1-5258	TA 744	Fee \$7.0 7 2528
FORM No SELL Oregon Trust Deed Series TRUST DEED (No resh	nchon on assignment).	STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 57204
18840 Ventura Blvd., #218	TRUST DEED	Volting Page The Tong
CO ETT. FTONET PICONE TAIL CONTRACT CON	27th day of Se	eptember (1997), between
OHN P.SIRACUSA and JANTCE RSTRACTISA	husband and wife a	s tenants by the entirety as Crantor
and GERALD E. GREEN, a married man	ando Oo	, as Trustee,
Cerald E. Green	WITNESSETH:	, as Beneficiary,
Grantor irrevocably grants, bargains, s inKlamath	described as:	ee in trust, with power of sale, the property
Oregon.		$1/1$ in -2 october -2 is 2^{-1}
John P. Siracusa and		and the first start for receipt of the
ELEVENT VERT LAN LOSS IN SOUTH AND AND		County of Manach I centry that the will a second
LOSW Nº CHI-II		

DATED:

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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or thereaster appertaining; and the "rents, issues and profits thereof and all fixtures now or hereaster attached to or used in connec-tion with said real estate; or to what's include all other hereof and all states and all other rights thereaster attached to or used in connec-tion with said real estate; or to what's include all other hereof and all states and an any state and and the include the said real estate. The what's include all other hereof and all other rights thereaster attached to or used in connec-tion with said real estate; or to what's include all other hereof and any other attached to be used in connec-tions of the provide the same and the same and the same attached to be appendent of the inter a FOR THE, PURPOSE OF, SECURING, PERFORMANCE, of each agreement of grantor herein contained and payment of the other attached to or used in the provide attached to be appendent of the same attached to be appendent of the sa sum of ONE THOUSAND SIX HUNDRED NINETY THREE AND 25/100 - - - - - - - - Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereol, it not sooner paid, to be due and payable October 3, 1986 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. es due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes. ECORT for a borr secondative:

Initial payment of principal and interest hereof, if not sooner paid, to The date of maturity of the debt society by this instrument is the date of maturity of the debt society by the date of maturity of the second principal and interest by the date of the society of the second property in good condition and report. To protect the security of this trust deed, grantor agrees: To comply with all law, ordanace, regulations, or equestations and report is not the second property in the date of the society of the second property in good condition and restrictions affecting and poperty. If the beneficiary so requests, to complete the all laws, ordanaces, regulations, occenants, conditions affecting and poperty. If the beneficiary so requests, to conditions affecting and poperty. If the beneficiary so requests, to condition affecting and poperty. If the beneficiary so requests, to condition the second property and the second poperty is a society of the soci

neusticity

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregen State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company jouthelized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

fully-seized-in-fee-simple of-said described-real pro	operty and has a valid, unencumbered title thereto
manifestion of the second s	and a second
and that he will warrant and forever defend the s	same against all persons whomsoever.
(a)* primarily lor grantor's personal, tamity, touse ((b)) / fidi/dr/drgdrgdrgdibd./of /(b/gh/if /b/d/ /g / h/d 	n represented by the above described note and this trust deed are: ehold or agricultural purposes (see Important Notice below), http://persed//are/lag/lag/lag/ses/or kortate/set/pl/psed/htp://papi. but of oll parties bereto their beits, legatees, devisees, administrators, execu-
tors, personal representatives, successors and using the second and the second and the second	binds all parties hereto, their heirs, legatees, devisees, administrators, execu- term beneficiary shall mean the holder and owner, including pledgee, of the tetary herein. In construing this deed and whenever the context so requires, the nd the singular number includes the plural. as hereunto set his hand the day and year first above written.
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* IMPORTANT NOTICE: Delete, by lining out, whichever warrant not applicable; if warranty (a) is applicable and the beneficiar or such word is defined in the Truth in-Lending Act and Reg beneficiary MUST comply with the Act and Regulation by m	guletion Z, the John P. Siracusa
disclosures; for this purpose, if this instrument is to be a rissi	ior equivalent;
if this instrument is NOT to be a first lien, use Stevens-Ness room equivalent. If compliance with the Act not required, disrega (If the signer of the above is a corporation, (If the signer of the above is a corporation)	
	FIMDK-Tree
STATE OF CALIFORNIA, COUNTY OF Los Angeles } SS.	nd Roserts and Roserts and Rose
On October 15, 1979 befor	the SAFECO the
personally appeared Kerry S. Penn	State
known to me to be the person whose name is enhaustiont.	. 전철 전 2017년 1987년 18월 28일 20일 20일 20일 20일 20일 20일 20일 20일 20일 20
within instrument as a witness thereto, who being by me sworn, deposed and said: That he resides at Los Angeles, Calif.	be- of
he was present and saw John P. Siracusa	and OFFICIAL SEAL ed.
Janice R. Siracusa	LOS ANOTARY PUBLIC - CALIFORNIA AL
personally known to him to be the person glese in, and whose name is subscribed to the within and and	My comm. expires MAY 17 tors
instrument, execute the same; and that affiant subscribed <u>h</u> , name thereto as with s to said exception.	
Signature Macan	
	The constant of the Article of the A
begins in an intrinse the survey could be the	
 "Histean according to the terms of a productory note of 	all indebtedness secured by the foregoing trust deed. All sums secured by said
trust deed have been fully paid and satisfied. You hereb	y are directed, on payment to you of any suns owing to you directed to you idences of indebtedness secured by said trust deed (which are delivered to you
herewith together with said trust deed) and to reconvey.	without warranty, to the parties designated by the terms of
tocatist only an and submit the same Mail reconveyanestate now held by you under the same. Mail reconveyan	nce and documents to
DATED:	
{	
	Beneticiary
	ecures, Both must be delivered to the trustee for concellation before reconveyance will be made.
De not lose or destroy this Trust Deed OR THE NOTE which is a	
TRUST DEED	STATE OF OREGON {ss.
(FORM No. 881-1) STEVENS-NESS LAW FUB. CO., PORTLAND. ORE	County of <u>Klamath</u>
	I certify that the within instru- ment was received for record on the
John P. Siracusa and Greating	
Janice'R?ISiracusaLisct III3' EECOM	at 3:49 o'clock P.M., and recorded
In Klamath Country Official de Cuanto	in bookM.9on page2447.0or so file/reel number 75593
	Record of Mortgages of said County.

Misc.-167 (G.S.) Witness (Rev. 7-74) Staple

 Gerald E. Green
 Mith.ynEpdELini
 Witness my hand

 Witness
 Witness
 Witness

 AFTER RÉCORDING RETURN TO
 ISTINGUES CO*
 County affixed.

 Mril Gerals E: Green istor to
 Safet of the set of the 18840 Ventura Blvd., #218
 Tarzana; Calif. 91356
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Fee \$7.00

By Demetha

Witness my hand and seal of

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Deputy

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