77093	TRUST DEED
THIS TRUST DEED, made this 15th KERRY S. PENN, a married man	
as Graptor ASDEN memory	
DONALD M. LEFLER and PHYLITC P	an Oregon corporation
as Beneficiary,	R,husband.and.wife,
Grantor irrevocably dependent	WITNESSETH:
inKlamathCounty, Oregon,	WITNESSETH: and conveys to trustee in trust, with power of sale, the prope described as:
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Slock S , Twin River View Subd	ivision, in the County of Klamath, State of Oreg
	PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOL TION OF APPLICATLE LAND USE LAW AND REGUL TIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO TH PROPERTY SHOULD CHECK WITH THE APPROPRIAT CITY OR COUNTY PLANNING DEPARTMENT TO VERH APPROVED USES "
together with all and singular the tenements, hereditaments now or hereafter appertaining, and the rents, issues and prof. tion with said real estate. FOR THE PURPOSE OF SECURING REPEODLE	and appurtenances and all other rights thereunto belonging or in anywi its thereof and all fixtures now or hereafter attached to or used in conne ANCE of each advectment of the
sum of SEVEN THOUSAND AND NO/100	ANCE of each agreement of grantor hetein contained and
not sooper paid to t	Dollars, with interest thereon according to the tag
old, conveyed, assigned or alienated by the grantor withou hen, at the beneficiary's option, all obligations secured by the terein, shall become immediately due and payable. The above described real property is not count	property, or any part thereof, on which the final installment of said not t first having obtained the written consent or approval of the beneficiary is instrument, irrespective of the maturity dates extrement there
1. To protect, preserve and mathin trust deed, grantor nore	5: (a) consent to the making of any sur-
2. To complete or restore Dialing property, anner any building or improvement which may be constructed, damage Stroyed thereon, and pay when all costs incurred therefor. J. To comply with all laws, ordinances, regulations, covenant, co no and restrictions allecting takes, ordinances, regulations, covenant, co ni nexecuting such lianancing statements pursuant to the Uniform Com- port public offices or veguine and to pay for thing same lifting officers or searching agencies as may be deemed desirable by 4. To provide and continuously maintain insurance on the build or or hereafter rested on the suit of maintain insurance on the build	reon; ubbordination or other agreeming any restriction thereon, ic) in four in any thereof; (d) recovery, without warrants, all or any part of the long or charge and the second seco
infantice acceptable to the harder up with loss payable to the written tices of invusance shall be delivered to the beneficiary as uson as insu- tiver sail policies to the beneficiary at least fifteen days prior to the expi- t of any policy of insurance word the statisticen days prior to the expi- beneficiary may proceure the word the tatistic process. The annu- ceted under any life or other insurance at grantor's expense. The annu- ted under any life or other insurance at grantor's expense. The annu- ted under any life or other insurance at grantor's expense. The annu- ted under any life or other insurance at grantor's expense.	In liking may determine, as obtaines secured hereby, and in such order as here- in 11. The entering upon and taking possession of said property, the entering upon and taking possession of said property, the impurance policies or compensation of swards for any taking or damage of the property, and the application or release thereof as alorsaking and damage of the waive any default or motice of default hereunder or instalidate any act dome in pursuant to such police.
part thereof, may be released to Grantor. Such application or release the cure or waive any delault or noise of delault hereunder or invalidate an done pursuant to such noise. 5. To keep said premises free from construction lens and to now a satessments and other charges the	by hereby or in his performance of any agreement of any indebtedness secured declare all sums accured hereby immediately due and payable. In such an all event the beneficiary at his election may proceed to foreclose this trust deed advertisement and sale. In the latter event the toteclose this trust deed by event the date of the latter event the toteclose this trust deed by event secure and sale.
encliciary; should the grantor fail to make payment of any takes, there a, inurance premium, liens or other charges payable hy grantor, eith isect payment or by providing beneliciary with lunds with which such payment, beneliciary may are in with which hich	hereby, whereupon the truster property to satisfy the obligations secured or thereof as then required by law and proceed to bickations secured the manner provided in ORS 36.740 to 36.795.
deed, shall be added to and become a part of the deback and 7 of the deed, without waiver of any rights arising from beta secured by the pants hereof and for such payments within from breach of any of the	d ORS 85.760, may pay to the beneficiary or his successors in interest, respec- is lively, the entire amount then due under the terms of the trust deed and the obligation secured thereby (including other terms of the trust deed and the
ibed, and all such as using tor the payment of the obligation here office, and the nonpayment shall be immediately due and payable with r all sums secured by this trust deed immediately due and payable with the a breach of this trust deed. 6 To pay all costs, less and expenses of the	c cipal as would not then be due had no default occurred, and thereby cure the trustee. 14. Otherwise, the safe shall be held on the date and at the time of the safe shall be dismissed by last of designated in the more of the held on the date and at the time of the safe shall be dismissed by
ctually incurred. 7. To appear in and defend any action or proceeding putporting to the security rights or provers of homolicity or proceeding putporting to	in one parcel or in separate by law. The trustee may sell said and inoperty either auction to the highest bidder tor cash, payable at the time of sails. Trustee the property so sold, but without any more as required by law convergence at the property so sold, but without any more may required by law convergence
a evidence of title and the beneficiary's for trustee's and expenses, in- it of attorney's fees mentioned in this paragraph of the storney's lees: the by the trial court and in the event of paragraph of in all cases shall be	the grantor and beneficiary, may purchase at the sale. I.S. When trustee sells pursuant to the powers provided herein, trustee thall apply the proceeds of sale to payment of (1) the expressed sale in attraction of the trustee sells pursuant to the powers provided herein, trustee cluding the proceeds of sale to payment of (1) the expressed sale in attraction of the trustee sells pursuant to the powers provided herein, trustee cluding the compensation of the trustee sells.
It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken the right of eminent domain or condemnation, beneficiary shall have the f it so elects, to require that all or an eminer of the source of th	having recorded liens subsequent to the interest of the trust deal, (3) to all persons deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such
all reasonable costs, expenses and expenses of the infonces payable l by grantor in such proceedings, shall be paid to beneficiary and the trial and appellate courts end expenses and attorney's less the trial and appellate courts and expenses and attorney's less the trial and appellate courts end expenses and attorney is less the trial and appellate courts end expenses and attorney is less the trial and appellate courts end expenses and attorney is less the trial and appellate courts end expenses and attorney is less the trial and appellate courts end expenses and attorney is less the trial and appellate courts end expenses and attorney is less the trial end appellate courts end expenses and expenses and attorney is less the trial end the trial the trial the trial the trial the trial end the trial the trial end the trial the trial end the trial en	16. For any reason permitted by law beneficiary may from time to successor fruitee appointed hereunder. Upon such as a constraint of the any conveyance to the understand result. This is a constraint of the any powers and duting horizon truttee, the latter shall be vorsely with all title hereunder. Each use of pointed herein and substitution shall be its all title instrument executed by pointer and substitution shall be the by written and its place of record, behicing containing reference to the by written
	Clerk or Page of record, which, when records telerence to this trust deed
The trial and appellate courts, this and expenses and attorney's feets in such proceedings, and the balance applied upon the indebiciness hereby; and grantor agrees, at its one expended upon the indebicines cuts such instruments as shall be necessary in obtaining such cuts. "I complete upon beneficiary's request, the such actions of any time and from time to time upon written request of bene- larit in case of tull reconvergence, for cancelland, without allecting time of any person for the payment of the indebicdness, trustee may end.	The place of record, which the solution reference to this trust deed Clerk or Recorder of the county or soundies in which the property is situated able conclusive proof of proper appointment of the successor fruitee. 17. Trustee accepts this trust when this deed, duly executed and obligated to motify any party hereto of pending sale under any other deed of shall be a party unless such action or proceeding in which frantice, beneficiary of trustee shall be a party unless such action or proceeding in which frantice, beneficiary of trustee

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12779 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-The grantor covenants and agrees to and with the beneficiary and those claiming under hum, the fully 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, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, 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 whether the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural. ine gender includes the teminine and the neuter, and the singular number includes the plugal. 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 (o) or (b) is not opplicable; if warranty (o) is applicable and the beneficiary is a crediter as such word is defined in the Truth-in-Lending Act and Regulation by making required beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a fIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1306, or equivalent. If compliance is is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice.
 If the signet of the above is a cameralien. *****) 55. and III the signer of the above is a corporation. Use the form of acknowledgment apposite.) ng first OFFICIAL SEAL JEANNE NIGH Notary Public-California LOS ANGELES COUNTY INDIVIDUAL STATE OF it is the ned and irectors; My Comm. Exp. Aug. 18, 1989 ary act □ personally known to mb □ personally known to mb □ proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to this instrument, and acknowl-to be the person whose name is subscribed to this instrument, and acknowl-esged to method he (she or they) executed) (This area for official seal) ¢ICIAL EAL) NOTARY PUBLIC IN AND FOR SAID STATE Signature T-721 REQUEST FOR FULL RECONVEYANCE MY COM To be used only when obligations have been paid. The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said 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 The undersigned is the legal owner and holder of all indebtedness secured by the loregoing 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 aid 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 reconvery. 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 betwee under the same Mail reconveyance and documents to TO: . estate now held by you under the same. Mail reconveyance and documents to De nut lese er destrey this Trust Deed OR THE NOTE which it secures. Beite mut be delivered to be ruste for concellation before reconveyonce will be made Beneficiary . • . DATED: NOR BLE HERE BUT STATE OF OREGON, I certify that the within instrument 1 certify that the within instrument was received for record on the 17 t Hay of 3:50 o'clock P. M., and recorded in book/reel/volume No. <u>N87</u> on page 0. 0 ras fee/file/instru-page 778 or as fee/file/instru-ment/microfilm/recontion No. 77093 TRUST DEED [PUEM NO. 851] STEVENENESS LAW PUB. CO., PONTLAND. UP (FORM No. 881) ment/microfilm/reception No. 77093 SPACE RESERVED Record of Mortgages of said County. Witness my hand and seal of PENN , KERRY S. FOR Grantor RECORDER'S USE LEFLER, DONALD MA & PHYLLIS E. County affixed. Evelyn Biehn, County Clerk NAME Deputy Beneticiary AFTER RECORDING RETURN TO By ____ Fce: \$9.00 Mr. & Mrs. Ronald M. Lefler p. O. Box 517 Chiloguin, Oregon 97624 2