TIA 38-13805- M FORM No ERI-Oregon Truit Deed S.:let-IKUST DEED. 40432 Vol. 17 TRUST DEED Page_ THIS TRUST DEED, made this 14th day of NATHANIEL R. LAWSON TRANSAMERICA TITLE INSURANCE CO. December ..., 19. JAMES L. OWENS and VALERIE J. OWENS, H & W und, as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: in Lot 1 in Block 303, DARROW ADDITION TO THE CITY OF KLAMATH FALLS, Klamath County, OR 33

The above described real property is not currently used for agricultural, timber or grazing purposes.
To protect the security of this trust deed, drantor agrees.
To protect the security of this trust deed, drantor agrees.
(a) consent to the making of any map or plat of said property.
To complete ory waste of said property.
To complete more promptily and in good and workmanike destroyed threaon, and pay when due all high may be constructed, damaged or factorized threaon, and pay when due all high may be constructed, damaged or factorized threaon, and pay when due all high may be constructed, damaged or factorized threaon, and pay when due all high may be constructed, damaged or factorized said property; it regulations, covenants, condition in escuting such limancing statements purpose and to pay for timilar same made beneficiary may require and to pay for timilar same made beneficiary may require and to pay for timilar same made beneficiary may require and to pay for timilar same made beneficiary of an and profits, including those past due and unpaid, and continuously maintain insurance on the building and propies against loss or damage by life and such other hazards as the beneficiary may leave thered, in its own name secure of hered, and profits, including those past due and unpaid, and contention and collection, including those past due and unpaid, and continuously maintain insurance on the building of and such other hazards as the beneficiary may leave thered, in its own name secure of hered, in such contary pay independent of the and such other hazards as the beneficiary may leave thered.

Ciał Code as the beneliciary may require and to pay for tiling same in the proper public officers or searching agencies as may be determed desinable by the benelicary. A. To, provide and continuously maintain insurance on the buildings of the proper public officers or searching agencies against loss or damage by lire and such other hazards as the beneliciary, may from the tos or damage by lire and such other hazards as the beneliciary, may from the tos or damage by lire and such other hazards as the beneliciary, with loss payable to the latter; all possible of the properties of the beneliciary and the beneliciary as soon as insured; the damage by lire or other same at litten days prior to the expira-tion of any policy of insurance now or herealter placed on said buildings, the beneliciary may pround as a frantor's expense. The amount collected under any indebiedness secured harne policy may be applied by beneli-ciary upon any indebiedness secured harne policy may be applied by beneli-ciary upon any indebiedness secured harne policy may be applied by beneli-ciary upon any indebiedness secured harne policy may be applied by beneli-ciary upon any indebiedness secured harne policy may be applied by beneli-ciary upon any indebiedness secured harne policy may be applied by beneli-ciary upon any indebiedness secured harne policy may be applied by beneli-ciary upon any indebiedness secured harne policy and a sestime and to deliver said policy before any part of such thereunder or invalidate any et done pursuant to such notice. J. To, keep aid premises the from construction frans and to pay all against aid property before any part of such tarse, assessments and other charges become past due or delinquent and promptly deliver received and there of the physicary should the grantors at the rate set forth in the note secured trust deed, whild the added to gamma from a stores of any of the ecovennant hereol and for such payments arting from breach of any of the ecovennant hereol and for such payment atring arising

in connection with or in enforcing this obligation and trustees and autorneys lees actually incurred. The appear in and delend any action or proceeding purporting to allect the accurry rights or powers of beneficiary or trustee, and in any suit, action or proceeding in which the beneficiary or trustee may appear, including eny suit for the foreclosure of this deed, to pay all costs and expenses, in-cluding evidence of this and the beneficiary or trustee attorney's lees amount of alforney's lees mentioned in this paragraph? In all cases shall be dired by the trial court, granter lurther agrees to pay such sum as the ap-pellate court shall adjudge reasonable as the beneficiary's or trustee's attorney. amount clixed by f fixed by f fecree of co

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ess on such appeal. It is mutually agroed that: 8. In the event that any portion or a the tight of eminont domain or conden I it so elects, to require that all or a It is mutually agroed that: 8. In the event that any portion or all of said property shall be taken the tight of eminant domain or condemnation, benelicitry shall have the it is so elects, to require that all or any portion the monies payable mpensation for such taking, which are in excess of the monies payable of all reasonable costs, expenses and attorney's less an source required by it first upon any rearonable costs and expenses and attorney be in such proceedings, shall be paid or incurred by baces, in such proceedings, and the balance applied upon the indebitations at hereby; and granter as shall be necessary in obtaining such com-on, promptly upon beneficiary's request. Min man thread the and proceedings in the such actions on, promptly upon beneficiary's request. Min and inservice of time upon written request of bene-ment in on the source of the one work of the other of the or the source of the such and payable of the other of the other or and the such action that the of the other other of the source of the such action of this deed and the note for ment in a other proceedings, nor and proceedings, and the balance of the such action of the source of the such actions of the such action and the source of the source of the source of the source of the such action the source of the sourc pay

liciary llation), without allecting indebtedness, trustes may

property; (b) join in reon; (c) join in any or the lien or charge t of the property. The de "property.

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11, between

, as Grantor,

, as Trustee,

The indebiedness hereby secured, enfer upon and take possession or sens pro-entry or any part thereofy in its own name sue or otholesise collect the ren-less is and prolits, including thoses past due and unpaid.
The indebiedness hereby secured, enfer upon and taking collection, including topply the san rey's the and expenses of operation and collection, including apply the san rey's the and expenses of operation and collection, including topply the san dy collection of such as the same and prolits, or the proceeds of line and oth insurance policies or combass secured hereby, and in such order as ber property, and the application or awards for any taking or damage of t wave any delauit or notice of relaus thereof as aloresaid, thall not cure pursuant to such notice.
13. Upon delauit by grantor in payment of any indebiedness secure hereby or in his performance of any agreement hereinder or invalidate any set do pursuant to such notice.
14. Upon delauit by grantor in payment of any indebiedness secure thereby or in his performance of any agreement hereinder or invalidate any set do in grant secured hereby immediately due and man delaut by law for the tab declare all sums secured hereby immediately due and the delaut of englicultur, there aby a described real property is currently used, the ber dicary at his election in said real property is not so currently used, the ber and sale. In the latter event the boncline this trust deed in quity as and sale. In the latter event the boncline this trust deed in quity as and sale. In the latter event the boncline this trust devine hered as the required by law and proceed to foreclose this trust devine hered as the required by law and proceed to foreclose this trust devine hered as the required by law and proceed to foreclose by advertisement and as and sale. In the latter event the boncline the trust end in the maner provided by law for to 88.6760, may pay to the the frantor or on the property, whe required by law and proceed to foreclose by adverti that and the

uare and at the time and ay sell said property either I the parcel or parcels at the time of sale. Trustee 'equired by law conveying warranty, express or im-shall be conclusion

surplus. Surplus and standard of to his successor in interest entitled to su time appoint a successor or successors to any trustee name herein of to a successor surger or successors to any trustee name herein of to a convey of the successor function. Upon such appointment, and with powers and the successor frustee, the latter shall be vested with all the hereunder. Each such appointment and substitution shart be such appoint. constitution shall, containing relevence, icounties in which the spointment of the a st when this deed, ord as provided by of pending sale und in which acknor

trust or o shall be a

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The Trust Doed Act provides that the trustee hereunder must be ings and laan association authorized to do business under the law by of this state, its subsidiaries, affiliates, agents or branches, or is an ed Sta active member stes, a title ins v thereof. of Oregon or United States

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The grantor covenants and agrees to and with the beneficiary and the fully seized in fee simple of said described real property and has a valid, un	
and that he will warrant and forever defend the same against all persons w	vhomsoever.
The grantor warrants that the proceeds of the loan represented by the above desc (a)* primarily for grantor's personal, family, household or agricultural purposes (b) To'r an organization, or foven it grantor is a matural person) are for toganization purposes.	recommercial management of the state of the
tors personal representatives, successors and assigns. The term beneliciary shall mean the contract secured hereby, whether or not named as a beneliciary herein. In construing this masculine gender includes the feminine and the neuter, and the singular number includes	heirs, legatees, devisees, administrators, execu- o holder and owner, including pledgee, of the leed and whenever the context so requires, the
IN WITNESS WHEREOF, said grantor has hereunto set his hand th * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a credito.	e day and year first above written.
the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lian, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not regulated discound the text	athaniel R. Lawson
Ut the signer of the above is a corporation, use the form of achowiedgment opposite.] (ORS 93.490)	
County of Klamath Dec. 14 Normath Normath Normath STATE OF OREGON, Count State of OREGON, Count Personally appeared	ty of
Personally appeared the above named	and
Nathaniel R. Lawson	To the other, and say that the former is the
ment to be ""their voluntary act and deed, be Before me:	secretary of , a corporation, the loregoing instrument is the corporate seal aid instrument was signed and sealed in be-
SEALS THE MALE Store me:	and is be its voluntary act and deed.
My commission expires: 7-31-51 Notary Public for Oregon My commission expires:	(OFFICIAL SEAL)
REQUEST FOR FULL RECONVEYANCE	
te be used only when obligations have been paid.	11
To be used only when obligations have been paid. TO:, Trustoo	
TO:, Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foreg trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by sa herewith together with said trust deed) and to recommend	ind trust deed (which are delivered to you
TO:, Trustee The undersigned is the legal owner and holder of all indebtedness secured by the fored trust deed have been tulin and activity is the fored	ind trust deed (which are delivered to you
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