ficiant the trial and appellate courts that meets and attorney and ficiant such proceedings, and this increasarily paid or incurred by ben- secured hereby; and grantor agrees, at its own expense, to take such actions and executes such institutionents as all be necessary in obtaining such actions pensation, promptly upon beneficiary's request. ficiary, Payment of its less ind presentation of this deed and the note for the lability of any person for the payment of the indebtedness, function the lability of any person for the payment of the indebtedness, functe NOTE. The Trust Deed Act provides the	powera and duties conferred upon any trustee, the latter shall be vested with all title, hercunder. Each such appointment and substitution named or appointed instrument executed by beneliciary, containing reference to this trust deed and its place of vector, which, when records reference to this trust deed shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, by excuted and obligated is made a public record as provided y law. Trustee is no bilitized to notify any party berefo of pending sale under any other deed obligated to not proceeding in which fuel yne. Trustee is no thall be a party unless such action of proceeding and beneform of the deed of thall be a party unless such action of proceeding and the property as the such as the successor frustee is no thall be a party unless such action of proceeding and which fuel and the reserved at the successor frustee is no thall be a party unless such action of proceeding and which fuel and the successor proceeding and the successor parts are the successor parts and the successor part of the successor parts and the successor parts are parts berefored of parts are parts and the successor parts are parts are parts are parts and the successor parts are parts and the successor parts are parts
NOTE: The Trust Deed At provides that the trustee hereunder must be either an attom	er, who is an active member of the Oregon State Bar, a bank, trust company
of savings and loan association authorized to do business under the lows of Oregon	or the United States, a title insurance company authorized to insure title to real
property of this state) its subsidiaries, agents or branches, the United States of	or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

the default, in which event all foreclosure proceedings shall be dismissed by the trustee. If the sale shall be held on the date and at the time and be place designated in the notice of sale or the time to which sale in any on parcel or in separate parcel and shall sell the parcel of the times auction the highest bidder for cash, payable at the time of sale and. Trustee the policy of the timest because the time of sale and the time auction the highest bidder for cash, payable at the time of sale and the policy of the purchaser is deal whall sell the parcel of the time the policy of the highest bidder for cash, payable at the time of sale and the policy of the purchaser is deal what sell be conclusive power of the truthulness thereof. Any person, exclading the trustee, but including the granter and beneficiary, may purchase at the sale. Suffer the compensation of the payable the trustee, but including cluding pay the proceeds of sale to payment of (1) the expense bild, there are the obligation secures and a reasonable charge by sale, in-the startion and beneficiary to the payable to the trustee in the frust cluding pay the granter to the payers of the trustee in the frust are the function and beneficiary approximation of the trustee of (3) for the trusten cluding pay. The best payable to the trustee of the function are the function of the frust of the function of the trustee and the trustee and pay appear in the interest of the trustee in the frust surplus, if any, to the frust or to his successor in interest entitled to such any law, 16, for any reason permitted by law baneliciary may from time to

 john in executing on all lecting said property. If fouriations, covenants, conditions of coverants is conditioned by the control of the second waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured declare all sums secured herein payement for any indebtedness secured declare all sums secured hereich my agreement hereunder, the beneficiary may is entitle beneficiary at his election may proceed to loreclose this frust deed declare all sums secured hereich my agreement hereunder, the beneficiary may is an invalidation of the secure of the secure of the secure declare all sums secured hereich my agreement hereunder, the beneficiary at and cause to be recorded his written notice of default and fusion secured to suit and cause to be recorded his written notice of default and fusion secured there is the said described real provide the beneficiary or thus secure there is the said described real provide the beneficiary of the said matching there is the secure of the secure of the secure of the secure there is the required by law and place of sale, given of in the alter default at my time prior to foreclose this trust deed in 13. Should the beneficiary of this successors in interest setties the alter default at my time prior to fue the previous of the trust deed in ORS 86.07.01 here there there of the terms of the terms of the trust endorum secured there by (including coults and stormey less notice inflation for there amount then due und trustee's and attorney's less notice inflation for the secure of there by (including to the successors in interest first the default, in which event all foreclosure proceeding shall be dismissed by the trustee, in which event all foreclosure proceeding shall be dismissed by the trustee, in which event all foreclosure proceeding shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time and

dural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in submit any casement or creating any restriction thereon; (c) join in any standight of the agreement allocting this deed or the lief or charge thereof; (d) reconvey, without warrany; all or any part of the property. The begin any reconvey are may be described as the "property." The legally entitled thereto" and the recitals therein of any matters or lacts shall be conclusive proof of the truthluiness thereoi. Trustee's test for any of the evolution of the truthluiness thereoi. Trustee's after or any of the property. The be conclusive proof of the truthluiness thereoi. Trustee's after or any of the indubted end of the second of the truthluiness thereoi. Trustee's after or any of the pointed by a court, any estimate entry or and the restant be not less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any the indebtedness hereby secured, enter upon and take possession of said property, issues and profits, including those past during data and profits, and apply the secured hereby, and in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the insurance relies entering upon and profits, or the proceeds at the rest.

Ovepen Trust Deed Sories-TRUST DEED.

KLauer 16461 Orogon rg/6/1

FORM No. SET.

as Grantor,

TN-1

sum of a linker. Incodent And and and the second by the maturity dates expressed therein, or sport of the terms of the date of the terms of the det of the det and payable. The week the date date date of the det by the second by the maturity of the det second by the se

Lot 10 and the North's of Lot 9, Block 112, Buena Vista Addition all in Klmaath County , Oregon, a set of particular of the invertice of th

as Beneficiary,		source and I	Ubert H. Str		an an the second second
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1991 - Sea r Carlos	ha ha		This of C
Grantor irrevocably g	rants, bardains, solla	WITNESSETH:		anta di Unite Provinsi Contra Companya di	
Grantor irrevocably g in <u>Klamath</u>		and conveys to	trustee in trust,	with power of a	
Carl Party and Carl Party		, as:	1993년 199 3년 4 5 1993년 1997년 1997년 1997년 1997년 199		
POSM He Sall	그는 영국 전화 방법을 얻는 것이다.	월 27일 - 2019년 1월 21일 일 21일 - 21일 - 21일 - 21		가 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가	
TRUST DEF	\mathbf{n}			State State Street Street	医肺炎 化乙二烯酸医乙酯
	and and a second se		STATE	AF OFFICE	

Everett R. Stone and Peggy J. Stone, Husband and Wife MOUNTAIN TITLE COMPANY, INC. Nancy F. Hoover and William D. Stone and

THIS TRUST DEED, made this ________ 18th _______ day of ______

MTC / 3.96-K

TRUST DEED

82

13871

., as Trustee, and

STEVENS NESS LAW PUBLISHING CO.

VOL NER POOD

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October

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Rep

ORTLAND. OR. STE

Incarry may determine: 11. The entermine upon and taking possession of said property, insurance policies or compensation or awards for any taking or the property and the application or release thereof as aloresaid, shall not cure pursuant to such notice.

		13872				
fully seized in fee simple of said described real p	with the beneficiary roperty and has a v	and those claiming under him, that he is law- alid, unencumbered title thereto				
Trust Deed to First Interstate Mortgage to Certified Mortgage						
and that he will warrant and forever defend the same against all persons whomsoever.						
(a) Statistical and the second design and the second results of the second s						
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 purposes.						
This deed applies to, inures to the benefit of and fors, personal representatives, successors and assigns. The contract secured bereby whether to not need one benefit	binds all parties heret term beneficiary shall	o, their heirs, legatees, devisees, administrators, execu- mean the holder and owner, including pledgee, of the				
contract secured hereby, whether or not named as a beneficiary shall mean the holder and owner, including pledgee, of the masculine gender includes the teminine 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 warrant not applicable; if warranty (a) is applicable, and the beneficiar as such word is defined in the Truth Lagradie As and	y (a) or (b) is y is a creditor	Everett R. Stone				
disclosures; for this purpose, if this instrument is to be a FIRST. the purchase of a dwalling use States No. 5	lien to finance	A and the second				
of a dwelling use Stevens News Form No. 1306, or equivalent, with the Act is not required, disregard this notice.	the purchase	Seger D. profe Horu				
(If the signer of the above is a corporation, use the form of acknowledgment appoint.) STATE OF OREGON,						
County of Klamath October 18 19 82	STATE OF OREGON, County of					
Personally appeared the above named Everett R25Stone and Peggy JS 7Stone	Personally appeared and					
0140	president and that the latter is the					
A constant acknowledged the foregoing instru-	sealed in behalf of s	hat the seal attixed to the foregoing instrument is the d corporation and that the instrument was signed and aid corporation by authority of its board of directors;				
arent to be their voluntary act and deed. Botor are:	and each of them a and deed. Before me:	chilowledged said instrument to be its voluntary act				
SEAD Notery Public for Oregon	Notary Public for Or	OFFICIAL				
and states and the second seco		A STATE PROFILE AND AN ANY CONTRACT OF A STATE AND				
 The observation and property is not control from a control of the observation of the observatio	T FOR FULL RECONVEYANCE when obligations have been	paid. Altaria				
TO: The undersigned is the lead over and holder of all	Trustee county apprint a brokers' of sub-lost	HARRAN (MENSION AND AND AND AND AND AND AND AND AND AN				
said trust deed or pursuant to statute to cancel all eviden	e uneclea, on payment	the loregoing trust deed. All sums secured by said to you of any sums owing to you under the terms of tred by said trust deed (which are delivered to you				
herewith together with said trust deed) and to reconvey, with estate now held by you under the same Mail reconveyance a LOB LHT DATEOPTE OF SECONDIC DEBEORY Nor with same concerning to the second se	and documents to	arties designated by the terms of said trust deed the				
Beneficiary						
Do not loss or destroy this Trust Deed OR THE MOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.						
TRUST DEED		STATE OF OREGON.				
(FORM No. 881) STEVENS-NESS LAW PUB. CO., FORTLAND. ORE.		County of Klamath ss. I certify that the within instru-				
-Grainer ir ne ocasily scinits, bán lins, sélls a <u>ne Cauz</u> I, Oreson		ment was received for record on the 19thday of October 1982				
	PACE/RESERVED	at 8:43 o'clock A.M., and recorded in book/reel/volume No. M82 on page 13871 or as document/fee/file/				
(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	ECORDER'S USE	instrument/microfilm No. <u>16461</u> Record of Mortgages of said County.				
AFTER RECORDING RETURN TO DUIL	х, нис. Зсоле, Развелі і	Witness my hand and seal of County affixed.				
Al Stone Revealed Discovery and the store of	day of	Evelyn Biehn, County clerk				
109W 109 851Oke Sa 2000 0004 20100	TRUST DEED	By By with Clittle Deputy				
	18 × 12 × 12 ×					

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