00730	TRUST DEED	Vol_14X0_Page_1	L6759 🏶
THIS TRUST DEED, made this	17thday of	September	
RICHARD L. STARKEY	•••••••••••••••••••••••••••••••••••••••		
as Grantor, MOUNTAIN TITLE COMPANY OF	F. KLAMATH. COUNTY	1995 geleker († 1995 geleker)	s Trustee, and
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MTC-17167-P

MAS.E. ABRAMS and COLEEN E. ABRAMS, hushand and wife as Beneficiary, Awara

TRUST DEED

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FORM No. 881

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WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlemath.....County, Oregon, described as:

war hat good for an out raiting Lot 21, Block 5, TRACT NO: 1025, WINCHESTER, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. TRUST DEBD ha gr 183.18 K.R. (H. 19

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 thereol 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

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To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in 600 condition and repair not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. manner any complete or restore promptly and in 600 and workmanlike manner any building or improvement which may be constructed, damaged or destroyed three, and pay when due all costs incurred therefor. To comply with all laws, ordinances, regulations, covenants, condi-tions and resultions allecting said property; if the beneficiary so requests, to john ind each beneficially taid property; if the beneficiary so requests, to proper public, officers or offices, at well as the cost of all lien searches made bereficiary.

init in executing such timatcher state openity. If the Detericaty to requests, to requests, to contract of a state beneficiary may require and too to the Unitors Commercial Code as the beneficiary requires any bed costended estimable by the beneficiary requires any bed costended estimable by the beneficiary requires any bed costended estimable by the beneficiary. The provide and continuously maintain insurance on the building and such costender excepted on the said premises against toss or damage by life or one of the building from time to time require, in an anount pot less than 3. If the provide any costender of the provide and the provide and the beneficiary and be the time require, in an anount pot less that 3. If the provide any provide the beneficiary and be the end the time require, in an anount pot less that be delivered to the beneficiary may be applied by beneficiary and beat filteen days prior to the expination of any policy of insurance now or hereafter placed on said buildings, it he beneficiary may be required by the provide and the same at grantor's expense. The amount collected under any fire or other insurance policy may be applied by beneficiary may default or notice of delaut hereinder or invalidet any next of such motios. To keep said premises free from construction lens and to pay all against and other charges that may be levied or assessed upon or dagainst and prompty belore, any part of such faces, assessments and other charges that may be thereinder or any later of any interest at the rate set forth in the root the stringer become past due or delinquent and prompty deliver, receipts therefor there's and promote with which to any detail to make a such faces, assessments, and other charges that may be thered of any faces, assessments and other charges that may be thered or any strick arises for the set of the set of or assessed upon or dagainst add property, belore, any part of such faces, assessments, and other there by a delaud on the chardes strice any of the properime or by previous

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CO., PORTLAND, OR. 9720

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(a) consent to the making of any map or plat of said property; (b) join in francing any casement or creating any restriction thereon; (c) join in any subordination or other agreement altecting this deed or the his or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The grantine in any reconveyance may be described as the "pron or persons legally entitled theretoi." and the recitals therein of any matters or facts shall be conclusive, proof of the truthfulness thereoi. Trustee's less or any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in preson, by after or by a receiver to be indicated present, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said projerty or any part thereoi, in its own name sue or otherwise collect the rents, less costs and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's less upon any indebtedness secured hereby, and in such order as bene liking may and property. The same, less costs and expenses of operation and take possession of said property in the same secure the provide the same.

ney's fees upon any indebtedness secured hereby, and in such order as ben-licitary may determine. It's any any determine in the second problem of the second property, the collection of such rents, issues and profits, for the proceeds of the and other insurance policies or compensation or awards for any taking or the made of the property, and the application or release thereof as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any afterement hereunder, the beneficiary start declare all sums secured hereby immediately due and payable. In such and event the beneficiary at his election may proceed to foreclose this trust deed by advertisement and safe. In the latter event the beneficiary or the truster shall even use to be recorded his written notice of default and his election in each be recorded his written notice of all of the obligation secured hereby and the safe from the property to satisfy the obligation secured thereof as then required by law and proceed to loreclose this trust deed thereof as then orquired by a wand proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 86.795.

the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced forcelosure 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 default or defaults. It the default consists oi a lailure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such by paying the being cured may be cured by tendering the performance in the default is capable of obligation or trust deed. In any case, in addition to curing the default costs and expenses actually incurred in enforcing the obligation of the trust deed by law.

by law. I. A. Otherwise, the safe shall be held on the date and at the time and place designated in the notice shall be held on the date and at the time and place designated in the notice of safe or the time to which said safe may be postponed as provided by the trustee may sell said property either auction to the highest bidder for each pashall sell the parcel or parcels at shall deliver to the purchaser its dend in form a state time of safe. Trustee shall deliver to the purchaser its dend in form a state the conveying plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereol. Any person, excluding the trustee, but including the genore and beneficiery, may purchase at the safe.

the granics and beneficiary, may purchase at the sale. 15. When trustee sells 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 nationney. (2) the obligation secured by the trust deed, (3) to all persons deved as their interests may appear in the order of their priority and (4) the surplus, if any, to the granice or to his successor in interest entitled to such such as the subsequent of the successor in interest entitled to such surplus.

surplus. It way, to the granted of to his successor in interest entitled to such 16. Beneliciary may from time to time appoint a successor or success-sors to any trustee mamed herein or to any successor trustee appointed here-under. 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 hereunder. Each such appointment and subsitution shall be made by written instrument executed by beneficiary, which the property; is situated, shall be conclusive proof of proper appointment of the successor 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 subsidiarles, affiliates, 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 law-Integration covenants and agrees to and with the beneficiary and those claiming under him, that he is fully-seized in fee simple of said described real property and has a valid, unencumbered title thereto EXCEPT existing Contract to Administrator of Veterans' Affairs and existing Mortgage to James R. & Marie Ivie, which buyer herein does not agree to assume and pay, and sellers further agree to hold buyer harmless therefrom and that he will warrant and forever defend the same against all persons whomsoever. TAXES IN THE AMOUNT PAID BY THE ABOVE LENDER THROUGH THE RESERVE ACCOUNT WILL TAXES IN THE AMOUNT FALL BI THE ABOVE LENDER THROUGH THE REDERVE ACCOUNT WILL BE ADDED BACK TO THIS TRUST DEED EACH YEAR, UPON PRESENTATION OF A PAID RECEIPT TO THE ESCROW COLLECTION AGENT. in the second 145 145 144 4-1 14 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 or household purposes (see Important Notice below.), (b) - for an erganization or form if grantor is a matural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine 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 (e) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creation as such word is defined in the Truth-in-Landing Act and Regulation Z, the beneficiary MUST comply, with the Act and Regulation by making, required disclosures; for this purpese use Stevens-Ness Farm No. 1310, or equivalent. If compliance with the Act is not required, disregard this notice. 5 Michard Stortes Richard L. Starkey If the signer of the above is a corporation we the form of acknowledgement apposite. STATE OF OREGON, County of Klampth ss. STATE OF OREGON, County of This instrument was acknowledged before me on Richard L. Starkey 70 27 10 . BEE Forelas pance PU (SEALD) My Commission expires: 8/16/88 Notary Public for Oregon My commission expires: REQUEST FOR FULL RECONVEYANCE (SEAL) To be used only when obligations have been paid. TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said fand have been fully paid and esticited. You have been directed on payment to you of any sume owing to you under the terms of The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said 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 herewith indebtedness secured by said trust deed (which are delivered in you hereby and to reconvery without sugranty of the parties designed by the foregoing trust deed (which are delivered to you) 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 to you without here here the same Mail reconveyance and documents to DATED the lastes and to the files of act at the files of Part and and and not loss or destroy this Trust Dood OR THE NOTE which it secures. Both Beneficiary ed to the trustee for concellation before reconveyance will be be deli-TRUST DEED C(PORM No. 11) 117 CITS C EVENS-NESS LAW-PUB, CO., PORTLANDCORE the of the courts there of STATE OF OREGON, loui Promove. RICHARD L. STARKEY County of since by Granten irres weatly Received have I certify that the within instrument . Greating the antidad by was received for record on the instantic and a marker to minite wat Busnesses day THOMAS E. ABRAMS & COLEEN Grantor SPACE RESERVED in book/reel/volume No: E. ABRAMS FOR Page as it as it (its) its its ment/microfilm/reception No. FOR 3114 VACHER AND AND AND Beneliciary ax or ior inter softing AFTER RECORDING RETURN TO Record of Mortgages of said County. MOUNTAIN TITLE COMPANY Witness my hand and seal of migde dit County atfixed. T_{i}^{T} The project 0000 -Odw NAME JEGRI DEED PALL DEED TITLE By yth f C Deputy

This trust deed is an all inclusive trust deed and is subordinate to the real estate contract wherein the administrator of veterans' affairs is the vendor, and thomas e. abrams and coleen e. Abrams are the vendees, recorded in volume m76, page lost2 and assigned by volume M80, page 24088, in favor of james r. ivie and Marie ivie, recorded in volume M80, page 24088, Microfilm records and Assigned by volume M82, page 12625, Microfilm Records. BENEFICIARIES HEREIN AGREE TO PAY, WHEN DUE, ALL PAYMENTS UPON THE SAID real estate contract and mortgage, and will save grantor herein hammess upon said prior contract and mortgage, Grantor herein Maxing any payments due payments and the sums so paid by grantor herein Shall then be credited upon the sums next to become due upon the note secured by the trust deed herein.

STATE OF OREGON: COUNTY OF KLAMATH: ss.	
of <u>September</u>	
A.D., 19 $\frac{86}{12:00}$ at 12:00	_ the 17+1
	corded in Vol. <u>M86</u> ,
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