412	פרפי <sup>ב</sup>		TRUST DEED		STEVENS. NESS LAW PUBLISHING CO., PORTLAND	
THIS	TRUST DEED, m	ade this 6th	day of	Vol. 1484 September		10000
	David Lee P	umel and It.				19.84 , betwee
as Grantor,	Mountain	Title Co., I	ac.	band and Wife		
as Beneficiary		es M. Randall	ana ang aga sa ang aga sa			as Trustee, ar
	<b>,</b>	sondtesc	1.5 %			
in Kla	r irrevocably grants, math	, bargains, sells ar	nd conveys to tru	istee in trust, with	Dower of a	alo at-
Lot 6 thereo	in Block 5, Tra f on file in th	ct No. 1065 I	RISH BEND, ac	cording to the	officiat	<b>.</b>
TOGETH	f on file in th ER WITH an undi BEND.	vided 1/90ths	he County Cle interest in	rk of Klamath C	ounty, Or	egon
				100 HOU 12,	Block 4,	
TOGETHI NOW ST	ER WITH A 1978 TUS UPON THE PRO	Fleetwood Seri	al #IDFL2B821	1041210		
1.011 011	TUS UPON THE PRO	OPERTY.		011219		
together with all a	and singular the tomore					
now or hereafter a tion with said real	and singular the tenemo appertaining, and the re estate. PURPOSE OF SECU RTY SEVEN DURY	nts, hereditaments a nts, issues and profit	nd appurtenances and structure a	nd all other rights the tures now or bereatter	eunto belong	ing or in anywise
um of THI	estate. PURPOSE OF SECU RTY SEVEN THOUS 	AND FOUR HUND	NCE of each agreen	nent of grantor herein	contained and	used in connec-
ote of even date l	herewith, payable to be	neticiary or order	Dollars, with in	terest thereon accordin		- payment of the
ot sooner paid, to	be due and payable	PER TERMS (	) made by grantor, t	he final payment of p	rincipal and i	s of a promissory
old conveyed	ayable. In the event th	e within described	ient is the date, stat	ed above, on which the	final in a	
erein, shall become The above des	igned or alienated by Diary's option, all obligate immediately due and p scribed real property is no	ations secured by this payable.	instrument, irrespe	d the written consent o ctive of the maturity	or approval of dates expre	the beneficiary, ssed therein, or
To protect th I. To protect, p	e security of this trust preserve and maintain trid	deed, grantor agrees.	(a) consent to ,	azing purposes.		
ot to commit or permit 2. To complete	preserve and maintain said ave or demolish any buildin any waste of said property, or restore promptly and improvement which may is ay when due all costs incurr	property in good condit ng or improvement there	on; subordination or	he making of any map or ement or creating any re- other agreement alfecting nvey, without warranty, al	·L. · ·	, som in anv
stroyed thereon, and p. 3. To comply w	improvement which may ay when due all costs incurr ith all laws, ordinances, re-	be constructed, damaged ed therefor.	ike grantee in any or legally entitled th be conclusive pro	ereto," and the recitals th	ribed as the	person or persons
in in executing such fi al Code as the benefic oper public office or	ay when due all costs incurr ith all laws, ordinances, re- lecting said property; if the inancing statements pursuan ciary may require and to ollices, as well as the cost irching agencies as may be	beneficiary so requests, to the Uniform Comm pay for filing some	er- time without and	any delault by grantor h	ereundan L r	
4 To provide			ne enty or any part	releasy secured, enter upon	and take porces	any security for
Commenter da la commente da la	nd continuously maintain i on the said premises again as the beneficiate may from \$	a duniage by h	igs less costs and exp	thereol, in its own name including those past due enses of operation and coll by indebtedness secured he nine.	and unnaid and	somect the rents,
he denotes shall i the	i be delivered to the bene	ficines, as to the latter, 2	in 11. The en all collection of such d; insurance collect	ntering upon and taking rents, issues and profits.	possession of s	aid property, the
of any policy of in beneficiary may pro	e beneficiary at least lifteer isurance now or hereafter scure the same at granto	placed on said building	<ul> <li>property, and the</li> <li>waive any default</li> <li>pursuant to such</li> </ul>	application or release there or notice of default here	for any taking of as aforesaid, inder or invalid	or damage of the shall not cure or
part theread	tion of beneficiary the entir	e amount as Deneliciar	i 12. Upon i hereby or in his p y declare all	delault by grantor in pays reformance of any agreement	nent of any ind	obtedness secured
done pursuant to such	notice.	reunder or invalidate any	in equity as a mo y advertisement and	rigage or direct the truste	ceed to foreclos	e this trust deed
ges become past due	ore any part of such taxe or delinquent and promoti-	s, assessments and other	to sell the said thereby whereupon thereof as then	described real proving to	notice of default	and his election
ts, insurance premium direct payment or by	grantor fail to make paym s, liens or other charges pay providing beneficiary with	and of any taxes, assess ayable by grantor, either	the manner provide 13. Alter fi	d in ORS 86.735 to 86.795	to foreclose th	is trust deed in
the amount so paid, w by, together with the	with interest at the rate set obligations described in par	make payment thereof, forth in the note secured	sale, the grantor or the delault or dela	ults. If the default consists	eged by ORS 8	5.753, may cute
nants hereol and for s	of any rights arising from such payments, with interest	n breach of any of the	entire amount due not then be due had being curred	at the time of the cure of i no default occurred. Any	may be cured her than such p	by paying the ortion as would
ibed, and all such pay	bound for the payment of ments shall be immediately	of the obligation herein	obligation or trust defaults, the person and expenses	deed. In any case, in add ellecting the cure shall n	erformance requ lition to curing	the default or
tute a breach of this t	this trust deed immediated rust deed.	y due and payable and	by law.	o und attorney s fees not e	sceeding the an	ounts provided
ctually incurred.	forcing this obligation and	trustee's and attorney's	in one named	• meu by law. The trustee	man	sald sale may
of proceeding in which	d defend any action or pr powers of beneficiary or trustee th the beneficiary or trustee of this deed, to pay all	ustee and in any suit,	shall deliver to the the property so sold	but without any coverage	at the time o as required by	i sale. Trustee law conveying
nt of attorney's lees m	d the beneficiary's or truste tentioned in this paragraph	e's attorney's lees; the	the grantor and bene	liciary, may purchase at th	ing the trustee.	but including
court shall adjudge court shall adjudge lees on such appeal.	antor further agrees to pay reasonable as the benelicia	from any judgment or such sum as the ap- ry's or trustee's attor-	shall apply the proce cluding the compensa attorney (2)	eds of sale to payment of tion of the trustee and a	owers provided (1) the expension	es or sale, in-
8. In the event that	eed that: any portion or all of said r	TO Doctor at a U. Y.	having recorded liens	subsequent to the interes	rust deed, (3)	to all persons
pensation for such tal	ire that all or any portion king, which are in excess o	of the monies payable	16. Beneficiary	may from time to time	and interest of	inted to such
by it first upon any	reasonable costs and expenses	id to beneficiary and	trustee, the latter sha	l be vested with all title	conveyance to	the successor
hereby; and grantor ecute such instruments	and the balance applied u agrees, at its own expense, s as shall be necessary in	pon the indebtedness to take such actions	which when	n named or appointed hereu be made by witten instrur in the mortgage records o ituated, shall be conclusive	none	appointment
payment of its lees	rom time to time upon wri and presentation of this de	itten request of bene-	17. Trustee act acknowledged is made	epts this trust when this a public record as provi	deed, duly r	recuted and
inty of any person fo	r the payment of the indel	bledness, trustee may	trust or of any action shall be a party unless	or proceeding in which gr such action or proceeding	ale under any o antor, beneliciar	ther deed of y or trustee
the Trust Deed Act prov gs and loan association of this state, its subsid	rides that the trustee hereund a authorized to do business liaries, affiliates, agents or b	or muse he set				uster.

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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.

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 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 leminine 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. Helen Pumel (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREG STATE OF County of ø lelen appeared . Perso who, each being first Personally appeared duly sworn, did say that the former is the president and that the latter is the secretary of ..... 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 behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. owledged the foregoing instruoluntary act and deed. ment to be. Before me Ref (OFFICIAL SEAL) hame QU (OFFICIAL Public for Gregon Public for Oregon SEAL) My commission expires: Mν commission expires: CHARDER CONTRACTOR 1984, before me, REFFER lender On this the dav State of \_ SS. County of the undersigned Notary Public, personally appeared personally known to me 🔀 proved to me on the basis of satisfactory evidence subscribed to the to be the person(s) whose name(s) within instrument, and acknowledged that \_\_\_\_\_ \_executed it. WITNESS my hand and official seal. will 'N Notary's Signature STATE OF OREGON, County of ....Klamath TRUST DEED ss. (FORM No. 881) I certify that the within instrument TLAND, ORE LAW PUB. CO. was received for record on the .....14 day September , 1984., of. at 3:50 o'clock P. M., and recorded in book/reel/volume No. M84 ... on page .....15958 .... or as fee/file/instru-ment/microfilm/reception No.41227, SPACE RESERVED Grantor FOR RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of Beneficiary County affixed. FTER RECORDING RETURN TO County Clerk Evelyn Biehn Jinda TITLE ..... Deputy ||Fee: \$8.00