1845.00:11	By KERMAL CONST. Deputy