FORM No. 881-Orgen Trest Deed Series-TRUST DEED.	MTC-18203	3-K STEVENS-N	NESS LAW PUB, CO., PORTLAND, OR. 97204
^{°°} 76379	TRUST DEED	Vol. MSTP	age 11492 🏵
THIS TRUST DEED, made the KIRK M. ORTIZ and DEBRA	his 23rd day of A. ORTIZ, husband and t	June wife	, 19 <u>.87</u> ., between
as Grantor, MOUNTAIN TITLE COM	PANY OF KLAMATH COUNTY	······	, as Trustee, and
MARYANNE FIX	······	•••••••••••••••••••••••••••••••••••••••	,
as Beneficiary,	WITNESSETH:		
Grantor irrevocably grants, bar in <u>Klamath</u> PARCEL 1: Beginning at the Southwest co Plong the West line of said L to the East line of said Lot the Southeast corner thereof; pr less, to the point of begin	nty, Oregon, described as: rner of Lot 5 in Block ot 5 a dsitance of 68 5; thence Southerly al thence West along the	B of HOMECREST; feet; thence East ong the East line	thence running North 78 feet, more or less, of said Lot 5 to
PARCEL 2: Sot 6 in Block B of HOMECREST of the County Clerk of Klamat SPECIAL TERMS: Grantors shal month until this Trust Deed a -twgether with all and singular the tenements	h County, Oregon. 1 provide Beneficiary nd Note described here	proof of payment - in is paid in full	to ODVA Loan #M71317 ea 1. reunto belonging or in anywise

hereafter appertaining, and the rents, issues and profits thereof 1244 tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

TWO THOUSAND FIVE HUNDRED AND NO/100 ----sum of

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(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 grantee in any reconveyance may be described as the "person or persons be conclusive proof of the truthlulmess thereol. Trustee's lees for any of the services mentioned in this parafraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any forme without notice, either in person, by affective to be appointed by a court, and without regard to the adequacy of any security lor the indefedness hereby secured, enter upon and take possession of said property is upon indebtedness secured hereby, and in such order as bettering any determine.
11. The entering upon and taking possession of said property, the fourteent of the indeficient of notice. The protection of a said property, the sume policies or compensation or avards for any taking secured hereby, and in such order as bettering upon and taking possession of said property, the protection of said property, the protection of said property, the protection of such notice. They delaut to notice of delault hereunder or invalidate any act done pursuant to such notice. By grantur in payment of any subted note of the property at he application or release thereoid as alpresside shall be a done of the sum delaut on any delaut on notice of any storement hereunder, the hereficiary may delaut the by grantur in payment of any inhibitedness excured hereby immediately due and payable. In such any other as there in a alpresside shall be a done of the property, and the application or release thereod as alpresside shall and any act done pursuant to such notice.
wat the said described real property to any delaut or notice of any approace to loreclose this trust deed in the said described real property to said prop

the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the frantor or any other persons op privileged by ORS 86.753, may cure the default or defaults. If the default consists of a failure 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 portion as would being cured may be cured by tendering the performance required under the 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 together with trustees and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and the

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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 attorney, (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 deed as their interests may appear in the order of their preview and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

Surplus, if any, to the grantor of to its successor in interest, enabled to such surplus. 16. Beneliciary may from time to time appoint a successor or successors to any trustee named 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 substitution shall be made by written instrument executed by beneliciary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive prool of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other died of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The True 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 ar sayings and loan association authorized to business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, the subsidiaries, affiliares, 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		
Mully seized in fee simple of said described real p. Mortgage recorded August 19, 1977, in County, Oregon, in favor of State of Weterans' Affairs, as Mortgagees	<i>roperty and has a</i> Volume M77. r	age 15309 Microfilm Peronda of Viena
and that he will warrant and forever defend the	same adainst all	nercone whomeoovo-
	same against an	persons whomsoever.
The granter warrants that the proceeds of the loan r (a)* primatily for granter's personal, family or hous CRXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	KXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	mportant Notice below). Sunnix XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
This deed applies to, inures to the benefit of and b personal representatives, successors and assigns. The term is secured hereby, whether or not named as a beneficiary here gender includes the feminine and the neuter, and the singul		o, their heirs, legatees, devisees, administrators, executors, n the holder and owner, including pledgee, of the contract a deed and whenever the context so requires, the masculine
		- piaiai.
said grantor r	as nereunto set hi	s hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty	later that is the	nR M. They
net applicable; if warranty (a) is applicable and the beneficiary is ab such ward is defined in the Trath-in-Lending Act and Regula		K M. ORTIZ
deneticiary multi comply with the Art and familatian by multi	· · · · · · · · · · · · · · · · · · ·	
disclesures; for this purpose use Stevens-Ness Form No. 1319, or Ill compliance with the Act is not required, disregard this notice.	equivalent.	il i o o
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(If the signer of the above to a componentian,	DEB	RA A. ORTIZ
and the form of account and an and a phone in. }		
STATE OF DREGON	I STATE OF OR	2001
Stanafn)ss.	STATE OF ORE	GON,)) ss.
County of angines of a)
June 3 2	This instrument	was acknowledged before me on
		,
KIRK M. ORTIZ and DEBRA A. ORTIZ	85	
(1. · 2. 6 p 0 1	01	
Austi L. Kedd	· · · · · · · · · · · · · · · · · · ·	
(SEAL) Notary Public for Oregon	Notary Public for	Oregon
My commission expires: /////2/87	My commission ex	(SEAL)
REQUE:	ST FOR FULL RECONVEYAR	ice
To be used on	ST FOR FULL RECONVEYAR	ICE been paid.
To be used on	ST FOR FULL RECONVEYAR ily when obligations have t ., <i>Trusteo</i>	ICE been paid.
To be used on T(C:	ly when obligations have it , Trustee indebtedness secured te directed, on payme xees of indebtedness hout warranty, to th	been paid. by the foregoing trust deed. All sums secured by said ent to you of any sums owing to you under the terms of secured by said trust deed (which are delivered to you e parties designed by the terms of soid found doed do
To be used on T(0: The undersigned is the legal owner and holder of all s trass deed have been fully paid and satisfied. You hereby a said trust deed or pursuant to statute, to cancel all evider herewith together with said trust deed) and to reconvey, with estate now held by you under the same. Mail reconveyance	ly when obligations have it , Trustee indebtedness secured re directed, on payme xces of indebtedness i hout warranty, to th and documents to	been paid. by the foregoing trust deed. All sums secured by said ent to you of any sums owing to you under the terms of secured by said trust deed (which are delivered to you e parties designed by the terms of soid found doed do
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