'86 DEC 12 1	T DEED IN metricion on assignment).	STEVENS NESSE LAW PUBLISHING CO., FORTLAND, OR. 17204
DU DEC IT. RM. No. 831-1-Oregon Trust Deed Series-TRU:	K-3917	Vol MAP Page 22975
	ath day of	December
THIS TRUST DEED, m	hade this yell with the shidaker, hush	December pand and wife as Trustee, and
Richard Shidak	er anu vient smith	, as Trustee, and
s Grantor, McKenzie IILIS	<u>a Co.</u>	, as Trustee, and
as Beneficiary,	WITNESSETH:	of sale the property
	to bardains, sells and conveys to	trustee in trust, with power of sale, the property
Grantor irrevocably gra Klamath	nts, barganis, some and described as:	
NIamacu		
	A in Block 6 of Cres-Del A	cres Second Addition according the office of the County Clerk
Lots 15 and	al plat thereof on file in	the office of the County Clerk
e vlameth G		91
		the provision for collateral
1	iary or his assigns should	encumber or assign for collateral ereby, beneficiary or his assigns agrees stee necessary documents executed by
In the event benefic	deed or the note secured he	ereby, beneficture, the executed by
U purposes this trust	v collection with above fru	ereby, beneficiary of his assignt stee necessary documents executed by nce/assignment upon payment in full by state may be used upon pmt in full heref state may be used upon pmt of full heref
the assignee to rele	ease/re-assign the encumpla	stee necessary documents executed by nce/assignment upon payment in full by state may be used upon pmt in full here assign for collateral purposes this assign for collateral purposes this
grantor of this note	signs shall not encumber or	stee necessary nce/assignment upon payment in full by state may be used upon pmt in full here assign for collateral purposes this irst obtained from Grantor
- senericiary of and and	ior-written-consent-being r	ances and all other rights thereunto belonging or in anywith
the with all and singular the	e tenements, hereditaments and appurtent	irst obtained from Grantee E. ances and all other rights thereunto belonging or in anywigh d all fixtures now or hereafter attached to or used in conneo h agreement of grantor herein contained and payment of the
now or hereafter appertaining, an	d the relies, issues and remaining a second and a second	d all fixtures now of increasing the second and payment of the h agreement of grantor herein contained and payment of the herein of a promissory
TION WITH ON THE DIRPOSE O	- Scoolarie -	
sum of eight thousand	(\$8,000.00) Dollar	s, with interest thereon used of principal and interest hereon, i
and of even date herewith, paya	ble to beneficiary or order and made by	s, with interest thereon according to the terms of a promiser, s, with interest thereon according to the terms of a promiser, igrantor, the final payment of principal and interest hereof, i , 19 91 . date, stated above, on which the final installment of said not
	- J Ly this institution a	
The date of maturity of t becomes due and payable.		
The above described real p	t this trust deed, grantor agrees: (a)	consent to the making of any map or plat of said property; (b) join in at ting any easement or creating any restriction thereon; (c) join in at ting any easement of creating any restriction thereon; (c) join in at ordination or other agreement allecting this deed or the lien or char profination or other agreement allecting wind as the "person or person include the convergence without warranty, all or any part of the property. The
To protect the security o	t this trust dependence in good condition subo naintain said property in good condition subo there building or improvement thereon;	redination or other agreement warranty, all or any part of the property or person or person or person or person or tacts she
and repair; not to permit any waste of not to commit or permit any waste of	said property. sromptly and in good and workmanlike lega	illy entitled thereto," and the recitats thereof. Trustee's lees for any of t
any building or improvemen	all costs incurred therefor. serv	10. Upon any delault by grantor hereunder, by a receiver to be
3. To comply with all laws, 3. To comply with all laws,	property; if the beneficiary so requests, to tim	e without notice, and without regard to the adequates
	equire and to pay for think success made the	indepired and part thereof, in its own name and unpaid, and apply the sa
by filing officers or searching agen	cies as may be insurance on the buildings less	is fees upon any indebtedness secured intervent
4. To provide and continuo 4. To provide and continuo	d premises against loss or damage by the digrace grant from time to time require, in fici- signace may from time to time require, in	11. The entering upon and taking possession of the and of the proceeds of the and of the proceeds of the angle of the time of such rents, issues and profits, or the proceeds of the angle of
and such on the less than \$	ciary, with loss payable to the latter, and in in-	and the application or release thereinder or invalidate any act
policies of insurance shall be denvi policies of insurance shall be denvi	ason to procure any such insurance and will ason to procure any such insurance will asst lifteen days prior to the expira-	aive any detection notice.
deliver said policy of insurance r	same at grantor's expense. The amount	ereby or in his percured hereby immediately due to foreclose this trust
the beneficially any fire or other	ed hereby and in such order as beneficiary d	eclare all saids at his election may plete to foreclose this trust det vent the beneficiary at his election may plete to foreclose this trustee
may determine, or at option of be may determine, may be released	to grantor. Such application or release share any	idvertisement to be recorded his written watisfy the obligation set
any part in waive any default or i not cure or waive any default or i	to the function tens and to pay all t	been whereupon the trastee shall in the forced to loteclose this trust up
	ges that may be reveal assessments and other 1	the manner provided in ORS 55.735 to address
charges become past due or delin charges become past due or delin	fail to make payment of any taxes, assess fail to make payment of any faits, assess	13. After the third of 5 days before the date the ORS 86.753, may sale, and at any time prior to 5 days privileged by ORS 86.753, may sale, and at any time prior person so privileged by ORS 86.753, whet
to beneficiary, the premiums, liens ments, insurance premiums, liens	ding beneficiary with funds with which to ding beneficiary make payment thereof,	the default or defaults. If the default consists we cured by paying the default or defaults. If the default may be cured by paying the default may be cured by paying other than such portion as
make such put so paid, with int	erest at the thin paragraphs 6 and 7 of this	entire amount is had no default occurred. All performance required und
trust deed, shall be added to an trust deed, shall be waiver of a	ny rights arising from breach of any of the	being cured in the deed. In any case, in all pay to the beneficiary at
trust deed, while and for such p covenants hereof and for such p	well as the grantor, shall be bound to the	and expenses actually incurred in endormy stees not exceeding the amounts pr
erty hereinoctobet they are bou	nd for the immediately due and payable with	by law Otherwise, the sale shall be held on the date and at the in by law.
out notice, and secured by this	trust deed many	place designated in provided by law. The trustee that the parcel or pa
6. To pay all costs, less	her costs and expenses of the trustee meaners's	auction to the highest bidder for cash, part as required by law co auction to the nurchaser its deed in form as required by law co
of title search as with or in enforce in connection with or in enforce	ng this obligation and proceeding purporting to	the property so sold, but without any matters of lact shall be concluded the property so sold, but without any matters of lact shall be concluded the property so sold, but without any matters of lact shall be concluded the property so sold, but without any person, excluding the trustee, but is
		the grantor and beneliciary, may purchase the powers provided herein
action of proceed of the foreclosure of any suit for the foreclosure of title and f	this deed, is sor trustee's altorney's lees, il be he beneficiary's or trustee's altorney's lees, il be	15. When trustee of sale to payment of (1) the charge by
cluding evidence's lees men	tioned in the anneal from any full kitter	cluding the obligation secured by interest of the trustee in
lixed by the trial court, gran decree of the trial court, gran decree court shall adjudge re-	asonable as the beneficiary's or trustee's and	deed as their interests may appear in the successor in interest entities deed as their interests to the grantor or to his successor in interest entities
ney's lees on such appeal.	d that: all of said property shall be taken	surplus. If Reneliciary may from time to time appoint a successor trustee appoint
		sors to any trustee appointment, and without powers and duties
right, if it such tak	ing, which at storney's lees necessarily paid	trustee, in trustee berein named or appendix instrument executed by b
incurred by grantor in such	proceedings, and excenses and attorney	when recorded in the nortface consistence proof of proper ap
	morts persarily paid of the stand	
applied of the and appella	the courts the ended upon the indrotter	of the successor trustee.
applied 05 in the trial and appelle both in the trial and appelle ficiary in such proceedings, recured hereby; and grantor recured hereby; and grantor	and the balance applied upon the introduction and the balance applied upon the introduction agrees, at its own expense, to take such actions agrees, at its own expense, to take such actions	of the successor trustee. 17. Trustee accepts this trust when this deed, duly even 18. Trustee accepts this trust when this deed, duly even neknowledged is made a public record as provided by law. Trus neknowledged is made a public record as provided by law. Trus here to be the successful to be th

NOTE: The Trust Deed Act provides that the trusten betevnder 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 business under the lows of Oregon or the United States, a title insurance company authorized to insure little to real property of this state, its subsidiaries, affiliated agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 676.505 to 696.585.

22976 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 reservations and restrictions of reocrd and 1986-87 taxes due and payable 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 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 warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation 2, 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 noticc. Richar Richard Shidaker Vicki Shidaker (If the signer of the above is a corporation, use the form of acknowledgement apposite.) STATE OF OREGON. STATE OF OREGON, County of 1 Lane) ss. County of This instrument was acknowledged before me on Richard Shidaker and Vicki Shidaker 19 . by .. as (SEAL) (11 Com A 01 ublic for Oregon Notary Public for Oregon My commission expires: 9-14-89 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 trust deed have been tully 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 indebtodness 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 DATED: Beneliciary not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. TRUST DEED No. 4 March 10 March 10 American State of the second (FORM No. 881-1) STATE OF OREGON, LAW PUB. CO., POP County of Klamath SS. I certify that the within instrument of December at 3:19 o'clock .P. M., and recorded, 19.86..., Grantor SPACE RESERVED FOR RECORDER'S USE ment/microfilm/reception No....69271., Record of Mortgages of said County. Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. McKenzie Title 1872 Willamette Evelyn Blehn, County Clerk Eugene; Oregon 97401 Fee/ \$9.00 By Am m Deputy