55860

TRUST DEED

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THIS TRUST DEED, made this 18th	Vol. IIIS Page 51
THIS TRUST DEED, made this 18th day of No.  DOUGLAS W. ROBEY and REGINA L. ROBEY, husband and wife as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY	vember , 19 85 betw
COMPANY OF KLAMATH COLDINA	· · · · · · · · · · · · · · · · · · ·
ABTS	, as Trustee,
as Beneficiary,	
Grantor irrevocably down	
Grantor irrevocably grants, bargains, sells and conveys to trustee in	N trust with -
Tract 00 of Branch	trust, with power of sale, the prope
the office of the County Cl. according to the office	103
Tract 92 of PLEASANT HOME TRACTS, according to the offic the office of the County Clerk of Klamath County, Oregon	ial plat thereof on file in
DIT STORY OF PARTIES AND A STORY OF THE HOLE OF A STORY OF AND	· // //
The state of the s	
.9 // /	
ogether with all and singular the to	
ogether with all and singular the tenements, hereditaments and appurtenances and all of with said real estate.  FOR THE PURPOSE OF SECURING PERFORMANCE.	ther rights therough to
TROI FOO OO!	Brailtor Derein contains 1
Die of even date herewith, payable to beneficiary or order and model with interest to	thereon according
1. To protect the security of this trust dead traces.	payment of principal and interest hereof
The above described real property is and matrument is the date, stated above	e, on which the tinal installment of
The above described real property is not currently used for agricultural, timber or grazing p.  To protect the security of this trust deed, grantor agrees:  To protect, preserve and maintain said property in conference (a) consent to the making property in conference (b) consent to the making property in conference (b) consent to the making property in conference (c) consent to the conference (c) conference	urposes.
to commit or permit any waste of said sufficient or improvement the making any casement of the making any casement or commit or permit any waste of said sufficient or improvement the making any casement or commit or permit any waste of said sufficient or commit or permit any waste of said sufficient or commit or permit any waste of said sufficient or commit or permit any waste of said sufficient or commit or permit any waste of said sufficient or commit or permit any waste of said sufficient or commit or permit any waste of said sufficient or commit or permit any waste of said sufficient or commit or permit any waste of said sufficient or commit or permit any waste of said sufficient or commit or permit any waste of said sufficient or commit or permit any waste of said sufficient or commit or permit any waste of said sufficient or commit or permit any waste of said sufficient or commit or permit any waste of said sufficient or commit or permit any waste of said sufficient or commit or permit any waste of said sufficient or commit or permit any waste of said sufficient or commit or permit any waste of said sufficient or commit or commit or permit any waste of said sufficient or commit or	ng of any map or plat of said property: (b) man
royed thereon, and pay when the which may be constructed workmanlike grantee in any reconvey, we	thout warranty all this deed or the lien or chest
as and restrictions affecting said property; if the heraficians, covenants, condi-	and the recitals there n of any matters or lacts shall be fruthfulness theren.
code as the beneficiary-may require and to new the Uniform Commer-	ault by grantes to less than \$5
4. To provide and confirments.	ecured anter to the adequacy of any secured
such other hazards as the beneficiary man against loss or damage by the	of those nest des or otherwise collect the tente
panies acceptable to the beneficiary, with loss payable to the written in liciary may determine.	accured hereby, and in such order as bear
of any policy of insurance and to procure any such insurance and to property at least fifteen days price and to property and t	upon and taking possession of said property, the sues and profits, or the proceeds of tire and other ensation or awards for any taking or damage of the
cted under any lire or other insurance policy may be expense. The amount of the insurance policy may be expense. The amount	ce of default hereunder or invalidate any act done
determine, or at option of beneficiary the entire appoint as beneficiary the entire appoint as beneficiary declared the de	ce of any advanced of any indebtedness secured
one pursuant to such notice.  5. To keen such notice.  such as a mortgage or invalidate any articles.	direct the proceed to foreclose this tript dead
ist said property before any part of such faces assessed upon or best the said described	orded his written notice of default and his electron
eneficiary; should the grantor fail to make payment of any taves	tee shall fix the time and congation secured
such payment or by providing beneficiary with funds with white	e has commenced to a
deed, shall be added to and become dispersions of and 7 of this	he default convilleged by ORS 86 753, may cure
ants hereot and for such payments, with interest as aforesaid the mount due at the time the payments, with interest as aforesaid the mount due at the time the payments as aforesaid the mount due at the time the payments.	me of the default may be cured by paying the sulf programme of the cure other than such portion as would still programme.
bed, and all such payments shall be bed, and all such payments shall be bed. In	any case the performance required under the
tall sums secured by this trust deed immediately due and payable and expenses actually incurrent to the beneticiary, the search of this trust deed.	any case in addition to curing the default or if the cure shall pay to the beneficiary all costs red in enforcing the obligation of the trust deed titorney's lees not exceeding the amounts provided
le search as well as the other capenses of this trust including the search as well as the other capenses of this trust including the search as well as the other capenses.	ale shall be held
7. To appear in and delend any setting	Parcels and skill may sell said property either
or proceeding in which the beneficiary or trustee; and in any suit, the property so sold, but will do the loreclosure of this dead or trustee may appear included.	r for Cash, payable at the time of sale. Trustee in form as required by law conveying
of attorney's less mentioned in this partitioned is attorney's less the grantor and har the grantor and ha	or any matters of termination of the
of the trial court, granter further agrees from any judgment or shall sells. When trustee sells	Duranant to at
It is mutually agreed that:	in received he the transmable charge by trustee .
the right of eminent domain or consemnation, beneficiary shall be taken surplus, if any, to the grantor	sent to the interest of the tristee in the trist opens in the order of their project and (d) the 1 of to his superson
all reasonable costs, expenses and the annount required sore to Beneficiary may for	1900 from the time
by it first upon any reasonable costs and expenses and attorney land trustee, the latter shall be ven the trial and appellate courts necessary paid to beneficiary and trustee, the latter shall be ven upon any reasonable costs and expenses and attorney's land	and without conveyance to the succession
hereby; and frantor agrees at the balance applied upon the indubted and substitution shall be made	by written instance. Each such appointment
9. At any time and from time to time upon waitten	snatt be conclusive proof of proper appointment
ment (in case of full reconveyances, for cancellation) and the note for philipped acknowledged is made a publicated and the note for philipped acknowledged is made a publicated and the note for philipped acknowledged is made a publicated and the note for philipped acknowledged is made a publicated and the note for philipped acknowledged is made a publicated acknowledged as the note for philipped acknowledged acknowledged as the note for philipped acknowledged as the note for philipped acknowledged acknowled	is trust when this deed, duly executed and
profited of the indebtedness (first or of any	record as provided by law Trustee is not hereto of pending sale under any other deed of eeding in which grantor, beneficiary or trustee from or proceeding in brought by trustee

of the successor trustee.

Trustee accepts this trust when this deed, duly executed and sold a made a public record as provided by law Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding in 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, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696 505 to 696 585

brothers are as a service to the service to the proper than		<b>19511</b>
The grantor comments	and the second s	y and those claiming under him, that he is law-
fully seized in fee simple of said desc	ribed real property and has	y and those claiming under him, that he is law-
II TOOK IN ISVOU OI KISMS+N DA	mand TO a second	" " " " " " " " " " " " " " " " " " "
II TOTAL OU DECKNON CONNESS	Pad 7 G .	The state of the s
and that he will warrant and forever	, and seller further ag	n Association, which buyers herein do rees to hold buyer harmless therefrom,
II VALUALL COLU CIALIE TO FE	A hal	·
amount as paid by the above	- Trust	Deed, the taxes each year in the
II Jean 1900-01. Which will ha	1.11	o "* " one caxes for the rices!
(a)* primarily to the stand	" Of the loan represented by AL.	
	a martial persons are for	TOTICE DELOW),
This dead and in the		purposes other than agricultural
contract secured hereby, whether or not name	assigns. The term beneficiary shall	eto, their heirs, legatees, devisees, administrators, execu- l mean the holder and owner, including pledgee, of the uing this deed and whenever the coating
gender includes the feminine and	the neuter, and the singular	uing this deed and whenever the context es and the
WITNESS WHEREOF, sai	d grantor has hereunto set his	hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, wh not applicable; if warranty (a) is applicable and	ichever warranty (a) as (b) 1.	and year first above written.
US SUCH WORK IS SOLUTION IN THE SUCH WAR	THE DESIGNATION IS A condition.	auglor W holey
GISCIOSUPOS: for this manner to the	Baiguou Da Wakina wasiisa 1	Robey - S
if this instrument is NOT as Stevens-Ness Fo	orm No. 1305 or equipple to	
of a dwelling use Stevens No. 7	not to finance the purchase	Kegina 5- Kahil
(If the signer of the above	Re	gine L. Robey
distribution desire.)		<i>d</i>
STATE OF OREGON,	(ORS 93.490)	
County of Klamath		ON, County of
11/27, 19 6]	Paramell	19
Personally appeared the above named	Personally a	ppearedand
	duly sworn, did say	that the former is the
Douglas W. Robey & Regina L.	president and that	the latter is the
THE PROPERTY OF THE PARTY OF TH	secretary of	
To A P VI	a corporation, and	that the seal attixed to the foregoing instrument is the
and accommissed the toregoing	SERIEG IN NANALL	the same of th
Belleviere	and deed. and each of them	decorporation and that the instrument was signed and said corporation by authority of its board of directors; acknowledged said instrument to be its voluntary act
(OFFICIAL STATE OF ALL STATE OF	Before me:	
F of Public for O	nee	
My commission expires: 8//	Notary Public for O	COFFICIAL
	My commission expi	res: SEAL)
	REQUEST FOR PULL RECONVEYANCE	
70.	To be used only when obligations have bee	Paid.
70:		
The undersigned is the legal owner and h	older of all indebtedness secured by	the toregoing trust deed. All sums secured by said
said trust deed or pursuant to statute to come	ou hereby are directed, on payment	the toregoing trust deed. All sums secured by said to you of any sums owing to you under the terms of ured by said trust deed (all the
		to you of any sums owing to you under the terms of ured by said trust deed (which are delivered to you parties designated by the terms of said trust deed the
estate now held by you under the same. Mail re	conveyance and documents to	parties designated by the terms of said trust deed the
DATED;		. [
	, 19	
		Ranalisis
De not lose or dectors this Torre to a service		Beneficiary
THE NOTE	which it secures. Both must be delivered to th	e trustee for concellation before reconveyance will be made.
		will be mode.
TRUST DEED		
(FORM No. 681-11		STATE OF OREGON.
STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.		County of Klamath ss.
DOUGLAS W. & REGINA L. ROBEY		I certify that the within instru-
	•	ment was received to an a
	A AND AND	27th day of November 1985 at 2:06 o'clock P.M., and recorded
AARON E. ABTS	SPACE RESERVED	III QOOK/feel/vulume No MX5 II
ASSECT E. RETO	FOR	page 19510 or as document/tee/file/
<u> </u>	RECORDER'S USE	mstrument/microfilm No. 33860
Bereficiary		Record of Mortgages of said County.
		Witness

Fee: \$9.00

AFTER RECORDING RETURN TO MOUNTAIN TITLE COMPANY

Buckey

Witness my hand and seal of

By Man Deputy

County affixed.