FORM No. 881-1-Oregon Trust Deed Series-TRUST TN.1 355593 THIS TRUST DEED, made CHARLES F. WEBB as Grantor, JAMES E. OSTEEN as Beneficiary, Grantor Irrevocable	this		Y ol. (NESS LAW PUBLISHING CO	629
as Grantor,	this AND MYDM		Y ol. (h G () 7	6234
as Grantor,	AND MYDN	The day of			
as Grantor,	AND MYDN		April	May Page -	0231
JAMES E. OSTEEN		7 7			84 het
JAMES E. OSTEEN	KLAMATH	COUNTY TIT	husband and	Wife	·····, Detu
	AND WTOT		LE CO.		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
as Beneficiary,	TIND VIOLA	F. OSTEEN	, hushand	, as	Trustee,
Grantor in	12	77/71	and an	nd wife	
Grantor irrevocably grants, ba in <u>Klamath</u> M The following b	rgains, sells a:	nd convour			
fr. Cou	ntv. Oregon. c	lescribed as:	ustee in trust, wit,	h power of sele	.11
The following day	DIBCKIPTIO	DN OF PROPERTY	<u>r</u> , 7	542C, .	the proper
The following described rea Beginning at the Easte Addition to the City of	al property	Situated a	-	•	
Beginning at the Easte Addition to the City of Kla Street and the alley throug Southerly side of C	· m1	in a contraction in	Klamath County	y, Oregon:	
Street and City of Kla	math P-11	of LOL IU in	Blocksn		
Street and the alley throug Southerly side of Second St with Second Street 52 feet Southeasterly along	h said Blog	, Oregon, bei	ng the corper	na Heights	
with some second Sr	Teat EF c	, chence	Northwast	or second	
Southerly side of Second St with Second Street 52 feet Southeasterly along the Sout Southerly corner of said Lot of said Lot to the place of Lot 10.	to a point	on the Southe	ichwesterly at	right anglee	
Southerly corner of said Lot of said Lot to the place of <u>together with all and singular</u> the to	thence w	of said Lot	55 feet to the	aid lot; then	ce
Lot 10	heginni		along the g		
of said Lot to the place of Lot 10. together with all and singular the tenements, h tion with said real entry.		coung the So	utheasterly on	half of an	ie J
tion with said real estate:	ereditaments and	appurtenances and	1	UI Sal	Ld
Some real estate. FOR THE PURPOSE OF SECURING sum ofFourteen Thousance (\$14,200.00) note of even date herewith, payable to beneficiar not sooner paid, to be due and payable Apr The date of maturity of the source of	PERFORMAN	unereof and all fixtu	res now or hereafter	reunto belonging or	in anywier
(\$14,200.00) Thousand	Two Hund	lred doll	nt of grantor herein	contained to or used	in connec-
not even date herewith, payable to benetic		D-"	s and no/100	∩	nent of the
The date of maturity of the Apr	i]	hade by grantor, the	e tinal payor	g to the terms of a	
The above described real process of the secured b	y this instrumen	t is the date. stated	2004.	uncipal and interest	hereof, if
1. To protect the security of this	itly used for agric	ultural, timber on a	above, on which the	final installment of	said note
10 protect the security of this trust deed, if the protect is a protect of the security of this trust deed, if the protect of the security waste of said property and in the security and the securet	rantor agrees: in good condition	(a) consent to the	ing purposes.		note
any building	con,	outoraination or at	ing purposes. making of any map or i ent or creating any rest her afreement allecting y, without warranty, all neveyance may be descr to," and the recitals ther of the truthulment	plat of said property; (i	b) join in
stroyed thereon, and pay when due all costs incurred thereon, J. To comply with all laws, dicosts incurred therefunctions and restrictions attending said property. If the beneficia in merceuting such timancing statements pursuant to the per public officer on yearing and to pay the	icted, damaged or	legally entitled there be conclusion	her afreement allecting sy, without allecting y, without avaranty, all nonveyance may be descr to; and the recitals there of the truthfulness there this paragraph shall be m y delault by grantor here either in person, by ag and withourson, by ag	or any part of the lien or ibed as the	or charge perty. The
per public office or office and to the	Uniform Comments, to	our vices mentioned in			
eliciary. or searching agencies as the cost of all li	ling same in the	pointed by a court,	this paragraph shall be no v delault by grantor her either in person, by ag and without regard to th by secured or the state of the secured o	cunder, beneficiary may	y of the Y at any
such other harards on the said premises ad insurance	On the builts	irena any part the	real enter upon a	and any second any second	and a local second s
ies of insurance to the beneficiary with Value	time require, in	ney's fees upon any i	s of operation and collect	nd unpaid, and apply the	he rents,
er said policing to the start feason to pre-	5000	anti II. The entori		of, and in such order a	ne har
te drantor shall shall be delivered to the loss payable te er said policies al lor any reason to probeneliciary as of any policy of the beneficiary at least life any such is beneficiary may incourse the same at enter placed on the under, any line other insurance policy of the generative problem of the same at enter placed on the under, any line other insurance policy determine, or at optics of beneficiary the ont order determine, or at optics of beneficiary the ont order determine, any defaultased to grantor. Such order and the place of the same at the same and or waive any defaultased to grantor. Such application one pursuant to such more police of default application	r to the expira-	insurance policies or co	s, issues and profits	ossession of said property	H
determine, or at a secured hereby and may be api	olied by benefit	result to such notice	. default hereund	der or invalidate	Cure or
determine, or at solies secured hereby and iffay be app art thereof, may be released to grantor. Such application are or waive any dereleased to grantor. Such application one pursuant to such notice. J. To keep said meniase ifree from construction assessments and Aprimises ifree from construction.	as beneficiary so collected, or	hereby or in his perior	It by grantor in paymen		
assessments and other is free from construction in	invalidate any	equity as a mortond	his election may proces	d and payable. In su	ch an
	sessed upon or t	xecute and cause to be o sell the said do	this election may proceed or direct the trustee to In the latter event the be recorded his written noti bed real property to sa rustee shall fix the time	o foreclose this trust conclose this trust de	t deed ed by
ect payment or her bers or other charge payment of any	ceipts therefor the	ereby, whereupon the thereof as then required	In the latter event the b recorded his written not bed real property to sa rustee shall lix the time by law and proceed to DRS 86.740 to 86.795.	tisty the obligations se	shall ection
insurance premiums, liens or other that be added to any set payment or by providing beneficiary with tunds beneficiary may, at its option, make pay a amount so paid, with interest at the rate set forth in the ded by with the ded bigations described in paragraphs 6 ed, without waiver by and become a part argraphs 6	trantor, either which to the	13. Should the b	rustce shall fix the time by law and proceed to DRS 86.740 to 86.795. eneficiary elect to foreclos time prior to five design of the top of top of the top of top o	foreclose this trust de	notice ed in
ed, without water to and become a paragraphs 6	and 7 state				
e amount son, Beneticiary: may, at its option, make pay logether, with the obligations described in paragraphs ed, shall be added to and become a part of the debt se is hereol and ior such pay rights arising from breach reinbelore described, as well as the granter, shall be f, and all such pay ments, with interest as aloreas f, and all such pay ments shall be immediated.	ured by this ob any of the en	ligation secured these	then due under the	successors in interest	d by
, and all such and bound for the naveral, shall be b	ound to the	ine amounts press	oungation and trustee's	penses actually incurrent	
e a breach of this frust deed immediat option of the	beneficiary.	trustee,	in all foreclosure proceed	becurred, and thereby	Crime L
earch as well as the other costs and expenses of this trust includ		e designated in the mostponed as	sale shall be held on the olice of sale or the time by law. The trustee mai the parcels and shall sell	date and at the dismissed	by
To appear in and defend any action	d attorney's shall	ion to the highest bid	by law. The trustee ma ite parcels and shall sel	y sell said property citi	and ay ber
proceeding in which the beneficiary or trustee; and i	tporting to the plied	property so sold but	ser its deed in form	the time of sale T.	at
attorney's less much beneficiary's or trust costs and ex	, including of fl penses, in- 5 lees in-	rantor and beneticiary.	ser its deed in form as r without any covenant or ted of any matters of fact Any person, excluding a may purchase at the sale.	warranty, express or ir t shall be conclusive pro	ng m- voi
the trial court, grantor lurther agrees to pay way in all case the shall adjudge reasonable.	s shall be shall	apply the proceed.	Is pursuant to the		ng
is mutually adread that	ee's attor havin	a recorded line	on secured he at	name Chardo In.	
ight of eminent domain or condemnation beorety shall	be taken surplu	is, if any, to the grand	appear in the interest of the order of the	the trustee in the trus	
ation in require that all second bencheisen	nave the	10. For any terms		unterest entitled to such	
reasonable costs, which are in excess of the monie	payable mile a	ppoint a succession b	winitted hu ta		
reasonable costs, expenses and attorney's less necessarily grantor in such proceedings, shall be paid to benelic trial and anext reasonable costs and be paid to benelic	paid or convey	ance to the appointed h	vermitted by law benefic, uccessors to any trustee a ercunder. How	named herein time to	,
reasonable to taking, which are in portion of the monie grantor, in such proceedings, shall be paid to benefic this upon any reasonable coast and expension and the benefic trial and appelled coast and expenses and attern the proceeding.	Paid or Convey paid or Convey lary and powers cy's lees, hereum by bene instrum	sor trustee appointed h vance to the successor i and duties conferred der, Each such appoint want esecuted have	permitted by law benefic, wccessors to any trustee t ereunder. Upon such app frustee, the latter shall l upon any trustee herein fuent and subscience.	named herein or to any pointment, and without be vested with all title, n particle or any	
ation for such take that all or any point beneficiary shall reasonable contained, which are in excess of the anomie, grantor, in such expenses and attorneys of the anomer, grantor, in such expenses and attorneys of the anomer, grantor, in such expenses shall be point to benefic trial and appellate contra increassily point and attorn och proceedings, such the balance applied up in furured by, and Arantor ages the balance applied up in furured by, and Arantor ages the balance applied up in the inde such instruments as and the balance applied up in the inde such instruments are the balance applied up in the inde such instruments are the balance applied up in the inde inch instruments are the balance applied up in the inde inch instruments are to be a seen and the inde (in case of hull reconveyances, for cancellation), without of any person for the payment of the indebledness	inguired success inguid or convey inguid or convey inguided and powers evis lees, hereum by benes, instrum- by decisons and its actions Clerk o ch com shall be	sor truster appointed h 'ance to the successor i and duties conterred der, Each such appoint went executed by benef place of record, which or Recorder of the count	vermitted by law benefic, weccessors to any trustee i ereunder. Upon such ap upon such ap upon substitution shall upon substitution shall kiciary, containing releve h, when recorded in the ty or counties in which i oper appointment of the is trust when this deece is treast approvided by bretch of a provided by	tary may from time to named herein or to any pointment, and without be vested with all title, n named or appointed all be made by written net to this frust deed	

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NOTE: The Trust Deed Act provides that the trustee heraunder must be either an attorney, 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 excow agent licensed under ORS 696.505 to 665.58

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trust or of any action or proceeding in which grantor, beneficiary or trustee is not shall be a party unless such action or proceeding in which grantor, beneficiary or trustee pomey, who is on action

of title in conn lees act attent ti action o ony suit cluding amount lixed by decree o pellate c ney's fee. A under the right, il as compe to paya anourred ophind b both in t liciary in secured hu pensation 9 liciary pa endorsement the liabilit

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and the second

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

and that he will warrant and forever defend the same against all persons whomsoever.

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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, 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

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بحرير وروح جاور فحاجات

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 terminine 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. Myrna K. Webb (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON, County of Klamath **S**5. April 13 19, 19 Personally appeared Personally appeared the above named.....and who, each being first duly sworn, did say that the former is the Charles F. Webb & Myrna K. Webb president and that the latter is the RUM and acknowledged the foregoing instru-voluntary act and deed. secretary of a corporation, and that the seal attixed 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 Before me; Omen A ben / their voluntary act and deed. EAL) FOGATY Public for Oregon My commission OFFICIAL Betore me: Notary Public for Oregon (OFFICIAL 8-5-87 My commission expires: SEAL) $\gamma \in \{Q, a\}^{n}$ REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO Trustee 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 trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, 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 -2-2 DATED:, *19*...... 1614 Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED STATE OF OREGON. (FORM No. 881-1) ETEVENS-NESS LAW PUB. CO., PORTL County of Klamath ss. I certify that the within instrument was received for record on the 16th day of April 1984, at 11:12 o'clock AM., and recorded 130 SPACE RESERVED Grantor in book/reel/volume No. M84......on FOR page.....6237 ... or as document/fee/file/ RECORDER'S USE instrument/microfilm No. .35593....., Record of Mortgages of said County. Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. Evelyn Biehn, County Clerk KCTCo NAME Fee: \$8.00 By TAM. Amithin Deputy (Ict Id)