14.0	THIS TRUST DEED, made this 30)th day of	Time	
(5) 24	Tom Prewitt and Jill Pr	ewitt	June contra ciest, 19.80, be	
	Frontier Title Company		, as Gr	
	South Valley State Bank		, as Tr	
		WITNESSETH:	an a	
	Klamath County, Oregon, des	scribed as:	ustee in trust, with power of sale, the pro	
	Qtaum j	THYOS BEEESARD	m book and 80	
	Lots 4A, 4B, 5A.	5B in Block	3 Railroad Addition to the	
	City of Klamath Falls, in the County of Klamath, State of Oregon			
		(我) 2000년 1월 1	in the second seco	
-	nierran wie bre zum mals wer ner Istigen wen grift		Coant of Linnat	
	TRUST DEED		이 같아요. 같아요. 같은 책 수는 것을 것을 갖가 가 가지 않는 것 수는 것. 같이 많아요. 같아요. 같은 것 같아요. 같아요. 같아요. 같아요. 같아요. 같아요. 같아요. 같아요.	
n Spir		: : : : : : : : : : : : : : : : : : :	STATE OF OREGON	
1. 3일		김 회사는 관계관 중감구	建苯基苯基酚 编制 计编辑编辑 建成化的 计自己的	

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and prolits 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 Ten Thousand Dollars sum of _ Sum of 1 Cit 1100 Ballot 100 1 Cit a promissory note of even date herewith, payable to beneficiary or order, and made by grantor, the

To protect the security of this trust deed, grantor afrees: 1 To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon: not to commit or permit any waste of said property. 2. To complete or restore promptly and in good and working or manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. To comply with all laws; ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the beneficiary so requests, to join in executing such financing statements pursuant to the Unitorm Commer-cial code as the beneficiary may require and to pay for tiling same in the proper public office or of lices, as well as the cost of all lien searches made by find offices or searching agencies as may be deemed desirable by the beneficiary.

in in executing such financing statements pursuan for the Upido fields, to the opide of the state present present of the state present of the state present present of the state present of the state present present of the state present of

strument, irrespective of the maturity dates expressed therein, or putation of the program purposes.

Surplus, if any, to the grantor or to his successor in interest entitled to such surplus, if any, to the grantor or to his successor in interest entitled to such surplus. The appoint a successor is a constructed in the surplus of the surplus successor it uses appointed hereunder. Upon such appointment, and without conversation of the successor is successor is a such appointment, and without conversation of the successor is successor is a successor in the surplus successor it uses a successor is successor is a successor in the surplus conversation of the successor is successor is a successor in the surplus percendent executed by beneficiary, on the substantia be made by written instrument executed by beneficiary, on the successor is this trust deed and its place of record, which when recorded in true to this trust deed and its place of record, which when recorded in true to the successor trustee shall be conclusive proof of proper appointment of the successor trustee of the onolity of the courty or counties in which the proor is so acknowledged is made a public record as provided by law. Trustee is not obligated to noilly any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding in the successor trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon 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 authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

I and ad antior covenants and ad	rees to and with the beneficiary and those claiming under him, that he is law- cribed real property and has a valid; unencumbered title thereto
The form of the first state of t	defend the same against all persons whomsoever. ds of the loan represented by the above described note and this trust deed are:
(0) for an organization, or (even if purposes. This deed applies to, inures to the i fors, personal representatives, successors and contract secured hereby, whether or not nam masculine gender includes the feminine and	grantor is a natural person) are for business of the important Worke below), benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- d assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the ed as a beneficiary herein. In construing this deed and whenever the context so requires, the the neuter, and the singular number, includes the plural.
* IMPORTANT NOTICE: Delete, by lining out, wh * IMPORTANT NOTICE: Delete, by lining out, wh not applicable, if warranty (a) is applicable and or such word is defined in the Truth-in-Lending beneficiary MUST, comply with the Act and Re- disclosures; for this purpose, if this interment's	id grantor has hereunto set his hand the day and year first above written. Ichever warranty (e) or (b) is the beneficiary is a creditor gulation; by making required
the purchase of a dwelling, use Stevens-Ness F if this Instrument is NOT to be a first lien, use St equivalent, if compliance with the Act not rea (if the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON,	orm No. 1305 or equivalent:
County of	Personally appeared
and acknowledged the toregoi ment to be <u>MC/F</u> voluntary act (OFFICIAL Before me: SEAL)	
Notary Public for Oregon A	W commission expires:
	REQUEST FOR FULL RECOVERYING To be used only when obligations have been paid. To be used only when obligations have been paid. The built of the state of the s
The undersigned is the legal owner and I trust deed have been fully paid and satisfied. I said trust deed or pursuant to statute, to can herewith together with said trust deed, and for estate now held by you under the same. Mail re	holder of all indebtedness secured by, the foregoing trust deed. All sums secured by said ou hereby are directed, on payment to you of any sums owing to you under the terms of earlier all evidences of indebtedness secured by said trust deed (which are delivered to you econvey, without warranty, to the parties designated by the ferms of said trust deed the econvey and documents to
	Beneficiary
Do not lose or desirey this Trust Deed OR THE NOTE	which it accures. Both must be delivered to the trustee for concellation before reconveyance will be made.
(FORM No. 881) <u>STEVENS-NESS LAW PUB. CO. PORTLAND. ORE.</u> <u>STEVENS-NESS LAW PUB. CO. PORTLAND. ORE.</u>	County of Klamath I certify that the within instru- I certify that the within instru
	SPACE RESERVED ar.3:107occlock PM., and recorded OUT INCLUDED SFOR in bookM80on page12174or OUT TRECORDER'S USE HITCH (A. 10 as file/reel number
AFTER RECORDING RETURN TO 2 CC	BSTJE Onliness my hand, and seal, of DSTIX County affixed. T_STSE Wm.*D. Milne {OFP_1O. O. Title County Clerk > EO INGEL DEED Title
<u> 10011050 20329 </u>	By Desnatta Spitsch Deputy

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Y Fee \$7.00