OK	o. 881Orego	n Trust Deed	Series-TRUS	T DEED.		MTC- 14	814-K		STEVENS-NESS	LAW PUB. CO PORTLAN	D. OR. 972
	_63)31				RUST) DEEL	Vol.	Mgy	_Page_	12829	4
·····	THIS TH THOMAS	RUST L R. HU	DEED, m RST and	ade this JUNE R	22nd . HURST,	husband		ปีบไห		, 19.86, b	etweer
as Gra					NY OF KL	AMATH CO	UNTY	••••••		, as Truste	
as Ben	GLEN A eficiary,	. BUTL	ER and	ESTHER N	4. BUTLE	R, husba	nd and w	vife		, as Truste	e, ano
	Grantor i	rrevocah	ly drante	bordaina	WI	TNESSET	H:				••••••••••
				-						of sale, the pro	
Lots 2	2 and 3, fficial	, Block plat t	: 25, H(hereof)T SPRIN on file	GS ADDI	TION to t	he City	of Kla	amath Fall	ls, according Clamath Count	z to
Oregon	1.				an one	onne (oi the C	ounty (Clerk of H	Clamath Count	у,
Č											
<u>.</u>											
5											
FO	R THE PI	URPOSE	OF SEC			d appurtenar thereol and CE of each			hts thereunto reafter attache herein contai	belonging or in an ed to or used in co ned and payment o	ywise onnec- of the
note of ev	ven date he	rewith, pa	yable to b	eneficiary o	r order and	made by gra	with interes ntor, the fi	t thereon nal payme	according to the	he terms of a prom al and interest here	issory
becomes d	lue and pay	vable, In	the event	secured by t the within a	this instrume described pro	nt is the dat	e, stated at	ove, on w	hich the final	installment of said	note
then, at th herein, sha The	he beneticia all become i above desc	ary's optic immediate ribed real	on, all obliged by due and property is	gations secu gations secu payable. not currently	or without in ared by this used for agri	first having instrument, icultural, timb	obtained the	written of	y interest ther consent or app maturity date	installment of said ein is sold, agreed roval of the benefi s expressed therei	to be ciary, n, or
I. To and repair; r not to comm	protect, pro not to remov it or permit a	eserve and e or demot	OI this trus maintain sai ish any build	st deed, grau id property in ding or impro	ntor agrees: good condition wement thereou	(a) cons on granting	ent to the ma any casement	king of any or creatin		said property; (b) jo thereon; (c) join in feed or the lien or c y part of the numerus	
2. 10 nanner any lestroyed the	building or i building or i reon, and pay	or restore improvement when due	promptly an at which may all costs incu	d in good an y be construct wred therefor	nd workmanlik ted, damaged o	thereof; (ke grantee i or legally en	any reconvey, any reconv titled thereto.	without was eyance may and the r	rranty, all or an y be described recitals there n of	y part of the property as the "person or pe	harge The rsons shall
ial Code as	ting such lin the benelici	ancing state	ements pursu quire and to	ant to the Ur o pay for film	' so requests, t nitorm Comme né same in th	r- time with	out notice, e	delault by ither in per	grantor hereunde son, by agent o	r, beneficiary may at	any
4. To	provide and	l continuou	sly maintain	insurance of	estrable by th	e erty or and issues and	eaness hereby by part there profits, inclu	secured, er of, in its ow iding those	nter upon and ta vn name sue or past due and un	the possession of said otherwise collect the i paid, and apply the	v lor prop- ents,
n amount no ompanies acc olicies of ins	ot less than ceptable to t surance shall	STULE the benelici be deliver	insurab. ary, with lo ed to the be	le value ss payable to neliciary as	the latter; al	n liciary ma n 11, l collection	The enterin	g upon and	d taking possess	ion of said property	ene-
on of any provident	policy of ins y may proc	beneliciary wrance now sure the su	at least fift or hereafte me at gran	een days prior er placed on stor's expense	to the expira said buildings	 property, waive any pursuant t 	default or n	cation or re- otice of def	lease thereof as a ault hereunder o	aloresaid, shall not cut invalidate any act	the e or done
ary upon an ay determin ay part there of cure or wa	ny indebtedne le, or at opti col, may be i aive any deta	on of beneficial to	hereby and liciary the er	in such order ntire amount s	lied by beneli as beneliciary so collected, or or release shall invalidate any	hereby or declare all event the	beneficiary at	d hereby in his election	numediately due n may proceed t	any indebtedness sec under, the beneficiary and payable. In such o foreclose this trust o	an
t done pursu 5. To txes, assessme dainst said o	want to such keep said pr ents and oth	notice. emises free er charges	from constr that may be	nereunder or ruction liens a levied or as	invalidate any and to pay all sessed upon or	advertisem execute an to sell th hereby with	d cause to be said descri	In the latte recorded hi bed real p	r event the bene is written notice roperty to satisf	diciary or the trust deed of default and his electly the obligation	by hall tion
beneliciary; ents, insuran direct ony	should the	grantor fail liens or c	to make pa other charges	yment of any payable by	Ceipts therefor taxes, assess- grantor, either	the manner	provided in a	ORS 86.735	nd proceed to lo to 86,795,	preclose this trust deed	tice Lin
d the amount reby, togethe	nt so paid, w er with the c	ith interest	at the rate s described in	on, make pay set lorth in th paragraphs 6	e note secured and 7 of this	the delault sums secur	antor or any or delaults, ed by the tr	other person If the defau ust_deed, th	n so privileged h alt consists of a he delault may	y ORS 86.753, may of failure to pay, when of the cured by any of t	the ure lue,
venants hered y hereinbelo ne extent th wribed and	of and for su ore described hat they are	uch paymer , as well a bound for	nts, wth inte as the grant the paymen	rest as alores, or, shall be nt of the obl	of any of the aid, the prop- bound to the ligation berein	obligation	may be cur	ed by tend	ering the perform	lance required is capable	01
notice, and der all sums stitute a bre	the nonpayr s secured by each of this to	nent thereo this trust rust deed.	l shall, at th deed immedi	e option of the and ately due and	payable with- he beneficiary, I payable and	together will by law,	h trustee's an	d attorney's	ntorcing the obli s fees not exceeding	igation of the trust d ing the amounts provid	red led
connection w actually into 7. To a	vith or in en curred.	lorcing this	obligation a	his trust inclu nses of the tru and trustee's a	ustee incurred and attorney's	in one parc	el or in sepa	d by law, 1 trate parcels	The trustee may and shall sell	date and at the time a to which said sale n sell said property eit, the parcel or parcels	her
on or procee suit for th	eding in which the foreclosure	h the benel of this de	liciary or tru ed, to pay a	r proceeding or trustee; and stee may app all costs and	in any suit. ear. including	the property plied. The r	so sold, bui citals in the	haser its dee t without as deed of any	ed in form as re- ny covenant or matters of fact	quired by law convey warranty, express or i	ng
ount of attor d by the tria	rney's lees m al court and	in the eve	this paragra nt of an app	aph 7 in all c eal from any	ey's lees; the ases shall be judgment or	15. 1	When trustee	ry, may pur sells pursua	chase at the sale of to the powers	n cruster, but includi	ng
s lees on su It is ru 8 In the	ch appeal. utually agre	ed that:	us the bene	neary's or tri	ustee's attor-	attorney, (2 having recur deed as their) to the obly ded liens sub	of the trus Mixin secure Securet to	tee and a reason of by the trust of the interest of	able charge by trusted deed. (3) to all perso the trusted	n- 11
i if it so el ompensation	ects, to requirers, to requirers tor such tail	ire that all king, which	or any port	ion of the mo	hall have the mies payable	16. 1 sors to any	Reneficiary mi trustee named	y from tim herein or i	e to time appoint	if a successor or succe	sh
ind by it firm in the tria ty in wich	st upon any il and appelli proceedings	reasonable ate courts,	costs and exp necessarily p	penses and att penses and att paid or incurr	enciary and forney's lees, ed by bene.	frustee, the l upon any tru and substitut	atter shall be tee herein na	wested with med or appo	without conve h all title, powe winted hereunder	yance to the success ts and duties conferre Each units	d
execute such ation, promp 9. At any	h instrument ofly upon ber v fime and b	s as shall neficiary's r	be necessary equest.	in obtaining	such actions { such com-	which the pro of the success	perty is situa perty is situa	ine niortgag ied. shall be	e records of the conclusive proof	county or counties i of proper appointmen	
sement (in iability of a	case of Iuli i iny person lo	econveyance or the payn	es, for cancel nent of the i	s deed and t llation), witho indebtedness, i	he note for out affecting trustee may	trust or of an shall be a part	ny action or ty unless we	rty hereto o proceeding i b ection	l pending sale up in which grantor	d, duly executed and by law. Trustee is no nder any other deed o , beneficiary or truste	:
The Trust	Deed Act prov	vides that the	e trustee her	ounder must b	e either on oth			action or	proceeding in bro	a bank, trust companied to insure title to rea ORS 696.505 to 696.585	

2830 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 except none and that he will warrant and forever defend the same against all persons whomsoever. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, 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 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 use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act to a disregard this notice. 1 × THOMAS line HIRST JUNE R. (If the signer of the body is a dorporation use the form of acknowledgement opposite stite.) 0 STATE OF BREGON -STATE OF OREGON. County of Alamath 55 THOMAS R. HURST and JUNE R. HURST County of This instrument was acknowledged before me on 19 , by as of ristic, Å Notary Public for Oregon (SEAL) Notary Public for Oregon My commission expires: 11/16 181 My commission expires: (SEAL) REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO, Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said the undersigned is the legel order and notice of an independences secured by the tolegoing these deed, an sums secure by and trust deed have been fully paid and satisfied. You hereby are directed, 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 not lose or destroy this Trust Dood OR THE NOTE which it socures. Both must be delivered to the trustee for cancellation before reconveyance will be m TRUST DEED -----STATE OF OREGON. (FORM No. 881) LAW PUB. CO., PORTLAND. ORE County ofKlamath I certily that the within instrument Thomas R. Hurst & June R. Hurs was received for record on the .22nd. day at .3:53..... o'clock P.....M., and recorded SPACE RESERVED Grantor in book/reel/volume No.M86..... on <u>Glen A. Butler & Esther M. But</u>ler FOR RECORDER'S USE ment/microfilm/reception No...63931..., Record of Mortgages of said County. Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. MOUNTAIN TITLE COMPANY OF Evelyn Biehn, County Clerk KLAMATH COUNTY TITLE Fee, \$9.00 Mm Sny Bv. L. Deputy