ORM No. 881-1-Oregon Trust Deed Series-TRUST DEED (No restriction on assignment), STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR. \$720				
CHUGA' CI 83181 CHUGA' CI 83181 MTC-1396-1300 THIS TRUST DEED, made this .	TRUST DEED 210-N	Vol. <u>M8</u> Page	192	
Dick E. Wilson and Cat	herine E Wilson b	usband and wife		
Grantor, Mountain litle C Jay W. Shanor and Naom	ompany of Klamath L i.R. Shanor, husban	id.and_wife,	, as Trustee, and	
Beneficiary, Control to Landon Grantor irrevocably grants, bargain County,	WITNESSETH: WITNESSETH: is, sells and conveys to truste Oregon, described as:	m hus trals tour	of sale, the property	
Lot 22"of Block 8, South Klamath ² County; Oregon.	Chiloquin Additior	l centri un	t the suttun metro-	

DATED

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 prolits thereof and all fixtures now or hereafter attached to or used in connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of "Thirteen Thousand Four Hundred Thirty and 46/100

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

The above described real property is not currently used for agricultural, timber or grazing purposes.

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The date of maturity of the debt socured by this instrument is becomes due and payable. The date of maturity of the debt socured by this instrument is becomes due and payable.
The dove described real property is not currently used for agricult of the debt socured by the debt socure due to a due to a due to the debt socure due to a due to a due to the debt socure due to the due to a due to the due to a due to the due to due to the due to the due to the due to due to the due t

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ural, timber, or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in graning any essement or creating any restriction thereon; (c) join in any subordination or other agreement allocting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconvey and may be described as the "person or persons fegally entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof, of the truthulness therein of any matters or facts shall be conclusive proof, of the truthulness therein of any are convergence may be described as the "person or persons fegally entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof, of the truthulness therein of by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possesion of said property, the origins, including those-past due and unpaid, and apply the same, less oas and expenses of operation and collection, including transonable attorney's lees upon any indebtedness secured hereby, and in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the collection of such ered is grantor in payment of any indebtedness secured hereby, and in such order as beneficiary may detarmine.
12. Upon delault by grantor in payment of any indebtedness secured hereby any indebtedness any aftereal as alorechas delay any determine there on a pay indebtedness are any agreet the trute ead any are on the section any collection including transochasticary may default or notice of delault hereunder or invalidate any act done pursuant to such notice.
12. Upon delault by grantor in payment of any indebtedness secured hereby in the beneficiary may at his election may proceed to loreclose this trut deed by advertisement, and also. In the trutes ehall there one ot

the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced loreclosure 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 so privileged by ORS 86.735, 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 not then be due had no default occurred. Any other default that is capable of being cured my be cured by tendering the performance required under the obligation or, trust deed. In any case, in addition to curing the default or together with trustees and atformer's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be beid on the date and defaults.

fogether with (trustee's and atformey's lees not exceeding the amounts provided by law, 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall, deliver to the purchaser its deed in form as required by law conveying the property is sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthuluness thereol. Any person, excluding the trustee, but including the grantor, and beneficiary, may purchase at the sale.

the grantor, and beneficiary, may purchase at the sale. The state of t

at 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 deed of trust or of any action or proceeding in which grantor, beneliciary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee bereunder must be either on attainey, who is an active member of the Oregan State Bar, a bank, trust company or savings and loam association authorized to do business under the laws of Oregan or the United States; a title insurance company authorized to insure title to real property of this state, it is subsidiaries, affiliates, agents or branches; the United States or any agency thered, or an escraw agent licensed under ORS 506.505 to 9676.585.

The grantor covena seized in fee simple o	its and agrees t I-said-described	to and with the beneficiary and those claiming under him, that he is real property and has a valid, unencumbered title thereto
at he will warrant a	nd forever defer	Id, the same against all persons whom-
e grantor warrant	TOL SWE COMPANY	
Purposes. s deed applies to, inure mal representatives, succ	(even if grantor s to the benefit o	he loan represented by the above described note and this trust deed are: , household or agricultural purposes (see Important Notice below), is a natural person) are for business or commercial purposes other than agricult of, and binds all parties hereto, their heirs, legatees devi- beneticiary shall
Gender includes the fem WITNESS WHER	r not named as a l inine, and the neut EOF; said prant.	is a natural person) are for business or commercial purposes (see Important Notice below), of, and binds all parties hereto, their heirs, legatees, devisees, administrators, exc beneficiary herein. In construing this deed and whenever the context so requires, or has hereunto set his hand the d
le; if warranty (a) is appl d is defined in the Truth MUST comply in the Truth	g out, whichever we icable and the bene in-Lending Ass	arranty (c) or (b) is ficiary is a tradition
of a dwelling, use Steven	rument is to be a Filler-Ness Form Mo	y making required RST lien to fingnee
the above is a corporation	notice; or equival	ent. if compliance X Cartura D. Willow
Klamath		
Wilson and	med	Personally appeared
	Rendered of the state	duly sworn, did say that the former is the
		a corporation, and that the seal affixed to the forest
atiliam K	Talta	sealed in behalt of said corporation and that the instrument is said of sealed in behalt of said corporation and that the instrument was signed and and each of them acknowledged said instrument to be its voluntary act Before me:
indussion expires:	2/25/88.	Notary Public for Oregon My commission expires: (OFFICIAL SECTION
anathti a sta	AN COLLEMAN REQUEST	FOR FULL RECONVEYANCE
amath County	desine en segue en	Trustee
ursuant to statute; to c th said trust deed) and th you under the set	1. You hereby are c ancel all evidences o reconvey, withou	ebtedness secured by the foregoing trust deed. All sums secured by said directed on payment to you of any sums owing to you under the said of indebtedness secured by said trust
	reconveyance and	documents to Mr. & Mrs. Dick E. Wilson.
r this Trust Deed OR THE NOT	which it secures. Both	Beneficiary
QD		County of Klamath
Wilson	Outfour yeach	structure in state of the for record on the
		In book/man and recorded
5007 900 <u>35</u> 9	RECORDE	Page. 192
suny, sun ys y		an page
	at he will warrant al at he will warrant al e grantor warrants that primarily for grantor for, an organization, or purposes. is deed apples to, inure al representatives, succ gender includes the fermi- dis defined in the fermi- dis defined in the forma- to this purpose, if this insti- of a dwelling, use Steven rent is NOT re be d first I in the above is corporation acknowledgment opposite. DREGON, Klamath ber 2/, I and acknowledged the for the above is corporation and acknowledged the for the above is corporation and acknowledged the for the in the legal owner and and acknowledged the for the is the legal owner and in Title Company and the legal owner and the is the legal owner and in the legal owner and the statute; for corporation oursuant to statute; for corporation and the is the legal owner and the statute is of the same. Mail DEPED (11) oursuant to statute; for corporation oursuant to statute; for corporation the same the same. Mail DEPED (11) and trust deed) and to the same the same. Mail DEPED (11) and the same on the same of th	at he will warrant and forever defer e grantor warrants that the proceeds of the primarily for grantor's personal taniny tor, an organization, or (even it grantor) purposes. Sudeed applies to, inures to the benetit, or sudeed applies to, inures to the benetit, or purposes. Sudeed applies to, inures to the benetit, or sudeed applies to, inures to the benetit, or sudeed applies, to, inures to the benetit, or sudeed applies, the faminine, and the neut WITNESS WHEREOF, said grant. T NOTCE: Pelete, by lining, out, whichever we d is defined in the Truth-in-tending Act and they if warranty (e) is opplicable and the bene d is defined in the Art and Regulation of a dwelling, use Stevens-Ness Form No. 1306, or equival not required, disregard this notice. the above is a comparison the sume of the above is and deed. Millison and ine F. Wilson in Title Company of amatin County in the legal owner and holder of all indi- and situation of same. Mail reconveyance and in under, the same. Mail reconveyance and the said trust deed) and to reconvey without the said trust deed and to reconvey without the said trust deed and to reconvey without the said trust deed and to reconvey ance and and under, the same. Mail reconveyance and and acknowledged the same. Mail reconveyance and and under the same. Mail reconveyance and and under the same. Mail reconveyance and and acknowledged the source and holder of all indi- and is the legal owner and holder of all indi- and is the legal owner and holder of all indi- and area to statue; to cancel all evidenc