157390 ⁻¹⁸¹³³	TRUST DEED	Vol Mar Page	12648
JATHIS TRUST DEED, made this Joseph M. Cogdill & Jeannin	l3thday of _S	그는 지원 가슴을 하는 것 같아.	A REAL PROPERTY AND A REAL
as Grantor,Terence J. Hammons Allstate Enterprises Financ			, as Trustee, and
as Beneticiary, Grantor irrevocably grants, bargains, so in Klamath County, Ore	WITNESSETH: ells and conveys to tru gon, described as:	stee in trust, with power	

MTC .. 11654

official plat thereof on file in the office of the County Clerk of

Also Known As: 3913 Coronado Way, Klamath Falls, Oregon 97601.

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 profits thereof and all fixtures now or hereafter attached to or used in connec-

THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the Ten Thousand Two Hundred Eight and 00/100 sum of ...

note of even date herewith, payable to beneficiary or order and made by grantor, the tinal payment of principal and interest hereof, it

not sooner paid, to be due and payable <u>September 25th</u>, 19.94. The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable. The above described reciprote the written described property, or any part thereof, or any interest therein is sold, agreed to be then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or the above described reciprote is not expressive and by the secure of the reciprote the property. The above described real property is not currently used for agricultural, timber or grazing purposes.

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(a) consent to the making ol any map or plat of said property; (b) join in granting, any easement or creating any restriction thereon; (c) join in any subordination or, other afreement allecting this deed on the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The feally entitled thereito, and the recitals therein of the property. The services mentioned in this paragraph ball be not less that \$5 is 0 any ol the any ol the truthulness thereoi. Trustee matters or locis shall be conclusive proof of the truthulness thereoi. Trustee matters or locis shall be conclusive proof of the truthulness thereoi. Trustee matters or locis and the interview methode in this paragraph shall be not less that \$5 is 0 any ol the 10. Upon any delault by grantor hereunder, beneficiary may at any pointed by a court, and without regard to the adequary ol any security for eff. or any part thereoi, in its own name sue on the wise possession of said property or any part thereoi, in its own name sue on and take mosting and apply the same, less costs and expenses of operation and collection, including reasonable attorneys less upon any indebtedness secured hereby, and in such order as beneficiary may determine.

ficiary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of line and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aforesaid, shall not cure or pursuant to such notice.

property, and the application or release thereol as aloresaid, shall not cure or waive any delault or motice of delault hereunder or invalidate any act done pursuant to such notice.
12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In any may declare all sums secured hereby immediately due and payable. In any may declare all sums secured hereby immediately due and payable. In any day declare all sums secured hereby immediately due and payable. In any day declare all sums secured hereby immediately due and payable. In that day are motifage or direct the trustee to loreclose this trust deed by direct the beneficiary at his election may proceed to loreclose this trust deed by a secured thereby in also. In the latter event the beneficiary or the trustee shall is the time and place of table, give notice thereoid as hereby due and proceed to loreclose this trust deed in the alter delault at any time prior to live days before the date set by the OKSS 66.7 the trustee's sale, the frantor or other person so privileded by the struct exact the beneficiary or this successors in inferest, respectively, the out any fine prior to live days before the date set by the onlicing the end the the beneficiary or this successors in inferest, respectively, the artice and the beneficiary or than altorney's lees not exceeding the amount the beneficiary or than altorney's lees not exceeding the amount the base hall no default occurred, and thereby cure indicates all there and altored and the endored in the sale shall be held on the date and at the time and be postend in the sale shall be held on the date and at the time and be postend as movided by law. The trustee may sell said property either trustee, base base and hall sell the parcel or parcels at successors in the said sale may indicate any percent all toreclosure and at the time and property indicate any approxed base b

surplus, it any, to the granter or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointent, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this strust deed and its place of recould by or counties in which the property is situated. If. Trustee accepts this trust when this deed, duty executed and schwoledged is made a public record as provided by law trustee is no trust or of any action or proceeding in which grance, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

12649

NOTE: The Trust Deed Act provides that the trustee bereander must be either an attarney, 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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The details warrends that the proceeds of the hear represented by the above detailed more and this fund that here approximately and the second of the details of the second of the	The grantor covenants and agrees to and with Ity seized in fee simple of said described real prope for a first mortgage to Sherwood	the beneficiary and those claiming under him, that he is law- except rty and has a valid, unencumbered title thereto & Roberts in the amount of \$ 14,000.00
Construction of the second of the secon	id that he will warrant and forever defend the sar	me against all persons whomsoever.
Bit percent of production of products or non-state of a bandle of the state of the sta	(a)* primarily 107 grantor 5 for a strawy by the by	ALL ALL AND AN AN ANTHER AND A LARGE AND
IN WITNESS WHEREOF, sold grantor has helden to has the sold with a sold with the sold sold and the baseline of the sold with a sold with the sold with the sold with a sold with the	ors, personal representatives, successful and as a beneficia	the singular number includes the plural.
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With the difference is a subground in the second with the second is a subground in the second is a su	disclosures; for this purpose, the stevens-Ness Form No. 1305 o	en to finance pr'equivalent; & Geanman & Cagdele
STATE OF OREGON Samples of Accessing of Acce	of a dwelling use Stavens-ress routh the with the Act is not required, disregard this notice.	Jeannine E. Cogdill
County of Netherlands and the second	DEPARTMENT DEPARTMENT	STATE OF OREGON, County of Starrath) 55.
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Second and the secon	5 Chart agknowledged the foregoing instru-	scaled in behalf of said corporation by authority of its board of directors; sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act
SEAD My commission expires: SEAD My commission expires: SEAD My commission expires: SEAD My commission expires: SEAD My commission expires: SEAD My commission expires: SEAD My commission expires: SEAD My commission expires: SEAD My commission expires: SEAD To: The undersigned is the logal owner and holder of all indobtedness secured by the foregoing trust deed. All sums secured by and trust deed in each interest in the securit interest in the securit interest in the securit interest in the securit interest intere	Betore me	
My commission explices S C S A state in processing in the communication of the second system extreme in the second system extreme in the second system extreme in the second system extremest in the second system extrem	SEAL) Notary Public for Oregon	Notary Public for Orogon SEAL)
wild first deed or pursuant to same. Mail reconvey, without warranty, to the parties designated by the terms of warranty is the parties designated by the terms of warranty is the terms of warranty is the parties designated by the terms of warranty is the terms of warranty. The terms of the terms of warranty is the terms of warranty is the terms of warranty. The terms of the terms of warranty is the terms of warranty is the terms of warranty. The terms of terms of the terms of terms of the terms of terms of terms of the terms of terms of the terms of terms of the terms of ter	To be used To be	UEST FOR FULL RECONVEYANCE only when obligations have been paid. , Trustee II indebtedness secured by the foregoing trust deed. All sums secured by said said indebtedness secured by the foregoing trust deed. All sums secured by said y are directed, on payment to you of any sums owing to you under the terms of y are directed, on payment to you of any sums owing to you under the terms of
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