Received and an animality of the second s	STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR. 97204
CRM: No.: 001-1-Oregon Trest Deed Series-TRUST DEED (No restriction on assignment). 5 51471 CRUST DEED	Vol. <u>M18</u> Page 14837 - @
THIS TRUST DEED, made this 7th day of day of the contract of the this of the contract of the this of the contract of the this contract of the this contract of the this contract of the contra	July
and Albert H. Stone or Barbara M. Stone, husband and K.	ife control to a senericitary, as Benericitary,
WITNESSEIH: Grantor irrevocably grants, bargains, sells and conveys to truste in Klamath County, Oregon, described as:	The second second second bases of the second s
Lots 3, 4, 5, 6, 7, 8, 9, and 10 in Block 31 of th Klamath, together with the West 1/2 of the vacated of Lots 3, 4, 5, and 6 of said vacated Block 31.	
TRUST DEED	STATE OF ORDEON
Da est four an gewennt ann must besic bit ter MOIE which it sections fierte must be definited in	<b>die 1999en fan geneelde ken beken anterverrate wijs be renne.</b> In
	Kinchulany
6711×3	

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto beionging 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 connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of \*\*\*Seven thousand and no/100s\*\*\*\*\* the Decomes due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

110 7

NOTE: The Trust Deed Act provides that the trustee herewhere must be either an altorney, who is an active member of the Oregon State Bar, a bank, trust company no sovings and loon autocitized to do business under the laws of Oregon or, the United States, a title, itsurance company invholzed to insure, sitile to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

The granter and	14838
fully seized in fee simple of said de	grees to and with the beneficiary and those claiming under him, that he is law- scribed real property and has a valid, unencumbered title thereto
1. Semigrave and the first start of the semigrave and the semig	<ul> <li>Description of the second secon</li></ul>
and that he will warrant and forev	or defend the same against all persons whomsoever.
<ul> <li>Manine J. Analysis for an and set of a set o</li></ul>	na ang ang ang ang ang ang ang ang ang a
The grantor warrants that the proc (a)* primarily tor grantor's persona	seds of the Joan represented by the above described note and this trust deed are: a, tamily, household, or agricultural purposes (see Important Notice below), t grantor is a natural person) are for business of commercial curves.
and the purposes.	matural person) are for business or commercial purposes other than extended to
fors, personal representatives, successors an	d assigns The terror be parties hereto, their heirs, legatees devicees
IN WITNESS WHEREOF, se	ud grantor has hereunto set his hand the d
of such ward in warranty (a) is applicable an	d he beneficines is a main and the second seco
disclosures: for this number with the Act and R	guidtion by making required
J, this instrument is NOT to be a first lien, use Si equivalent. If, compliance, with the Art	
NSE the form of acknowledgment opposite.)	
STATE OF OREGON, County of Klamath	) STATE OF OREGON, County of
July 7 Personally, appeared the above named	Rersonally appeared and
Clifford F. Thayer & Edna L. Thayer, husband & wife	each for himself and not one for the other, did say that the former is the
and lacknowledged the foregoi	A instru-
COBRICIAL	and deed. At said corporation and that said instrument is the corporate seal half of said corporation and that said instrument was signed and concerning the said seal of said
SEAD Retary Public for Oregon	them acknowledged said instrument to be its voluntary act and deed.
A Wythomment	6-87 Notary Public for Oregon (OFFICIAL SEAL)
Unintended auf and a state of the state of t	and which and the second second being the second se
<ul> <li>A train interaction and the second sec</li></ul>	tend zene engenerange i tenden bereinen generangen eine eine eine eine eine eine eine
becomes due and reveil? The above searched teal property is not a To protest the description description of the	To be used only when obligations have been poid at the base
TO: <u>100 (113 be sharning on the representation</u>	Trustee Asta name and an and an and a start of the start
trust deed have been fully paid and satisfied. X	ouer of all indebtedness secured by the foregoing trust deed. All sums secured by said
nerewith together with said trust doed	an evidences of indebtedness secured by said tout a first of the terms of
DATED:	le se la construction de
	., 19
	Beneficiary
De net lose er destrey this Trust Deed OR THE NOTE v	which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.
TRUST DEED	
(FORM Ne. 881-1) STEVENS-MESS LAW PUB/ CO. PORTLAND, ORE	STATE OF OREGON
manufacture of the second s	County of <u>Klamath</u> I certify that the within instru-
and Placets, to the state of the	Line was received for record on the line in the line i
Grantor	FOR IN BOOKNZ8
bug states an <b>Beneficiary</b>	Record of Mortgages of said County
AFTER RECORDING RETURN TO	County afficiency satisfies to County affixed.
OBRTIFIED MORTGAGE CO. 1998 STATE	Wa. D. Milne Comment
21 TILLS ON BIGH	181121 DEED BY Sumetha Stiller
COM No. STEPS-OF-SHA MAR BURS SHERE IN ST. DEPC. 10.0	

TRUST DEED 1021 DEPS (tra

By Desmetha Fee \$6.00

Lifecture Deputy

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