## MITC-10862-K.

建国际外期 经国际风险

rtakin iko, adi-in-ona pin indi beed senet—ikosi beru (ko ristriction on dissignment).			STEVENS NESS LAW PUBLISHING CO., FORTLAND, OR. 97204	
THIS TRUST DONALD J.	, T DEED, made this CYR and JOANNI: A	VEANDOAT	November	1139 G
		NY, THC.		
as Beneficiary, Grantor intevo inKlamath Frant 20 of PLEAS	ocably grants, bar,şaiı County, SANT HOME TRA(TS	WITNI:SSETH: b, sells and conveys to tru Oregon, described as: , according: to the of	nd_and_wife estee in trust, with power of a "ficial plat thereof on	sale, the property
office of the Co	unty Clerk of Kl.	anath County, Oregon.		

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise herealter appertaining, and the rent, issues and profits thereof and all lixtures now or hereafter attached to or used in connec-

flow with suid real estate, FOR THE PURPOSE OF SECURING #SEFORMANCE of each agreement of grantor herein contained and payment of the sum of TWENTY-FIVE THOUSAND FIVE HUNDRED AND NO/100 -----

Dollars, with interest thereon according to the terms of z promissory 

becomes due and payable.

The above described real property is not currently used for agricultural, timber or grazing purposes.

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To protect the security of this trust doublet y used to ugin To protect the security of this trust doublet, fundor agrees: 1. To protect, superce and maintain said priperis in give conductor and repair, not to remove or denolohy any building or ingravement thereon in a comment or permits any waste of said property. 2. To complete or restore promptly and in good and workmanik-merner any building or improvement which trust be bons intered, dumated ar-destored descent, and provide and least incurred thereiny. 1. To comply with all loss, ordinances, regulations, constants, condi-tion and restitutions altering said property. If the bardier is set requests in an restored frame of statement pressum its the "there" Connecer cial Code as the benefiting said property and to pair it is destored in the proper public office or although well as the cost of all on scenches make builting ordices an searching administ as may be descude destored by the benefiting.

join in recomma such framering extensions pressuant is the Mexicor C. minore call Gold as the baselingur Anter and to pair it is an exceeding denoise and the pair of the second methods of the pair of the second pressure of the second pressure and the pair of the second pressure of the second pressure and the pair of the second pressure of the second pressure and the pressure of the second pressure of the secon

with the court shall adjudge reasonable as the binele (w) sylp trainer's attractive to spire (c) is in which append. It is mutually agreest that: Solution the event that any system is all of sail property shall be taken under the rabit of emment domain or conformation is reliably shall have the rabit. At is so objects to require that all or any portice (s) by money provide as compensation for such taking, which are in every solid (s) and recomplete a compensation for such taking, which are in every solid (s) and recomplete as compensation for such taking, which are in every solid (s) and recomplete applied by denote in such proceedings, shall be a cont to beneficiary and applied by denote in such proceedings, shall be a cont to beneficiary and applied by it list upon any reasonable costs and exposes and attravely for incurred by denote in such proceedings, shall be a cont to beneficiary and applied by it list upon any reasonable costs and exposes and attravely for incurred by denote in such taking access and exposes and attravely for an end experiments and provide explore the context provided to be a such proceedings, and the bolines applied upon the oblic-blocky secured bereby; and grantic acters, at its own expense to a strand-them prevales such interments are shall be necessary in odd ining such cour-pensation, promptly upon beneficary's tequest. W any time and then time upon writter request of bein-ficiary, payment of its first and presentation of this denot and the note for endorgeneous time are well reconveyances, for cancel dated and the note for endorgeneous time to a study resonable costs, the cost the blocked, without attracting the Hability of any perior for the payment of the institution is the endormal table in the cost for the payment of the institution is interesting the tabletion is the endormal table and the pay of the institution of the payment of the payment of the institution of the study in the pay of the pay

burd, hinder of grazing purposes.
(a) Content to the making of anni may or plat of said property: (b) join in Submediantian or other advertised and restriction therein; (c) ioin in any submediantian or other advertised and restriction of the line or charles therein; (d) reconvex without warranty, all or ar, part of the property. The thirtee in any econvexient and the restlat therein of any numbers or plat of the property. The submediantian in any submediantian in any submediantian of the tradition warranty, all or ar, part of the property. The thirtee in any convexient may be described as the 'person or periods' leads' without warranty, all or ar, part of the property. The status in any numbers provide the traditions therein of any numbers or parts shall be conclusive proof of the traditions therein of a by a receiver any of the status have the advection of a submediant regart to the advect of any status property to a coart, and without scart to the advect of any part by the status in the provides the new less that any provide the birdine's hereby sequed, enter upon and take possible of said property the states and profiles, including those past due and unpaid, and apply the same, less uses and profiles, including those past due and unpaid, and apply the same parts to see upon any individent sevented hereby, and in such order as herebictary may default by one details and profiles, or the and profiles or compensation or avards for any staking order as discovered of the property, and the application or release theres as any state and ether provides of any subjection or release there as any state and ether provide the sub-said profiles or the set of details or details or details or details or neces and profiles.
11. The entering upon and taking possession of such property, the collection of such remy issues and profiles, or the and other proved as the such as details or the set of details herein as any state any action and a substate any act done proverty, and the application or release

Where any definition in neurons of definition networking of normal states and pursuant to such notice.
12. Upon default by grantur in payment of any indebtedness secured hereby or in his performance of any accoment herein, but, the herebing may defaire all sums secured hereby mutdiately due and payable. In such an event the beneficiary may this decision may proceed to hereboy this trust deed by advisement and sub. In the latter event the beneficiary may also the trustee to involve this trust deed by advisement and sub. In the latter event the boneficiary or the trustee shall execute and cause to be recorded his written notice of default and his election to will the sould described real property to satisfy the obligatory constructed by the and proved to hereby whereas the trustee shall exclude the trustee but the trustee shall exclude the and payable. In such a sub-off the sub-off and the structure of the trustee shall exclude the trustee shall exclude the trustee shall exclude the obligatory or sub-off and the mane provided in ORS 86.740 to 56.795.
13. Should the beneficiary elect to leace by divertisenent and safe then alter tuber amount then due undy the terms of the trust deed in the obligation secure thereby including exist and exponses actually incurred in enlarch, the entries amount then due undy the trustee shall be the destored to further state, tespectively, the entries provided by Law offer than and points incurred in enlarch, the data and the obligation and trustee's and atformers's lees not exceeding the accounts provided by Law offer than the potent of the potent of the provided and the obligation would not then be due had to default at the distinsed by the trustee.

cipal as the defa the trust

The default, in which event all foreclosure proceedings shall be distussed by the trustees. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the motice 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 purcels and shall sell the parcel to reparcels at auction to the highest bidder for eash, 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 to any matters of fast shall be conclusive proof of the truthhimess thereof. Any person, evcluding the trustee, but including the granter and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the purceds of sale to payment of (1) the express of sale, in-cluding the compensation of the trustee of a tensional be child by trustees, attents, (2) to the obligation secured by the trust deed, (3) to all permu-died as their metrics may appear in the sale trustee and (4) the simpling. The purced permutised by have been there the the trust (4) the simpling in the part of the interest of the trustee in the trust (4) the simpling.

Surplus, it day, to the pointed or to his successi in influed entitled to such surplus.
16 For any travel primited by low benchicary may how time to this appoint a successive entitlescope of traveloc appointed between the appointement, and without converting to the success traveloc, the latter shall be written with all title, powers and duties condered upon any timeter boren minuder appointed between the success traveloc, the latter shall be mind by written by the latter shall be mind by appointed between the success traveloc, the latter shall be mind by appointed between the success traveloc, the latter shall be mind by appointed between and duties condered upon any timeter boren minuder appointed for under latter by the bolt by written instrument executed by bundlelary, entiting interence to this trust deed and its place of record success travels in which the interest the County Cleck or Recorder of the county or ecounties of the interest of the latter appointed by the successor traster, its latter appointed by the successor traster.
17. Trave appends this trust when this deed, duly essented and alcowoledded is minde a public treord as provide by law. Terstee in not oblighted to not fly any party hereto precising such appointer in the successor trastee.

Table, the Inst Deed As provides that the nucleo hardisder can be either an attainey, who is as artise member of the Oregon State Bar, a hand, trea company or undargs and Isan association autoassed to do have as only the taws of Coreas or the United States, a take associate drying authorized to usure title to east regrets of this state, and search and the total of the Deed States or una general there is an an east and a company authorized to usure title to east (SS 800). a server en a

21140 The grantor covenants and agrees b) and with the beneficiary and those claiming under him, that he shawfully selzed 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. Kreedshed X This devid applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, perional representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contrast secured hereby, whether or not named as a beneficiary herein. In construing this dead and whenever the context so requires, the masculing gender includes the femining and the reuter, 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 net applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Londing 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 HIPST lien to finance the purchase of a dwolling, use Stavens-Ness Form No. 1005 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwolling use Stavens-Ness Form No. 1306, or equivalent; with the Act is not required, disregard this notice. hlonald DONALD J. ØYR a anne ANNE AMPONUCCI (if the signer of the above is a corporation, use the form of acknowledgment apposite.) 1005 \$3 1001 STATE OF OREGON, STATE OF OREGON, County of ) ss. 555 Covaly of Klamath November 13 , 19 ., 19 81 Personally appeared and Personally appeared the above named DONALD J. CYR and JOANNE ANTONUCCI who, each being first duly sworn, did say that the former is the president and that the latter is the secretary of ana Estit a corporation, and that the scal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and scaled in behall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deel. and acknowledged the foregoing instrutheir voluntary act and deal. ment to be Beford man Before me: Beford miss Michte A. X Natary Pablic for Oregion (OFFICIAL ON Notary Public for Oregon (OFFICIAL SEAL) My commission expires: 6, My commission expires: REQUEST FOR FULL RECONVEYANCE to be used only when obligations have been paid. ...., Trustee το: 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 rrust deed or pursuant to statute, to cancel all evidences of indentedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to receives 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 , 19 DATEL: Beneficiery STATE OF OREGON, ) hich it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made County of Klamath ) Filed for record SERTENDER 200 A second sec second sec STATE OF OREGON. · SS. County of Klamath on this 1.1 day of Deciember A.D. 19 80 I certily that the within instruo'clock \_P\_\_ M, and duly : Aatonneci ment was received for record on the 01 2:25 day of December . 1981, recorded in Vol.M. 81 of <u>Mtae</u> 3:06 o'clockP. M., and recorded  $a^{*}$  . Pon21337 in book/reel volume NoM 81 SPACE RESERVED on EVELYN BIEHN, County Clerk page/21.39 ... or as document/fee/file/ FOR RECORDER'S USL instrument/microfilm No. 7255 Eline Deputy R Record of Mortgages of said County. Witness my hand and seal of Nd Fee the stand of the second stand County affised. AFTER RECORDING RETURN TO Evelyn Biehn County Clerk MOUNTAIN PITLE COMPANY, INC. Ex .....Deputy Fee \$8.00