FORM Ite: 881-Cregen Trust Deed Series-TRUST DEED.	STEVENS NESS LAW PUB. CO., PORTLAND. OR \$720
наны н очкадо (1201) (16	TRUST DEED MTC 19238-L VOL MSS Page 2133 18th day of January RENE REDDINGTON, husband and wife
as Grantor, Mountain Title Compan	y of Klamath County as Trustee, and
as Beneficiary,	A. BICKFORD, Husband and Wife WITNESSETH:
in Klanath County, Oreg	Ils and conveys to trustee in trust, with power of sale, the propert on, described as:
Lot 6 in Block 8 of FAIRVIEW A FALLS, according to the offici of the County Clerk of Klamath	DDITION NO. 2, TO THE CITY OF KLAMATH al plat threreof on file in the office i County, Oregon.
Tax Account No. 3809-29CA-0550	转换的复数形式 化分子子 法法律 化丁酸酸乙酯 的复数形式 化分子子 计分子分子 法公共公司

becomes due and payable. In the vent th

It is mutually agreed that:

ney'n iees on such appears It is mutually agroed that: 8. In the event that any portion or all of tail property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the under the right of eminent domain or condemnation, beneficiary shall have the ight, if is so elects, to require that all or any portion of the monies payable right, in the such taking, which are in excess of the amount required as compensation osuch taking, which are in excess of the amount required as compensation osuch taking, which are in excess of the amount required as compensation on such taking, which are in excess of the amount required as possible costs, expenses and attorney's less, necessarily paid or incurred by grant appellate courts, necessarily paid or incurred by bene-both in the trial and appellate courts, necessarily paid or incurred by bene-both in the trial and appellate courts, necessarily paid or incurred by bene-both in the trial and appellate courts, necessarily paid or incurred by bene-secured hereby; and grant areas, at its own expense, to take such actions and execute such instrume heneitary's request. 9. At any time ites and ipresentation foil this Ceed and the note for-licitary is payment is d. its ites and is presentation foil this Ceed and the note form-indorment (in case of lul reconveyances, for carcellution), without altering the liability of any person for the payment of the indobtenes, it rustee may (in) consent to the making of any map or plat of asid property; (b) join in in (a) consent to the invalues that the instruction for the payment of the indobtenes, it rustee may (b) is a trial making of any map or plat of asid property; (b) join in in (b) constant to the invalues that the instruction for the payment of the indobtenes, it rustee may (b) is a such provides that the instruction for the payment of the indobtenes, it rustee may (b) is a such provides that the instruction for the payment of the indobtenes in the trial for the payment of t

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franting any essement or creating any restriction thereon; (c) join in any granting any essement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereoil; (d) reconvey, without warranty, all or any part of the property. The frantee in any reconveyance may be described as the "perion or perrons legally entitled thereto," and the recitals therein of any matters or hacts shall be conclusive proof of the truthulness therein of any matters or hacts shall be conclusive proof of the truthulness therein of any matters or hacts shall be conclusive proof of the truthulness therein of any start or hact shall be conclusive proof of the truthulness therein of any matters on the services mentioned in this paragraph shall be not less than \$5. "110. Upon any delault by grantor hereunder, beneticiary may at any time without notice, either in person, by agent or by a civity and any time without notice, either in person, by agent or by a civity start pointed by a court, and without regard to the adequey ossion of said prop-rety or any part thereol, in its own name sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, licary may determine. If the entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of the amy act dorter insurance policies or compensation or awards for any taking or duamge of the property, and the application or release thereol as aloresaid, shall not cure or waive any delault or notice of delault hereunder or invalidate any act don eutre and the such payment and/or any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneficiary may adeclare all sums secured hereby immediately due and payable. In such an event the beneficiary or the trustee to loroxis and pay other right or remedy, either at law or in equ

proceed to foreclose this trust deed in the manner provided in ORS 86.735 is 86.735 in the frustee has commenced foreclosure by advertisement and sale; and at any time prior to 5 days before the date the trustee conducts the sale; the grantor or any other person so privileged by ORS 86.735, may cure the default or defaults or the date in the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the official the best of the default of the date in the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the being cured may be cured by tendering the performance required under the obligation for the best dealt. It any case, in addition to curing the default costs and expenses actually incurred in enforcing the obligation of the trust deed. In any case, in addition to curing the trust costs and expenses and attorney's fees not exceeding the amounts provided by law.

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 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 so sold, but without any covenant or warranty, express or suc-bided. The recitals in the deed of any matters of lact shall be conclusive poot of the truthfulness thereoil. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. Trustees, but including the truthfulness thereoil. Any person, excluding the trustee, but including the truthfulness thereoil. Any person, the trust deed, coll for and therein, trustee shall deliy the proceeds of sale to payment of (1) the express of sale, in-cluding the compensation of the trustee and a the interest of the sole therein the interest of the bidgation secured by the trust deed, colls on the provided hereins may appear in the order of the priority and (4) the surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneticiary may trom time to time appoint a successor or succes-sors to any trustee and therein to the successor or successor or succes-sors to any trustee and therein to the successor or su

surplus, il any, to the granter or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or aucces-tors to any trustee named herein ur to any successor trustee appointed here-trustee, the latter shall be vested without conveyance to the successor trustee, the latter shall be vested without conveyance to the successor trustee, the latter shall be vested without conveyance to the successor trustee, the latter shall be noted by appointed hereunder. Each such appointment upon any trustee herein named or appointen instrument executed by beneliciary, and substitution shall be mode by worked or the county or counties in which, when, recorded in the modeage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee and a public record as, provided by law. Trustee is not coholigated to notify any public record as, provided by law. Trustee is not obligated to notify any public proceeding in which granter, 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 hereunder must be either on attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do bisiness under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 698.583.

Irust Deed recorded in is beneficiary, which	n Volume M77, Pa buyers herein a	beneficiary and those claiming under him, that he is law nd has a valid, unencumbered title thereto except ge 24019 wherein Marjorie A. Gansber gree to assume and pay
and that he will warrent and for the second	ANY CONSTRUCTION OF A CONSTRUC	inst all persons whomsoever.
A CARE STORE STORE STORE AND AND AND AND AND A CARE A STORE STORE AND A CARE	***************************************	by the above described note and this trust deed are: ases (see Important Notice below) are the second second are the second
gender includes the teninine and the neu IN WITNESS WHER 3017	ter, and the singular number in , said grantor has hereun	ties hereto, their heirs, legatees, devisees, administrators, executors, shall mean the holder and owner, including pledgee, of the contract truing this deed and whenever the context so requires, the masculine ncludes the plural. No set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, a not applicable; if warranty (a) is applicable a as such word is defined in the Truth-ir Leand beneficiary IAUST comply, with the Act and I disclosures; for this purpose use Stavens Ness. If compliance with the Act is not require 1, dis upplications of the the Act is not require 1, dis	ing Act and Regulation Z, the agulation by making required	Timothy J. Reddington
If the signer of the above is a corporation, so the form of acknowledgement opposite) STATE OF, ORBGON Sound, at KI amath Sound of the second)'ss. Coun	Diane Rene Reddington
Timothy J. Reddington Tane Rene Reddington	Alette	ublic for Oregon
My commission expires: 7/1	BEQUES: FOR PULL RE	inission expires: (SEAL) CONVEYANCE Jons have been poid.
The undersigned is the legal owner a st deed have been fully paid and estistic d trust deed or pursuant to statute, to ewith together with said trust deed) and ate now held by you under the server the	nd holder of all indebtedness d. You hereby and directed, of cancel all evidences of indebt to reconvey without	secured by the foregoing trust deed. All sums secured by said in payment to you of any sums owing to you under the terms of fedness, secured by said trust deed (which are delivered to you r, to the parties designated by the terms of said trust deed the
The reaction of supervised and the contact		
De not loss or destroy this Trust Deed OD THE X	OTE which it secures. Both must be d	felivered to the trustee for concellation before rocenvayence will be made.
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TRUST DEED		STATE OF OREGON, County ofKlamath <u>Co</u> <i>i</i> County <i>c</i> <i>i</i> County <i>c</i>
TRUST DEED (FORMAINS: 101) STEVENS-NEES LAW) FUD: CO((FORTEAND, OSE)) dington Fulton St	UK YODILION VC	STATE OF OREGON, County of <u>Klamath</u> Ss. County of <u>Klamath</u> Ss. <i>I certify that the within instrument</i> was received for record on the .26th day of <u>February</u> , 19.88, at .12:28. o'clock P.M., and recorded in book/reel/volume No M88 on page

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