OK	69267		UST DEED	Volm84	Page 22970	
THI JEA	S TRUST DEED, made t N. C. WILLIAMSON ANDRI	his <u>12th</u> IWS	day of .	December		etweer
as Grantor.	WILLIAM M Como	Teo				
****************		ge_Co., an O	regon Cor	£		
as Beneficia		WIT	NESSETH:			
Gran TrKl.an	tor irrevocably grants, bar athCour	daims anth 1		trustee in trust,	with power of sale, the pr	operty
Lot	15 of LEWIS TRACTS	accounting t		icial plat +1	erroof on fit	uni Maria
	ice of the County Cl.	erk of Klamat	th County	, Oregon.	ereog on jile in the	<b>!</b> 5
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2 1		en en en en en en		g in the state		
gether with a	all and singular the tenemosts	K			,	
w or hereaft on with said FOR TH	all and singular the tenements, er appertaining, and the rents, i real estate. IE PURPOSE OF SECURIN.	nereditaments and issues and profits th	appurtenances hereof and all	s and all other rigi fixtures now or her	nts thereunto belonging or in a ealter attached to or used in -c	nywise onnec-
m of E	leven Thousand and n	0/200*****	E of each age ******	eement of grantor	herein contained and payment	of the
te of even di t sooner neid	te herewith, payable to benelic	ary or order and m	ade by grante	h interest thereon a or, the final payment	ecording to the terms of a pron	uissory
comes due as	di mardiniy of the debt secured	I by this instrumen	t is the date			
en, at the be rein, shall bec	of maturity of the debt secure and payable. In the event the wi- assigned or alienated by the neficiary's option, all obligation come immediately due and payai e described real property is not cu	s secured by this ir	rst having obt istrument, irr	ained the written c	interest therein is sold, agreed onsent or approval of the benef naturity dates expressed there	a note to be iciary, in, or
1. To prote	et, preserve and maintain said prop	1. Arantos adeosas	(a) consent granting any	to the making of any	map or plat of said property; (b)	ioin in
2. To com	ermit any waste of said property. plete or restore promptly and in g	ood and workmanities	thereof: (d)	for other agreement reconvey, without war	affecting this deed or the lien or ranty, all or any part of the	n any charge
s and restriction	bly with all laws, ordinances, regulations affecting said property; if the ben	ions, covenants, condi- ticiary so requests to	be conclusive services ment	ed thereto," and the re proof of the truthful foned in this paradraph	citals therein of any matters or factors thereof. Trustee's lees for any	s shall of the
er public office	e or offices, as well as the cost of	for filing same in the	pointed by a the indebted	notice, either in pers	rantor hereunder, beneticiary may a on, by agent or by a receiver to l gard to the adequacy of any securi	re ap-
4. To provi	de and continuously maintain insur-		issues and pr	part thereof, in its ow ofits, including those p	n name sue or otherwise collect the past due and unpaid, and apply the	prop- tents,
panies acceptab	than \$ full value le to the beneliciary, with loss pays	able to the letters all	II. T.	letermine. he entering upon and	taking possession of said property	bene-
er said policies of any policy	to the beneficiary at least lifteen day of insurance now or hereafter plac	such insurance and to is prior to the expira-	property, and	cies or compensation o	faking powession of said property prolity, or the proceeds of line and r awards for any taking or damage of 28se thereof as alorestid, shall not or will hereunder or invalidate any act	other
upon any indi	lire or other insurance policy may obtedness secured hereby and in such	be applied by benefi- order as beneficiary	hiceby or in	pon default by granton his performance of any	in payment of any indebtedness se	cured
one pursuant to 5. To keep	ny default or notice of default hereur such notice.	cation or release shall der or invalidate any	in equity as advertisement	a mortgage or direct t	may proceed to loreclose this trust he trustee to loreclose this trust	ch an deed
st said propert	such follows said premises free from construction nd other charges that may be levied y before any part of such taxes, a due or delinquent and promptly de d the grantor fail to make navment	or assessed upon or	hereby where thereof as the	upon the trustee shall	operty to satisfy the obligation set fix the time and place of sale dis-	Clon
irect payment	or by providing beneficiary with f	the by stantor, either	13. A sale, and at a	iter the trustee has cor	to 86.795. mmenced loreclosure by advertisement	ed m
he amount so j y, logether with dred shall k	haid, with interest at the rate set fort. The obligations described in paragra	h in the note secured	the detault	tor or any other persor	nmenced loreclosure by advertisement s before the date the trustee conduct; so privileged by ORS 86.753, may I consists of a lailure to pay, when e default may be cured by paying e cure other than such portion as w red. Any other distant the ideal	s the
ants hereof and hereinbelore de	f for such payments, with interest as scribed, as well as the grantor, sha	aloresaid, the prop-	obligation or	trust dead by tende	ring the performance required under	le of
otice, and all sub otice, and the r all sums secu	ch payments shall be immediately du conpayment thereof shall, at the optic	e and payable with.	and expenses	person effecting the cu	e, in addition to curing the default re shall pay to the beneficiary all default forcing the obligation of the trust forcing the obligation of the trust lees not exceeding the amounts prov	t or
6. To pay all	this trust deed immediately of this trust deed. Costs, fees and expenses of this tru I us the other costs and expenses of in enforcing this obligation and tru	t including the cost	Nice desided	herwise, the sale shall	be held on the data and so at	
tually incurred 7. To appear the security size	in and delend any action or proce	eding purporting to	auction to the shall deliver to	highest bidder for case the purchaser its der	and shall sell the parcel or parcel b, pavable at the time of sale. Tru d in form as required by	s at istee
ait for the fore evidence of t	closure of this deed, to pay all cos itle and the beneficiary's or trustee's	ay appear, including ts and expenses, in- attorney's less the	of the truthiui the grantor and	less in the deed of any less thereof. Any pers d beneliciary, may pur	matters of fact shall be conclusive p on, excluding the trustee, but inclus	im- iroof ding
of the trial cou of the trial co court shall as	irt and in the event of an appeal iro	in all cases shall be	15. Wh shall apply the sluding the cou	en trustee sells pursuar proceeds of sale to p	it to the powers provided herein, tru avment of (1) the expenses of each	stee
It is mutual 8. In the even the right of an	ly agreed that: t that any portion or all of said proj	perty shall be taken	having recorde	I liens subsequent to	d by the trust deed, (3) to all pers	sons
il it so elects, i opensation for s ' all teasonable	to require that all or any portion of uch taking, which are in excess of the	the monies payable	16. Ben Sots to any tru	eficiary may from tim	to time appoint a successor of	uch
d by grantor . I by it first upon n the trial and in such process	in such proceedings, shall be paid in any reasonable costs and expenses appellate courts, necessarily paid or	necessarily paid or to beneficiary and and attorney's fees, incurred by basis	truster, the latt upon any truster and substitution	er shall be vested with er shall be vested with e herein named or appo	without conveyance to the succes all life, powers and duties conter- inted hereinder. Each such such	re. hor red
t hereby; and p ecute such inst on, proposity w	trantor agrees, at its own expense, to ruments as shall be necessary in of	take such actions	which the prope of the successor	forded in the mortang fly is situated, shall be frustee.	r records of the county or counties conclusive proof of proper appointme	rv, in ent
9. At any time payment of it ment (in case of bility of any pe	and from time to time upon writte s lees and presentation of this deed of full reconveyances, for cancellation, rison for the payment of the indebte	n request of bene- and the note for ), without affecting dness, trustee may	17. Trus acknowledged is obligated to not frust or of any shall be a party	tee accepts this trust made a public recor- ily any party hereto o action or proceeding i unless such action or	when this deed, duly executed a I as provided by law. Trustee is r pending sale under any other deed n which grantor, beneliciary or trust	nd rot of
The Trust Doed	Act provides that the trustee hereunder	must be either an atta			proceeding is brought by trustee. Pregon State Bar, a bank, trest compa ompany authorized to insure tille to re it licensed under ORS 696.505 to 696.58	

22971 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 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 personal, family or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural 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, 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 feminine 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 warrenty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Londing 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 is not required, disregard this notice. Jean C. Williamson Andrews (If the signer of the above is a corporation, use the form of acknowledgement apposite.) STATE OF OREGON, STATE OF OREGON, County of Klamath **\$5**. County of ACCURCUTI This instrument was acknowledged before me on Decembern. 12, 19,86, by Jean C. Williamson Andrews South of Marson Andrews South of Marson Andrews Notary Public tor Oregon My consmission expires: 3/31/89 ) ss. County of This instrument was acknowledged before me on . 19 ..... by as. ot Notary Public for Oregon (SEAL) My commission expires: 00 8 3 Are details 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 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 Beneficiary Do not less or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustoe for cancellation before reconveyance will be made. TRUST DEED STATE OF OREGON, (FORM No. 881) STEVENS-NESS LAW PUB. CO.. PORTLAND. ss. I certify that the within instrument was received for record on the .12th day Jean C. Williamson Andrews December , 19.86 , SPACE RESERVED in book/reel/volume No. <u>M86</u> on page <u>22970</u> or as lee/file/instru-Grantor FOR Certified Mortgage Co., RECORDER'S USE ment/microfilm/reception No. 69257, an Oregon Corp. Record of Mortgages of said County. ...... Beneliciary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. CERTIFIED Pro-.....Evelyn\_Biehn, County\_Clerk 803 MAIN By Kon Swith Deputy Fee; \$9.00