53058

TRUST DEED

Vol. M85 Page 14494@

	Mr.					Sand and Sand Supering
THIS TRUST D	EED, made this	9th	dav of	September"		
TROY DELBERT F	ISHER	Extraform who have	uay or	pepocupel.		1985, betweer
AFTER DECORDING R	CINEN IO		10.000	***************************************	erican Con	*(* 1일) 되고 한 문 화는 성급인
		·自己的表示。2777年中的主义的				

as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY as Trustee, and

BEN F. CARD

as Beneficiary,

OCH

WITNESSETH:

ta baser Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Rismer. esterate and the second

Lot-5, Block 10 of KLAMATH LAKE ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, $_{
m 0regon}$ TRUST DEED STATE OF OREGON

De not face, or Battuy this from pack OR 1915 HOTE which it section, confined be technologied to the devices the confidence define reconsympter with the re-

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-

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of FOUR THOUSAND AND NO/100 MES ONE CONTROL OF

sum of FOUR THOUSAND AND NOTION

Dollars, with interest thereon according to the terms of a promissory note of even date herewith; payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable per terms of note.

The date of maturity of the debt secured by this instrument is the date; stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

The chove described real property is not currently used for agricultural, timber or grazing purposes.

herein, shall become immediately due and payable, the chove described real property is not currently used for egitcultural, timber of graining purposes.

To protect the security of this trust deed, framework of the control of the c

together with trustees and attorneys tees not exceeding the annual processory and the time as the policy law.

14. Otherwise, the sale shall be held on the date and at the time a place designated in the notice of sale or the time to which said sale me to be postponed as provided by law. The truster sell said property eight on one parcel or in separate parcels and hell as ell the parcel or parcels auction to the highest bidder for cash, payable at the time of sale. Trust shall deliver to the purchaser its deed in form a required by law convey; the property so; sold, but without any coversant or warranty, express or a plied. The recitals in the deed of any matters of fact shall be conclusive per of the truthfulness thereof. Any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale.

the grantor and beneficiary, may person, excluding the trustee, but including the strustee, but including the strustee, but including the strustee but including the strustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's altorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed, as their, interests may appear in the order of their, priority and (4) surplus, if any, to the grantor or to his successor in interest entitled to such

surplus, it any, to any grant of time to time appoint a successor or successorally (16. Beneficiary may from time to time appoint a successor or successorally only frustee named herein or to any successor trustee appointed herein to any successor trustee appointed herein from the successoral latter shall be vested with all title, powers and duties concernation of the successoral substitution and the successoral substitution and the maned or appointed hereingless, which when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

of the successor trustee.

17. Trustee accepts this trust when this deed, duly execute acknowledged is made a public record as provided by law. Trustee obligated to notify any party hereto of pending sale under any other or trust or of any action or proceeding in which grantor, beneficiary or 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 atterney, who is an active member of the Oregon State Bar, a bank; trust compan 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 rea properly of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrew agent licensed under ORS 696.505 to 696.505

The grantor coveriants at fally seized in the sample of said none puts of our because the tipe behave a comprehensive to the particular and the pa	of the institution	TARREST LINES	neficiary I has a v	and those	claiming c zumbered i	inder him, itle theret	that he is
and that he will warrant and to	rever defend t	ie same agair	THE SECTION		THERE ON THE RESERVEN	Amprication extending the second seco	The first section of the section of
The france warrants that the	and extensive one of the property of the control of	and the following the second s	en in der Misser in der Misser in der in Misser in der in Misser in der in Misser in der in der in Misser in der in				
This deed applies to, inures to tors, personal representatives, successor	the benefit of a	id binds all par	ties hereta	their heirs	XXXXXXX		XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
IN WITNESS WHEREOF	, said grantor	and the singula has hereunto					
as such word is defined in the Truth-in-Le beneficiary. MUST comply, with the Act an disclosures: for this purpose if this instrume	and the beneficiending Act and Red Regulation by m	ry is a creditor gulation Z, the naking required	$(X \angle)$	OY DELBE	0000		
of a dwelling use Stevens Ness Form No.	or is not to finan	or equivalent;	RECORD ORDER O	Control of the contro		en e	
STATE OF OREGON TO DESCRIPTION OF THE STATE OF OREGON TO STATE OF OREGON TO STATE OF THE STATE O	orienti de les actions de la constant de la constan	STATE OF	"39 31 354 1: 9440	County of	atenine i jegoji Mari pretodije Mari dan setore	(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	
September 9 10 Percentally appeared the above name TROY DELBERT FISAPR	55 mm 150 150 150 1	Person	ally appe	ared .	19.	Property of the second	en being firs
	Types and seems	prosident and secretary of	M. to Col	latter is the	In the	\$100 B	64 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
ment to be Boorg mes	going instru-	a corporation corporate sea sealed in beh and each of god deed. Before me:	, and that of said co alf of said them ackn	the seal affi orporation as corporation cowledged sa	xed to the t nd that the i by authority id instrumen	oregoing ins nstrument w of its board	trument is the vas signed and d of directors;
SEAL Notery Public for Oregon My. commission express	Redo	Before me: Notary Public	enterior Principa Principa Principal	AM Simple (1997) - Silverio Amerika (1997) - Silverio Amerika (1997) - Amerika Amerika (1997) - Amerika (1997) Amerika (1997) - Amerika (1997)	After otherwood of the commence Address of the com- to- point and compa- commence		ACCEPTAGE OF THE SECOND OF THE
To project the resurfix of this train to it in project because and majoring and training the project of the pro	dens, granter ski context in good re	My commissio	12,016, No. 100	izinio se garandi. Maka Mida≢ garandi:			(OFFICIAL SEAL)
the apone decembed that broblem it are the property persons undergrouply one and to TO: The undersigned is the logal owner and the undersigned is the logal owner and	****	Trustee	\$15 diagonia	4. 44	Territoria de Santa Territoria de Santa	e Afrikasi. Postatera	
said trust deed or pursuant to statute, to called the control of t	You hereby are incel all evidence	directed, on page of indebted as	ed by the vment to y	toregoing t	ust deed. A	11 sume eee	
estate now held bytyou under the same. Mail LOE LHE BREDOSE OF SECURITION AND ASSESSED.	reconveyance an	d documents to	the partie	s designated	by the term	s of said to	ust deed the
odethet with all and shaguar ing tenemonts OAEDsagater apperturing, and the tent	hereditanients a	us wheetastanes	eg and ell	other contract	tia Vitoties Tydysavio	क्षा महा उपस्तु क्षा महा उपस्तु	THE TENTES
Do not less or destroy this Trest Dood OR THE NOT	E which it secures. Be	th must be delivere	I to the trush	of for concellati	ticiary	Oyunco will be	mede.
SECTRUST DEED LIGIST OF FORM No. 6811 OUT STRVENS-NESS LAW PUB. CO., PONTLAND, ONE.	ine offi	O OI eve		STATE O	F OREGO	v, Path	}.sa.
Oy Delbert Fisher Claufor treecomply Stanty park	WDDIGION	o the Oit	01. IG	I cert was receive of Sej	fy that the d for record tember	within ins I on the9	trument th_day
n ^S F. Card Grantor	ISMAC	E RESERVED FOR RDER'S USE	i. P	n book/ree	i/volume i	VoMS. as fee/file	ecorded 5on
AFTER RECORDING RETURN TO	AL OL KPYAV			Record of A	tilm/recep Tortgages c ess my h	tion No t said Cou	53058
NTAIN TITLE COMPANY	Sep	an of	time to a	velyn Bi		ty Cler	k Tink
A No. 831—Oregion Trust Read Secret—Yealst Oxfo. 7/6/6/	Fee: \$9	.00	_^ .	v. 119	n A	-Las	Deputy