		day ofSe		
Frantor, Klamat	h County Title	Company		, as Trustee, an
Valerie Joyce Ne	lson			
Structure Wille		KONGREE NAA		
Beneficiary, Acc Herec		1. 12 Ki		
المتحاف المحاف المح		ITNESSETH:	•	
+ Grantor irrevocably gr	ants, bargains, sells an	nd conveys to trustee	in trust, with power	of sale, the propert
KLAMEN ATRES -	County, Oregon, o	lescribed as:		
Granfor irrevocably gr Chanfor irrevocably gr Chanfo	W ants, bargains, sells an County, Oregon, d	ITNESSETH: nd conveys to trustee	in trust, with power	of sale, the p

-37332

FGG.

A TEVENS-NESS LAW PUBLISHIN

County, Oregon.

Be and last in define this true Dury OR the NOIT where is secured that must be definence -

TRUST DEED (Ne :

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate.

tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Four Thousand Four Hundred Seventy Six Dollars and .55/100

FORM Ne. 881-1-

-0

To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor; 3. To comply with all laws; ordinances; regulations; covenants, condi-tions and restrictions allecting said property; if the beneficiary so requests, to join in executing such linancing statements pursuant to the Uniform Commer-cial Code as the beneficiary may require and to pay for illing same in the proper public ollice or ollices, as well as the cost of all lien searches mede by filing ollicers or searching agencies as may be deemed desirable by the beneficiary.

join in executing such linancing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filing same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the beneficiary. A To provide and continuuuly maintain insurance on the buildings and an another the search of the searc

pellate court shall adjudge reasonable as the beneliciary's or trustee's attor-ney's tees on such appeal. It is mititually agreed that: B. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, ii 'it's o elects, to require that all or any portion of the monies payable as compensation for such taking which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by drantor in such proceedings, shall be paid to beneliciary shall be tried and appelled courts and expenses and attorney's fees, both in he tried and appellet courts, excessarily paid or incurred by the ficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at it aron, expense, to take such action-pensation, At any time and from time to time upon written request of bene-liciary may ment on the tak eas on the note for indured by et in a take and the payment of the note for permettor, any time and from time to time upon written request of bene-liciary payment of its lees and presentation of this deed and the note for indured by of any person for the payment of the indebtedness, trustee may the liability of any person for the payment of the indebtedness, trustee may

10.03 grs 14

(a) consent to the making of any map or plat of 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 lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantes in any reconvey and may be described and the "prono or presons legally entitled thereto," and the recitals therein of any methor or increase the ecolity of the trutheress thereof. Truste's tees for any of the services mentioned in this paragraph shall be not less than 35.
10. Upon any default by grantor hereunder, beneticiary may al any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequecy of any security for the indebtedness hereols, enter on and take possession of said property is a same solved on the adequecy of any security for the indebtedness hereol, in its own name sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and papty the same. Its and estimates and profits, or the proceeds of line and property, the collection of such rents, issues and profits or or compensation or awards for any taking or damage of the property, the following the supplication or reisease thereol as aloressid, shall not cure or wire any delault by grantor in payment of any indebtedness secured in the restriction and collecions including reasonable attorney a less upon any indebtedness and profits, including those past due and unpaid, and papty the same.
11. The entering upon and taking possession of said property, the collection of such rents, issues and profits or compensation or awards for any taking or damage of the property, and the application or reisease thereol as aloresid, shall not cure or wire any delault or notice.
12. Upon delault by grantor in payment of any indebtedness secured for the invalidate any act done pursuant to such notice.

waive any default or notice of behauit heredulut of invaluate any act other pursuant to such notice. 12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed in equity as a morigage or direct the trustee to foreclose this trust deed by advertisement and asle. In the latter event the beneficiary or the trustee shall execute and cause to be recorded his written notice of delault and his election to sell the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall lix the time and place of sale, give notice thereof, as then required by law and proceed to foreclose this trust deed hereby, whereupon the trustee shall here to lowed to foreclose the trust dest there all the negative by the grantor or other person so privileged by ORS 86.760, may pay to the beneficiary or his successors in interest, respec-tively, the entire annount then due under the terms of the trust ed and obligation secured thereby lincluding costs and espenses actury terms end endorcing the terms of the obligation and trustees and obligation secured thereby lincluding to assist and espenses actury terms on enforcing the terms of the obligation and trustees and the trust ed and the obligation secured thereby lincluding costs and espenses actury terms of ex-ceeding the amounts provided by law) other that successors and thereby cure the delault, in which event all foreclosure proceeding shall be disminised by the trustee.

its trustee. 14. Otherwise, the sale shall be held on the viste and at the time amplace designated in the notice of sale or the time to which said sale may not be applied on the said sale of the time of the said sale of the sale of esther els at rustee reying

the grantor and beneficiary, may purchase at the saie. 15. When trustee sails pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's stormey, (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 having recorded liens appear in the order of their priority and (4) the surplus, il any, to the grantor or to his successor in interest entitled to such surplus.

If the application of the second of the second in interest entries to second surplus. If, For any reason permitted by law beneficiary may from time to the second second

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 compom or savings and loan association authorized to a business under the laws of Oregon or the United States, a title insurance company authorized to insure title to rea property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an excrow 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 law fully 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 porsonal, family, household or agricultural purposes (see Important Notice below). (b) XAREAN ADDRESS CONTRACTOR AND ADDRESS AND ADDRESS (See Important Notice below). This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-fors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, execu-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 teminine 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; of a dwelling use Stevens-Ness Form No. 1305, or equivalent; of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. х Contractor and some Hu 1 >Robert L. Bugg Doralty O. Bu <u></u> Dorothy D. Bugg 50-STATE OF CALIFORNIA NTON LAND TITLE COMPANY COUNTY OF Orange ł 88. 5 December 6th Through the Courtesy 19_85..., before me, the undersigned, a Notary Public in and for said County. and State, personally appeared and Robert L. Bugg and Dorothy O. Bugg tirsi 36.6 personally known to me (or proved to me on the basis of satisfactory evidence) to be the person - subscribed to the within instrument and acknowledged that they whose same. the executed the and lors: Notary Seal WITNESS my hand and official seal OFFICIAL SEAL ELIZABETH S. SHUMAKER NOTARY PUBLIC - CALIFORNIA ORANGE COUNTY hua Notary Public i UL-121 n and for said C an at subara TO: \$12, Trustee The undershined is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust doed have been sully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of trust deed nave peen unity paid and satisfied. I on narooy are airected, 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 DATED: .. Beneficiary net lose or destroy this Trust Deed OR THE NOTE which it so res. Both must be delivered to the trustee for cancellation before reconvey 6 KA UP 00 01.6800. OISTRUST DEED on TIG IN the OISTON OF STATE OF OREGON, RIMMERT POE DE HORM New SEIJ) FOR NEW ONE TOU FO STULOG BEAGE OIL County of Klamath Robert L. & Dorothy O. Burg 10000 Buena Vista #14 Santee, Calif. 92071 Part and selection of control of the selection of the SS. I certify that the within instrument was received for record on the at. 2:52 o'clock. P. M., and recorded Valerie Joyce Nelson Grantor SPACE RESERVED in book/reel/volume No......M86......on 23664 Country Villa Rd. FOR RECORDER'S USE Ramona , Galife 92065 Hor Klama Bouetician y Pittle Company Record of Mortgages of said County. Witness my hand and seal of Valerie Joyce Nelson BUCE County affixed. 23664 Country Villa Rd W Sec. and as of Sober Evelyn Biehn, County Clerk Ramona, Calif. 92065 loch Deputy 18051 DEED ethos FORM Ne. 201), Formula freez Card Commentation Creation of the manufacture of the comparison of the commentation of the comme Generation Fee \$9.00