16494	TRUST DEED	Vol. My Page 139	32
THIS TRUST DEED, ma J. ANTHONY GIACOMINI	ide this <u>15th</u> day of <u>4</u> & SYDNEY K. GIACOMINI, hush	October AU Providence 19 82 Cb	etwa
- WI AMADDY CONTINUE			
GIACOMINI, JONES & ASSOC PENSION PLANT & TRUST	LATES, ATTORNEYS AT LAW, A	PROFESSIONAL CORPORATION, EMPL	é, a DYE
Beneficiary,	2008 VIOL	and a set of the set o	
Grantor, irrevocably grants,	WITNESSETH: , bargains, sells and conveys to tru	istee in trust, with power of sale the pr	ope
YMDIOMA CIVCOMIAL C	County, Oregon, described as:	ection 22, Township 39 South,	96. 1
Consider the state of the second	Willamette Meridian, lving	Northwesterly of the Court 1	skute Chi
Springs Road and East	방법은 물건 방법 사람, 물건은 것을 당신하는 것 수 있는 것 같은 것 같은 것 같이 가지 않았다.		1 i 1 i 1 i 1 i 1 i 1 i 1 i 1 i 1 i 1 i

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-

now of interestier appertations, and the fema, issues and provide interest and an interest new of interest therein contained and payment of the for THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Sixteen Thousand Five Hundred and No/100ths Sixteen Thousand Five Hundred and No/100ths interest thereon according to the terms of a promissory note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable ...October 15 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 tirst having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable... The above described real property is not currently used for agricultural, timber or graning purposes. To create the security of this trust dead trantor advance. To create the security of this trust dead trantor advance. (4) consent to the making of any map or plat of asid property: (b) join in

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(a), timber or grazing purposes.
(b) consent to the making ol any map or plat ol said property: (b) join in grazing any essenant or creating any restriction thereon; (c) join in any sufficient on the same set of the same same set of the same set of the

Waive any detault 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 hereby or in his periodinance of any agreement hereunder, the beneficiary may declare all sums occured hereity immediately due and payable. In such an event the beneficiary at his stiction may proceed to loreclose this trust deed in equity as a moritage or intervent the beneficiary or the truste shall execute and cause to be recorded his write to instead of the sectore theredy, whereupon the trustee shall fit the satisfy the obligations secured hereby, whereupon the trustee shall fit house and proceed to loreclose this trust deed in the manner provided in ORS 86.740 to 86.795. 13. Should the beneficiary or to loreclose by advertisement and sale there of as then required by law and proceed by advertisement and sale there of as then required by law and proceed by advertisement and sale there default at any time prior to live days below the date and the obligation securely to the beneficiary or the trust deed in the manner provided in ORS 86.740 to 86.795. 13. Should the beneficiary prior to live days below the date set by the obligation securely then due under the terms of the trust deed and the obligation securely the due under the terms of the trust deed and the obligation securely the by law of the that and exponents and attorney's lees not ex-ceeding the amount then due under the trust optoris on the priv-tice default, in which event all foreclosure and attorney's lees not ex-ceeding the amounts then bed the had no default occurred, and thereby cur-the default, in which event all foreclosure proceedings shall be dismissed by the trustee.

The trustee is and the set of the set of the set of the trustee of the set of

Surplus, if any, to the grantor or to his successor in interest entitled to such surplus. If any reason permitted by law beneliciary may from time to time appoint a successor or successors to any frustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor frustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and subsitution shall be made by written instrument executed by beneliciary, containing reference to this trust deed and its place of records which, when recorded in the place of records and its discound the county or counties in which the property is situated, shall be incollisive protoi of proper appointment of the successor trustee. I.7. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to motify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee thall be, a party unless such action or proceeding is brought by, trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust compony or savings and loan-association authorized to do business under the laws of Oregon (or the United States, a tille insurance company authorized to insure title in real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escow agent licensed under ORS 696-505 to 696-585.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto subject to Memorandum of Contract for Deed recorded in Vol. M-75, page 8040-42 Records of Klamath County, Oregon,

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and that he will warrant and forever defend the same against all persons whomsoever. This is a second encumbrance encumbering grantors' contract equity in the above property and default of said contract shall constitute default of this Trust Deed and the Promissory Note secured hereby.

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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, tamily, household or agricultural purposes (see Important Notice below), (b) \* description of the second secon

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, 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 terminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor he	as hereunto set his hand the day and year first above written.
IMPORTANT NOTICE: Dolete, by lining out, whichever warrant of applicable; if warranty (a) is applicable and the benefician	y (a) or (b) is <i>Onfleanancy</i> y is a creditor ulation Z, the J. Anthony Glacomini
eneficiary MUST comply with the Act and Regulation by mit	lien to finance
the state of the state state state of the st	OL adolariation a survey a state of the second s
for bits instrument is NOT to be a first lien, or is not to finance for a dwelling use Stevens-Ness Form No. 1306, or equivalent, with the Act is not required, disrogard this notice.	If compliance
If the signer of the above is a corporation, use the form of acknowledgment opposite.	[1] A LARSEN MARKAN AND AND AND AND AND AND AND AND AND A
STATE OF OREGON,	STATE OF OREGON, County of
intrinet varia historica in the TYT ANGA TITT	STATE CALL AND CALL
October 15	Personally appeared and
Personally appeared the above named	who, oach being first
I. Anthony Giacomini & Sydney K.	duly sworn, did say that the former is the
Giacomini	president and that the laive is the
sant of the state	secretary of
ment (Q'be) [flibit	a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me:
(OFFICIAL 113) SO 33. 11.0 0	2. Construction of the second s second second se
SEAL)	Notary Public for Oregon (OFFICIAL SEAL)
My commission expires: 6/1/85	My commission expires:
estate now held by you under the same. Mail reconveyar	dences of independences accured by the terms of said trust deed the without warranty, to the parties designated by the terms of said trust deed the new and documents to MALLY ALL ALL ALL ALL ALL ALL ALL ALL ALL
	Beneficiary
De not lose or destroy this Trust Deed OR THE NOTE which it a	ecures. Both must be delivered to the trustee for concellation before reconveyance will be made.
TRUST DEED	ss
(FORM No. 881) STEVENS NESS LAW PUB CO., PORTLAND ORE TTT	the restortion 20, 17 certify that the mithin justic Mariatian, Lying Sortion 21, 17 certify that the mithin justic no existing Living Control 21 and 20 certify that the mithin justic mariation 21 and 22 and 20 certify that the mithin justic mariation 21 and 22 and 20 certify that the mithin justic mariation 21 and 22 and 20 certify that the mithin justic and 20 certify the mithin justic and
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	200 day of
SYDNEY, K. GIACOMINI, Scoute, parland, -	ally and counsile is itranes in the la day of clock
Grantor	SPACE RESERVED in book/reel/volume No
GIACOMINI, JONES & ASSOCIATES	FOR page13932or as document/tee/file RECORDER'S USE instrument/microfilm No16494
ATTYS, AT LAW, A P.C. EMPLOYEES.	TOTAL CONDER'S USE instrument/mcroilim NoLU.3.3
PENSION PLAN & TRUST	
AL TATALL ANTA Beneficiary	County affixed.
AFTER RECORDING RETURN TO	K. GLACOMINI, husband and Olf Brown County Cler
GIACOMINI, JONES & ASSOCIATES	12°P Gov of OccEvelyn Biehn County Cler
ATTORNEYS AT LAW A PROFESSIONAL CORPORATION	$\mathbf{X}$
635 MAIN STREET	18021 DEED By Joy Ma Carrie Deput