Source House Park School	Lee 28100 TRUST DEED	Vol. 4-8 Page 6290
THIS TRUST DEED	this 14th A.R. NESTLE AND SHIRLEY D.	September TAN Brown, 19.81 Trai
		.PALLERN
MOUN SOUT	TIAN_TITLE_COMPANY H_VALLEY_STATE_BANK	.of survivorship, as Trustee, an
as Beneficiary,		
	WITNESSETH:	se esta sunna las vers de la
in <u>KLAMATH</u> Cou		e in trust; with power of sale; the propert
¹⁰ A. S. C. S. Martin, J. S.		
Dat thereof on f	10, TRACT NO. 1039, YONNA W	100DS, according to the official
Oregon.	The mane of the c	OUDS, according to the official County Clerk of Klamath County,
Care of form on the first first force for the time to	(a) A set of the se	
	an nisar tana ang kandanang tang san sa sa	ar der sill fansklikten kallete inderstanse mit sin ander
		Bc $tie \hat{t}\hat{t}\hat{a}\hat{t}\hat{a}\hat{t}$
together with all and singular the together		
		all other rights thereunto belonging or in anywis is now or hereafter attached to or used in connec
**THIRTY SEVEN TH	NUSAND ETVE UMUSpeach Reserven	t of grantor herein contained and
ote of even date berewith provide	Dollars, with inter	est therean another the
The date of meturit and payable	uveniber 1.	Service and the service state of the service of the
ecomes due and payable. In the event the world conveyed projection	within described property, or any part th	above, on which the linal installment of said note
erein, shall become immediately 1	his secured by this instrument, irrespective	ve of the meticial of approval of the beneficiary
To protect the security of this trust de	urrently used for agricultural, timber or grazi	ng purposes.
d repair; not to remove or demolish any building of to commit or permit any waste of said proposition of	perty in good condition granting any easement improvement thereon; subordination or oth	making of any map or plat of said property; (b) join in int or creating any restriction thereon; (c) join in any ier agreement allecting this deed or the lien or charge j, without warranty, all or any part of the property. The
2. To complete any wase of said property. Amer any building or restore promptly and in . Intercontrol of the same set of th	good and workmanlike grantee in any reco constructed, damaged or legally entitled there therefor. be conclusive arous	to," and the recitals therein of any matters or persons
ns and restrictions allecting said property; if the be n in executing such linancing statements, pursuant to I. Code as the beneficiency	ations, covenants, condi- neticiary so requests, to 10. Upon any the Unitorm Commer- time without poties	, detault by granfor hereunder, beneliciary may at
the public office of offices, as well as the cost of	all line conscher	either in person, by agent or by a receiver to be ap- and without regard to the adequacy of any security lor by secured, enter upon and take possession of said prop- treoty in its own name sue or otherwise called
v or hereafter special and continuously maintain insu	rance on the buildings less costs and profits, in	cluding those past due and unpaid, and apply the rents,
amount not less than \$ full insurab	yable to the latter; all collection of the enter	e. upon and taking possession of said property at
iver said policies to the beneficiary at least fifteen d	such insurance and to property, and the app	nts, issues and prolits, or the proceeds of property, the compensation or awards for any taking or damage of the plication or release thereof as aloresaid, shall not cure or notice of default hereunder or invalidate any act done ce.
y upon any indebtedness secured hereby and in suc	expense. The amount pursuant to such notified by benefitien the applied by benefitien berehu and the benefitien berehu and	ce. ault by grantor in payment of any indebtedness secured
part thereof, may be released to grantor. Such app cure or waive any default or notice of default hereu done pursuant to such notice.	lication or release shall event the beneliciary	ared hereby immediately due and payable. In such an at his election may proceed to loreclose this trust deri
5. To keep said premises free from construction	n Lens and to nov all execute and course to	e. In the latter event the beneficiary or the trust deed by be recorded his written notice of default and his election
ges become past due or delinquent and promptly d beneliciary; should the grantor fail to make paymen	assessments and other hereby, whereupon the leliver receipts therefor thereot as then requi t of any taxes, assess the manner provided i	e trustee shall it the time and place of sale, five notice red by law and proceed to foreclose this trust deed in n ORS 86 740 to 86 745
direct payment or by providing beneficiary with e such payment, beneficiary may, at its option, m	nake payment thereof trustee for the	any time prior to five days before the date set by the
by, together with the obligations described in parag	raphs 6 and 7 of this tively the action	y to the beneficiary or his successors in interest
nants hereol and for such payments, wth interest a	heads of any of the second the terms of as aloresaid, the propagation ceeding the amounts phall be bound to the second as world not the	the obligation and trustee's and attorney's lees not ex- provided by law) other than such portion of the prime
extent that they are bound for the payment of ibed, and all such payments shall be immediately c notice, and the nonpayment thereof shall, at the opt er, all sums secured by this trust deed immediately.	lue and payable with the trustee.	event all foreclosure proceedings shall be dismissed by
6. To pay all costs, fees and expenses of this tri the search as well as the other costs and expenses o nucction with or in enforcing this attrict.	And the second se	
7. To appear in and defend any action or proc	ustee's and attorney's shall deliver to the put the property so sold, nlied. The restriction in	bidder for cash, payable at the time of safe. Trustee irchaser its deed in form as required by law conveying but without any covenant or warranty, conveying
or proceeding in which the beneficiary or trustee r suit for the foreclosure of this deed, to pay all co	stee; and in any suit, of the truthfulness the may appear, including the grantor and benefic	he deed of any matters of fact shall be conclusive proof real. Any person, excluding the trustee, but including
nt of attorney's fees mentioned in this paragraph 7	s accorney a lees the	to sells pursuant to the powers considert the
e court shall adjudde reasonable as the beneficiary lees on such append. It is mutually adenard that	's or frustee's attor- deed us their interests	is of sale to payment of (1) is provined neterin, trustee win of the trustee and a trassonable charge by trustee's blightion secured by the trust deed, (3) to all persons subsequent to the interest of the trustee in the trust may appear in the order of the priority and (4) the
the right of eminent domain or condemnation, bene	operty shall be taken surplus. liciary shall have the time pool	ason permitted by law beneficiary may from the
y all reasonable costs, expenses and attorney's lees ed by grantor in such proceedings, shall be paid	the amount required successor trustee appoint fracessarily paid or conveyance to the succe to beneficiency and optimized powers and duties con	nted hereunder. Upon such appointment, and without essor trustee, the latter shall be vested with all title
in the trial and appellate courts, necessarily paid of in such proceedings, and the balance applied up to be balance applied up to be balance applied up to be balance applied and the balance applied with the balance appli	on the indebtedness and its place of record	beneficiary, containing reletence to this trust day
xecute such instruments as shall be necessary in c ion, promptly upon beneliciary's request.	50taining such com-	t of proper appointment of the successor trustee.
2. At any time and from time to time upon writi	ten request of bene- acknowledged is made	a public record as provided by law. Trustee is not party hereto of pending sale under any other deal of
ement (in case of full reconveyances, for cancellation bility of any person for the particulation	i), without affecting thus of of any action i	or proceeding in which a
ability of any person for the payment of the indebt	eaness, trustee may	party hereto ol pending sale under any other deed of or proceeding in which grantor, beneficiary or trustee such action or proceeding is brought by trustee. ember of the Oregon State Bar, a bank, thust company title insurance company authorized to mause title to real an estrow agent licenced under Oregon

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and and a constant size in a consta In constant size in a constant size a pranya, an yang pana a any an The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-

fully 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.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural

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 feminine and the neuter, and the singular number includes the plural.

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

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. (If the signer of the above is a corporation,

+ Wilma R Mutte Ahurley D'Mattern

ose the form of acknowledgment opposite.)		
STATE OF OREGON,	[ORS 93.490]	New Adaption of the second second New York Second secon
County of Klamath	STATE OF ORE	GON, County of) ss.
September 14 19 81	and the second	, 19
Personally appeared the above named		appearedand
WILMA R. NESTLE and SHIRLEY	D.	who, each being first
MATTERN	auly sworn, and say	y that the former is the
	president and that	t the latter is the
	secretary of	
	a corporation, and	that the seal affixed to the foregoing instrument is the
and acknowledged the toregoin	corporate seal of s	aid corporation and that the instrument was signed and said corporation by mutherity to the signed and
ment to be their voluntary act a	nd deed.	said corporation and that the instrument was signed and said corporation by authority of its board of directors; acknowledged said instrument to be its voluntary act
Belere me:	and deed. Before me:	and misiament to be its voluntary act
SEALD ANTI YAN		
" Thotary Public for Oregon	usan	
	Notary Public for C	Oregon (OFFICIAL
My commission expires: 6//	9/83 My commission exp	pires: SEAL)
" " " " " " " " " " " " " " " " " " "	[2] M. S. M. Shine and K. S. Shine and K. Shine and S. Shine and	
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에 가장하는 사업에게 되었다. 가장 가장은 제품 1000년 1000년 1월 12월 12월 12월 12월 12월 12월 12월 12월 12월 1	REQUEST FOR FULL RECONVEYANC	
	To be used only when obligations have be	Den poid. Statutes the set of
TO:	, Trustee	가 있는 것 같은 것은 것 같은 것은 것을 가지 않는 것 같은 것을 알려요. 가지 않는 것은 것을 가지 않는 것을 가지 같은 것 같은 것은 것은 것은 것은 것은 것은 것을 알려요. 것을 알려요. 것을 알려요. 것을 알려요. 것을 알려요. 것을 같은 것은 것을 같은 것을 알려요. 것을 알려요. 것을 알려요. 것을 알려요.
The undersidened in the last	이가 가지 않는 것이 가지 않는 것이 있는 것이 있는 것이 있다. 2014년 1월 21일에서 동안에서 가지 않는 것이 있는 것이 있는 것이 있다.	
trust deed have been fully naid and satisfied y	blder of all indebtedness secured b	by the loregoing trust deed. All sums secured by said
	ou nereby are directed on nevman	
salu inusi deed or pursuant to statute to		to you of any sums owing to you under the trees t
herewith together with said trust doub	al all evidences of indebtedness se	cured by said trust deed (which are delivered if
herewith together with said trust doub	al all evidences of indebtedness se	cured by said trust deed (which are delivered if
said trust deed or pursuant to statute, to cance herewith together with said trust deed) and to re estate now held by you under the same. Mail rec	all evidences of indebtedness se convey, without warranty, fo the conveyance and documents to	cured by said trust deed (which are delivered to you parties designated by the terms of said trust deed the
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Do not lose or destroy this Trust Deed OR THE NOTE w Do not lose or destroy this Trust Deed OR THE NOTE w DATED: Do not lose or destroy this Trust Deed OR THE NOTE w COMM No: 581) STEVENS.NESS LAW FUD. CO., PORTLAND. ONE. MS. Wilma R. Nestle and MS. Shirley D. Mattern Gruntor South Valley State Bank	A all evidences of indebtedness se convey, without warranty, i to the conveyance and documents to , 19 	Beneficiary Beneficiary the trustee for cancellation before reconveyance will be made.
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Do not lose or destroy this Trust Deed OR THE NOTE we state now held by you under the same. Mail red DATED: Do not lose or destroy this Trust Deed OR THE NOTE we will be or destroy this Trust Deed OR THE NOTE we will be and the same. Mail red (FORM No. 881) STEVENS.NESS LAW FUD. CO., FORTLAND. ONE. Ms. Wilma R. Nestle and Ms. Shirley D. Mattern Grantor South Valley State Bank South Valley State Bank	A all evidences of indebtedness se convey, without warranty, i to the conveyance and documents to ponveyance and documents to , 19 which it secures. Both must be delivered to the secure secure secure secure secure secure for For Recorder's use LILE COWDULA	Beneficiary Beneficiary Beneficiary the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of Klamath }ss. I certify that the within instru- ment was received for record on the 14thlay of September 1981, at 2:30 o'clock P.M., and recorded in book/reel/volume No