and and Series-TRUST DEED. ATC-M-3815	STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 97204
RM No. 881-Dresh How Deep	Vol. /18/ Pags 19287
43195	
43195 THIS TRUST DEED, made this1stday of	November 19.04 between
JAMES H. HARTT, Grantor, WILLIAM L. SISEMORE ARGARET WING, and upon her death one-half to LOUISE ARGARET WING, and upon her death one-half to LOUISE	, as Trustee, and
WILLIAM L. SISEMORE	HOUSE and ERWILL D. HOUSE, or the
BCARET WING, and upon her death one-half to LOUISE	PD A COOPER, or the survivor,
Granfor,	<u>KJ 11. GOD-</u>
Poneficiary.	[1] A. Martin and M. Martin and M Martin and M. Martin an Martin and M. Martin and
Beneficiary, WITNESSETH:	istee in trust, with power of sale, the property
Grantor irrevocably grants, bargains, sells and conveys to tru Grantor described as:	
Klamath	product the second s
Lot 65, ROSELAWN, a subdivision of Lot 70 of	E BUENA VISTA ADDITION 10
Lot 65, ROSELAWN, a subdivision of Lot 70 0. THE CITY OF KLAMATH FALLS, in the County of	Klamath, State of Oregon,
THE CITY OF MANAGEMENT	
and the second the second second in second	the type (Charles and the Charles of
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ogether with all and singular the tenements, hereditaments and appurtenances now or hereafter appertaining, and the rents, issues and profits thereof and all	and all other rights thereunto belonging or in anywi fixtures now or hereafter attached to or used in conne
together with an appertaining, and the rents, issues and profits thereof and an appendix of the state. tion with said real estate.	reement of grantor herein contained and payment of t

Thirty Thousand, and 00/100 ---Dollars, with interest thereon according to the terms of a promissory of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if sum of

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(a) consent to the making ol any map or plat ol said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the line or charge thereo; (d) reconvey, without warranty, althis any part of the property. The grantee in any 'reconveyance may be decided as the 'person or persons thereoi, (d) reconvey, without warranty, althis any part of the property. The grantee in any 'reconveyance may be decided as the 'person or persons the 'person or persons the index of a second se

the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the delault or delauits. If the delault consists of a failure to pay, when due the delault or delauits. If the delault or the delaut may be cured by paying the sums secured by the trust deed, the delault may be cured by paying the sums secured by the trust deed. Any other delault that is capable of not then be due had the delault occurred. Any other delault that is capable of being cured my be cured by tendering the performance required under the being cured my be cured by tendering the performance required under the obligation or trust delact. In any case, in addition to curing the delault or delaults, the person effecting the cure shall pay to the beneficiary all costs deladets with trustee's and attorney's lees not exceeding the amounts provided together with trustee's and attorney's lees not exceeding the anounts provided together with trustee's and attorney's lees not exceeding the anounts provided together with trustee's and attorney's lees not exceeding the anounts provided together with trustee's and attorney's lees not exceeding the anounts provided together with trustee's and the second by the second by the second by taw.

together with trustee's and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant fact shall be conclusive proof of the truthlulnest hereol. Any person, excluding the trustee, but including the grantor and beneliciary, may purchase at the sale. 15. When truste sells pursuant to the powers provided herein, frustee shall apply the proceeds of sale to payment of (1) the expense of sale, in-slitoring the compensation of the trustee and a reasonable charge, (3) to all persons having reorded interests may appear in the order of their priority and (4) the supplies, it any, to the definition or to his subcersor in interest entitled to such surplist. 16. Reneliciary may imm time to the appoint a successor or succes-

surplus, it any, to the granter or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or succes-ors to any trustee named herein or to any successor trustee appointed here-inder. Upon such appointment, 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 hereinder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortsge records of the county or counties in which the successor trustee.

of the successor trustee. 17. 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 notily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall 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 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, alfiliates, agents or branches, the United States or any agency thereof, or an escrow 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

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and that he will warrant and forever defend the same against all persons whomsoever. NOTE: The property shall not be sold by Grantor without consent of Beneficiary, which

consent shall not be unreasonably withheld.

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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 purposes.

purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the act secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the vision dender includes the feminine and the neuter, and the singular number includes the plural. to

IN WITNESS WHEREOF, said granter in	has hereunto set his hand the day and year first above written.
	ty (a) or (b) is <u>Mars M. Maatt</u> Ty is a creditor James H. Hartt
APORTANT NOTICE: Delete, by lining out, whichever warrant applicable; if warranty (a) is applicable and the beneficier is the start in the Truth-in-Lending Act and Reg	ry is a creditor James H. Hartt
eficiary MUSI comply with the rest to the melipst	lien to finance
losures; for this purpose, it this have form No. 1305	S or equivalent;
purchase of a dwelling, use Stevens-Ness round to finance his instrument is NOT to be a first lien, or is not to finance his instrument is NOT to be a first lien, or is not to finance.	t. If compliance
his instrument is NOT to be a first lien, or is not to induce a dwelling use Stevens-Ness Form No. 1306, or equivalent, h the Act is not required, disregard this notice.	
the signer of the above is a corporation, the form of acknowledgment opposite.)	le la
	STATE OF OREGON, County of
ATE OF OREGON,	
County of Klamath)	
November 19 19	Wito, catal Song
- the appeared the above named	a state the second s
amos H. Hartt.	
	president and that the latter is the secretary of
	secrerary ur
	a corporation, and that the seal affixed to the foregoing instrument is the
	corporate seal of salu corporation and it it hoard of directors
She in the local and the foregoing instru-	sealed in behalt of said corporation by instrument to be its voluntary ac
at to be	and each of them acknowledges and deed.
nit. to be	Before me:
OTA Betge me	
	(OFFICIA Notary Public for Oregon SEAL)
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My Sommission expires: 7-33-83	5 My commission expires:
Grand Gran	
The undersigned is the legal owner and holder of	t all indebtedness secured by the foregoing trust deed. All sums secured by se aby are directed, on payment to you of any sums owing to you under the terms
The undersigned is the legal owner and holder of The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You here trust deed have been fully paid and satisfied in cancel all ev	t all indebtedness secured by the foregoing trust deed. All sums secured by se aby are directed, on payment to you of any sums owing to you under the terms widences of indebtedness secured by said trust deed (which are delivered to y syldences of indebtedness secured by said trust deed in the terms of said trust deed
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