	90925	SECOND TRUST DE	D	Vol.M80	Page	19462
	THIS TRUST DEED, made this JAMES W. WESLEY	7thday	of	October		1980 , between
	JAMES W. WESHEL					., as Trustee, and
7	JAMES L. HUNTSMAN and CYNTH					
3	eneficiary,	WITNESS	TH			
	Grantor irrevocably grants, bargains,	sells and convey	s to trust	ee in trust, with	power of	sale, the propert
	Klamath County, O s 2 and 3 in Block 18, EWAUNA H	TETGHTS, accou	ding to	the officia	1 plat t	hereof on fil
	the office of the County Clerk	of Klamath Co	ounty, O	regon.		
OW.	ther with all and singular the tenements, here or hereafter appertaining, and the rents, issue					
	FOR THE PURPOSE OF SECURING P	ERFORMANCE of SEVENTY-FIVE	each agreen AND NO	nent of grantor he /100		
	ithat beneficiary	or order and made	by grantor,	interest thereon acc the final payment	ording to th of principal	e terms of a promiss and interest hereoi
ote ot	sooner paid, to be due and payable to beneficiary The date of maturity of the debt secured by	October	7 the date, sta	19 83 ited above, on which	ch the final	installment of said r
	The date of maturity of the debt secured sy omes due and payable. The above described real property is not curren	tly used for agriculture	al, timber or	grazing purposes.		
	To protect the security of this trust deed, g	rantor agrees:	a) consent to ranting any e obordination e	the making of any fa asement or creating or other agreement a	flecting this 6	said property; (b) join thereon; (c) join in lead or the lien or cha would of the property.
nd ot i	 To protect, preserve and maintain said property repair; not to remove or demolish any building or im, to commit or permit any waste of said property. To complete or restore promptly and in good and any building or improvement which may be const uner any building or improvement which may be const. 	and workmanlike	hereol; (d) re rantee in any egally entitled	convey, without warra v reconveyance may thereto," and the rec	be described itals there n o	y part of the property, as the "person or per f any matters or lacts s rustee's lees for any of s than \$5.
lestı	royed thereon, and pay which due and anone moulations	covenants condi- S	ervices menuo	neu in nus paragraphe		- honoliciary may at
oin ial	in executing such financing statements pursuant to the Code as the beneficiary may require and to pay for	Unilorm Commer- filing same in the ling searches made	ime without pointed by a he indebtedne	court, and without re ss hereby secured, ent	gard to the au er upon and t	lequacy of any security ake possession of said p
oror by	tiling officers or searching agencies as may be deeme	d desirable by the	ssues and pro	art thereof, in its own fits, including those p	ast due and u	npaid, and apply the s- including reasonable a
now	4. To provide and continuously information of the said premises against lors or herealter erected on the said premises against lors when other hazards as the heneficiary may from time	or damage by fire	ney's fees upo liciary may de	etermine.		tion of said property.
com ooli	icies of insurance shall be delivered to the beneficiary	as soon as insured;	ollection of s insurance poli	ties or compensation of	r awards for a	inv taking or damage o
if t. deli tion	the grantor shall fail for any clease to have days iver said policies to the beneficiary at least lifteen days of any policy of insurance now or hereafter placed	prior to the expira- on said buildings,	waive any de pursuant to su	ich notice.		of pour indebtedness set
the coll ciar	beneficiary may produce the insurance policy may be lected under any lire or other insurance policy may be ry upon any indebtedness secured hereby and in such	applied by benefi- order as beneficiary	hereby or in a declare all su	ins secured hereby in	nmediately du	e and payable. In suc.
ma any	y determine, or at option of benchary with application of the second sec	ation or release shall ler or invalidate any	in equity as advertisement	a morigage of unrect and sale. In the latt	r event the b	neliciary or the trustee
act	5. To keep said premises free from construction l	Cens and to pay all	execute and c	aid described real p	operty to sal	isty the obligations se
age	ainst said property before any paint and promptly del	iver receipts therefor	thereol as the the manner p 13. S	en required by law a rovided in ORS 86.74 hould the beneliciary	lect to lorech	and place of sale, give a foreclose this trust de se by advertisement and s before the date set b
me by	ents, insurance premiums, news of heneficiary with the direct payment or by providing beneficiary with the abe such payment, beneficiary may, at its option, ma	unds with which to ke payment thereol, b in the note secured	then alter de trustee for t ORS 86.760,	he trustee's sale, the may pay to the ben	grantor or of ficiary or his	her person so privilege successors in interest, r
hei	d the amount so paid, will be added to and become a part of the set deed, shall be added to and become a part of the	aphs 6 and 7 of this debt secured by this reach of any of the	tively, the er obligation see enforcing the	cured thereby (include terms of the obligati	ing costs and on and trustee	expenses actually incurs 's and attorney's fees n
tru	ust deed, without waiver of any nexts, with interest as wenants hereof and for such payments, with interest as weight as well as the grantor, shi	atoresaid, the prop- all be bound to the	ceeding the	amounts provided by	ium) onnei i	an such portion of the t occurred, and thereby redings shall be dismiss
sa:	me extent that they are bound that be immediately di	ue and payable with-	the trustee. 14. C	Otherwise, the sale sha	Il be held on	the date and at the fin
rei co	nder all sums secured by this trust deed. Institute a breach of this trust deed. 6. To pay all costs, fees and expenses of this tru	ist including the cost	be postponed in one parce	as provided by law	els and shall	sell the parcel or parc
in	title search as well as the other costs digation and tr	ustee's and attorney's	shall deliver the property	so sold, but without	any covenan	or warranty, express
at	7. To appear in and determined in the security rights or powers of beneficiary or trustee review or proceeding in which the beneficiary or trustee r	nay appear, including	of the truth the grantor a	and beneliciary, may p	urchase at the	sale.
ar cl	ny suit for the foreclosure of the beneficiary's or trustee lading evidence of title and the beneficiary's or trustee mount of attorney's less mentioned in this paragraph?	's attorney's fees; the ' in all cases shall be way any juddment or	shall apply cluding the	compensation of the	rustee and a	reasonable charge by tr
fi de	ved by the trial court and in the there agrees to pay eccee of the trial court, grantor further agrees to pay where court shall adjudge reasonable as the beneficiar,	with some an the att.	having reve	ided here subsequent		trist deed, (3) (0 and 1) of the trustee in the of their priority and to we in interest entitled to
D	ey's tees on such appear. It is mutually agreed that: 8. In the event that any portion or all of said p	roperty shall be taken	surphis. 16	For any reason permi	tted by law	beneficiary may from the
ri 	nder the right of emment domain in Concerning portion of light, if it so elects, to require that all or any portion of communation for such taking, which are in excess of	of the monies payable the amount required	conveyance	to the successor trust	re, the latter	shall be vested with al
ir ir	o pay all reasonable costs, exprise the shall be pain neurred by grantor in such proceedings, shall be pain realized by it first upon any reasonable costs and expensive	id to beneficiary and es and attorney's lees,	hereunder. instrument	executed by beneficia	rry, containing	reference to this trus
_ b	ooth in the trial and appendict, and the balance applied t	upon the indebtedness	Clerk or K	clusive proof of prop	r appointment	of the successor trustee
<u>n</u>	and execute such instruments the liciary's request.	itten request of hene-	acknowledg obligated to	ed is made nublic notify any party her	eto of pending	sale under any other of
	9. At any time and from time to time upon will liciary, payment of its lees and presentation of this to endorsement (in case of full reconveyances, for cancellat lice the payment of the industry of the indu	leed and the note for ion), without affecting obtedness, trustee may	trust or of	any action or procee party unless such acti	on or proceedi	ng is brought by trustee

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either an atterney, 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, the United States or any agency thereof, or an extraw agent licensed under ORS 676.505 to 676.585. đ

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

and that he will warrant and forever defend the same against all persons whomsoever.

XXXXXXXX This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the terminine and the neuter, and the singular number includes the plural.

NESS WHEREOF, said grantor has hereunto set his hand, the day and year first above written.

* IMPORTANT NOTICE: Delete, by lining out, whichever not applicable; if warranty (a) is applicable and the b as such word is defined in the Truth-in-Lending Act beneficiary MUST comply with the Act and Regulatio disclosures; for this purpose, if this instrument is to be the purchase of a dwelling, use Stevens-Ness Form N if this instrument is NOT to be a first lien, or is not to of a dwelling use Stevens-Ness Form No. 1306, or eq with the Act is not required, disregard this notice.	and Regulation Z, the ZAMES W. WESLEI O an by making required a FIRST lien to finance o. 1305 or equivalent; to finance the purchase
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)	(ORS 93.490)
STATE OF OREGON,) County of Klamath) County of Klamath)	STATE OF OREGON, County of
October 1 19 00	Personally appearedand
Personally appeared the above named	duly sworn, did say that the lormer is the
JAMES W. WESLEY	
and ackrowledged the foregoing in the second ackrowledged the second ackrow	a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behall of said corporation by authority of its board of directors and each of them acknowledged said instrument to be its voluntary ac and deed. Before me:
SEAL) Notery Public tor Oregon My commission expires: 6/19	Notary Public for Oregon (OFFICIA. SEAL) My commission expires:

To be used only when obligations have been paid.

Trustee

..... TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences 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 said trust deed the estate now held by you under the same. Mail reconveyance and documents to ...

Beneficiary

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.....

Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

TRUCT DEED		STATE OF OREGON,		
TRUST DEED (FORM No. 881-1) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.		STATE OF OREGON, SS. County ofKlamath		
Mr. & Mrs. James W. Wesley 926 Eldorado <u>Klamath Falls</u> OR 97601 Grantor Mr. & Mrs. Jamés L. Huntsman 750 Miller Taland EA. <u>Klamath Falls</u> , OR 97601 <u>Beneliciary</u>	SPACE RESERVED FOR RECORDER'S USE			
AFTER RECORDING RETURN TO		Wm. D. Milne		
		By Birnetha Afetuch Deputy Fee \$7.00		