FORM No. 881-Oregon Trust Deed Series-TRUST DEED.		STEVENS NESS LAW PUBLISHING	CO., PORTLAND, OR. 97204
Klamath Falls, Or. 97601 Mri	TRUST DEED	⁸⁷ Vộl. <u>M-8/3</u> Paga	s_24398₽
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CUITHIS TRUST DEED imade this RICHARD A URDEGER AND PATRI		annie unixen	
Denesiciary 4		N. 111622 117. 113	કરે પ્રકાર સ્વેલ વેલું
as Grantor, WILLIAM L. SISEMORE		WEATING IN CALCULATION,	as Trustee; and
TOWN AND COUNTRY MORTGAGE AN	D INVESTMENT CO., an Or	egon corporation	U.S. 3.3
TOMU SUS COULTY	NA GANARA ANA ANA ANA ANA ANA ANA ANA ANA AN	here was an according	
as Beneficiary,	SPACE REGERVED	In beat cert volume A	9 W~20 03
	WITNESSETH:	22 224 01-16-1-	Reprint proged
Grantor irrevocably grants, bargai	ins, sells and conveys to trust	ee in trust, with power of s	ale, the property
inKlamathCounty	, Oregon, described as:	 (1) อุรีราสวรรรรมสาวาที่สีน 	the there are the
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The server of the server server and the		County of Klamat	er.
itory 49 still	ection 23 Township 38	South: Range 11 East	of the
The Stawk and the NySW4 S Willamette Meridian, in t	the County of Klamath	State of Oregon	·
LII. Lamer Le Mer Lalan و Willamer Le	The county of Mamatin, c	race-or-oregoint	

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and profits thereof and all fixtures now or herealter attached to or used in connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

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sold. conveyed, assigned or alienated by the grantor without first therein, at the beneticary's option, all obligations secured by this institute of the beneticary's option, and obligations secured by this institute of the beneticary of the security of this trust deed, grantor agrees:

I a protect the security of this trust deed, grantor agrees:
I a protect preserve and maintain said property in good condition from the property in good condition of the commit or permit any waste of said property.
To comply with all law, or offance, regulation, covenant, conditions and restrictions allecting said property.
To comply with all law, or offance, regulation, covenant, conditions and restrictions allecting said property.
To comply with all law, or offance, regulation, covenant, conditions and restrictions allecting said property.
To comply with all law, be detend detailed by the detail of detailed by the detail detailed by the detailed by the detailed by the detailed by the detail of detailed by the detail of detailed by the detail detailed by the detail detailed by the detailed by the detail detail detailed by the detailed by the detail detailed by the detailed by the detailed by the detail detail detail detailed by the

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(a) consent to the making of any map or plat of said property; (b) join in dramling any essement or creating any restriction thereon; (c) join in many subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconveyance may be discribed as the "person or persons legally entitled thereto," and the recitals therein of any matters or lacts shall be conclusive proof of the truthluines thereol. Trutset's less for any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the autocher development, such and prolits, including those past due and unpaid, and apply the same. Here such as and exponents of other truthletes there and unpaid, and apply the same. If the entering upon and taking possession of said property, the collection in each and prolits, or release thereol shall be thered as and exponents of the restriction and collection; including these as the property, and in such order as beneficiary may delault by on and taking possession of said property, the collection or and taking or damage of the property, and in such order as beneficiary may, delault or notice of delault hereunder or invalidate any act done pursuant for such rolice.

wave, any design or noise of genauit nerronaer or invalidate any act done pursuant to such notice. The such notice. The such notice. The such notice. The such and the second nerve and the such ano

the desault, in which even all loreclosure proceedings shall be diskinged by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser, its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness, thereot, Any person, excluding the trustee, but including the granter and benchicary, may purchase at the sale. "Is when trustee sells pursuant to the powers provided herein, trustee shall apply the obligation accured by the trust deed, (3) to all persons having recorded line subsequent in the interest of their priority and (4) the surplus. 16. For any reason permitted by law beneficiary may from time to

surplus, if any, to the drantor, or to his successor in interest entitled to such surplus. 16. For any reason permitted by the beneficiary may from time to time appoint a successor or successor any trustee named herein or to any successor trustor apportences trustee, the latter shall be vested with all title, for the successor trustee appointed by the beneficiary may from time to successor trustor appointer. Upon such appointment, and without convers and duties conferred upon any trustee herein named or appointed hereunder. Each successor trustee, the latter shall be vested with all title, hereunder. Each successor trustee, the latter shall be vested with all title, and its place of record, which, when recorded in the office of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and oblighted to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee. 13. (112. M ASHO), INTERCHING ALL (115. (11

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attamey, 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 escrow agent licensed under ORS 696.505 to 696.585.

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fully seized in fee simple of said described re	and with the beneficiary and those claiming under him, that he is law al property and has a valid, unencumbered title thereto
(a) A second second second second descendences and second seco	Telling of sume. Option is used a barge strain of the set of th
and that he will warrant and forever defend	the same against all persons whomsoever.
(a) Same (a) Construction (a) Sector (a) Construction (Construction (Construction)) and (Construction) a	անաջանին՝ հետում է հարցեն այդն որկելու ներկելու է։ Խոսոնիք էրերությունը Հայուստանի էրերությունը հայտնական էրերությունը հայտնել էրերությունը էրերությունը էրերությունը էրերությունը էրե Հայուստանի էրերությունը հայտնական էրերությունը էրերությունը էրերությունը էրերությունը էրերությունը էրերությունը
(b) for an organization, or (even it grantor i purposes.	 loan represented by the above described note and this trust deed are: household or agricultural purposes (see Important Notice below), a natural person) are for business or commercial purposes other than agricultural
contract secured hereby; whether or not named as all	t and binds all parties hereto, their heirs, legatees, devisees, administrators, execu The term beneficiary shall mean the holder and owner, including pledgee, of th beneficiary herein. In construing this deed and whenever the context so requires, the left, and the singular complex beneficiary to be a set of the singular complex beneficiary herein.
	or has hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever w not applicable; if warranty (a) is applicable and the bar	arranty (a) or (b) is Marked Millegge
beneficiary MUST comply with the Act and Regulation" disclosures, for this purpose, if this instrument	doRegulation Z, the trichard A, Ruegger, by making required
the purchase of a dwelling, use Stevens-Ness form No. If this instrument is NOT to be a first lien, or is not to f of a dwelling use Stevens-Ness form No. 1306, or equiv	1305 or equivalent;
If the singer of the state of the state of the singer of t	denz, il compliance
use the form of acknowledgment opposite. J. cialty statute in the form of acknowledgment opposite. J. cialty is barries between a statute of the formula (and the barries between a statute STATE OF OREGON, such barries are provided and the statute statute of the statute of the statute of the statute of the statute of the statute of the statute of the statute of the statute of the statute of the statute of the statute of the statute of the	(Constant input: it's the second state of t
County of Klamath	STATE OF OREGON: County of
Personally appeared the above named	Personally appeared and and a second a se
Richard A. Ruegger and Patricia L. Ruegger	duly sworn, did say that the former is the president and that the latter is the
- A start of the start of th	Alexandre and a second and a se
TUSILED & ATTIC	and corporation, and that the seal attixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and
gent to be their voluntary act and dee	and each of them acknowledged said instrument to be its voluntary act
OPPTCIAL CONTRACT OF	W and before me issues that other output strain that is the second strain the sec
PUB WW commission expires 6-10-84	(OFFICIAL A service of the service o
Grand the section of the three good sections	cure the Area and the second and the second and the second second and the second
in the second state of the state of the state of the second state	EQUEST FOR FULL RECONVEYANCE
TO: With the interest of the second state of the second state	sed only when obligations have been pold. α_1 with the statistic space of the statistic
The undersigned is the legal owner and holder of	r hartinnan berige generaliset felden der der der der Albert Hibertann aben eine er eine eine der eine Fellfinde Madman
said trust deed or pursuant to statute, to cancel all e	by all diffected, on payment to you of any sums owing to you under the terms of
estate now held by you under the same. Mail recorvey	without warranty, to the parties designated by the terms of said trust deed the
We at the aller allest and and the tents works in	unants and appartenances and all estar-sights thereafter described at us all stru- ad profits thereaf and all liviares now on hereafter attached to or used it, comes
	Boneficiary
Do not lose or destroy this Trust Deed OR THE NOTE which it	escures. Both must be delivered to the trustee for concellation before reconveyance will be made.
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INUSI DEED 2/4 POCCT	on 23, Township 36 South, the OKECON' the
STEVENE NESS LAW PUB. CO., PORTLAND, ORE	County of <u>Klamath</u> ss. I certify that the within instru-
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Grantor	MILWERRENT at
LOFM VAD CONALEX ROLLEVCE (D) TH	RECORDER'S USE (). Characteristrument/microfilm No. 93833
AUTITZE D. 2121ANA	Record of Mortgages of said County.
LAFTER RECORDING RETURN/TO LYL	and the second
836 Klamath Ave.	
Klamath Falls, Or. 97601	IVAL DEED
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