FORM No. 98 TE GOOD THE Deed Series TRUST DEED. MT	TRUST DEED	Vol. 1988 Page 7497. 00
NOCUTHIS TRUST DEED, made this	day of	April / 88 between
WARREN D. KNESS & VIVIAN L. KNESS		County' uttixed.
as Grantor, MOUNTAIN TITLE. COMPANY.	OF KLAMATH COUNTY	KILUSED WA PG AS Trostce and geood of Moulester of same control
LAURA N. YARNELL	RECORDER - USC	TTERT RELATED STATES AND THE PARTY OF THE PA
as Beneficiary, or the solution	WITNESSETH:	in hook/real/volume.No
Grantor irrevocably grants, bargains	, sells and conveys to trus	tee in trust, with power of sale, the property
in c. Klamath		wartereived for record on the 1300 doy Of
Lot 3, Block 16, FIRST ADDITION ' thereof on file in the office of		3, according to the official plat
TRUST DEED	the county clerk of	STATE OF OREGON

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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 profits 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 grentor herein contained and payment of the

sum of TWO, THOUSAND EIGHT, HUNDRED AND NO/100-

Dollars, with interest thereon according to the terms of a promissory (\$2,800.00)note of even date herewith, payable to beneficiary cr, order, and made, by grantor, the final payment of principal and interest hereof, if

not sooner paid, to be due and payable in DeR terms of note, and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable in DER terms of note, some in 19.2. The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

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sold, conveyed, assigned or alienated by the grantor without first having obtains the present option, all obligations secured by this instrument, irrespenter, at the beneliciary's option, all obligations secured by this instrument, irrespenter, at the beneliciary's option, all obligations secured by this instrument, irrespenter, and repairs, not to remove or demolish any building or improvement thereon.
To protect the security of this trust deed, grantor agrees it. To protect the security of this instrument is the protect in the solution of the protein and repairs, not to remove or demolish any building or improvement thereon.
To complete or restore promptly and in good and workmanile transmit or period in the solutions, increased and costs incred therefore.
To comply with all laws, ordinances, regulations, covenants, contained in the beneficiary may be deemed desirable by the individual of the beneficiary in such order of the beneficiary in such order and the individual of the beneficiary in such order as beneficiary may determine, or at option of beneficiary at least litteen days prior will huiding, and the anount so paid promises the frame and grant is such order as beneficiary may determine, or at option of beneficiary at least litteen days prior will huiding and the anount so paid with instrument police.
To keep said promises the lease at litteen days prior will huiding any assessment and other charge that the option, make gayment (hereof, may be related to and beam hereit and to any data or and the anount so paid with instruments and to pay law and the anount so paid with instruments and to accompany and the state or any will at the option, make gayment (hereof, may be added to and become a pay indiversity or any part theored and the anothere and and the menoint any brank and a state or a state or a

It is mutually agreed that:

It is mutually agrood that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right it is so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it first upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by bene-ficiary in such proceedings, and the balance applied upon the indebtedness secured, hereby, and grantor, agrees, at its own expense, to take, such actions, and execute such instruments as shall be necessary in obtaining such 'com-pensation, promptly upon beneliciary's request. 9. At any time and from time to time upon written request of bene-iciary payment of its lees and presentation of this idebtedness, truster may (a) consent to the making of any map or plat of said property; (b) join in intervent to the making of any map or plat of said property; (b) join in NOTE: The Trust Deed Act provides that the trustee beneval.

join in any or charge v. The

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SIGNIALWALT 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 uegaly, entitled, thereto," and the recitals therein of any matters or lacis shall be conclusive proot of the truthulness therein. Trustee's lees for any, of the services mentioned in this paragraph shall be not less than \$5. """" 10." Upon "any default by grantor hereunder, beneliciary may at any time without notice, either in person, by agent or by a receiver to be ap-pointed by a court, and without regard to the adequacy of any security lor, the indebiedness hereby secured, enter upon and take possession of said prop-rety or any part thereol, in its own name use or otherwise collect the rents, issues and expenses of operation and collection, including reasonable attor-ney's fees upon any indebtedness secured hereby, and in such order as bene-liciary may determine." "It. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of inre and other-invariance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or ware any delault or notice of default hereunder or invalidate any at done pursuant to such notice.

Walve any denome of homes characteristic and 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 declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed in equity as a mortage or direct the trustee to foreclose this trust deed pay advertisement and sale, or may direct the trustee to pursue any other right or remedy, either at law or in equity, which the beneficiary may have. In the latter event the beneficiary or the trustee shall execute and cause to be recorded his written notice of delault and his election to sell the said described real property to satisfy the obligation secured hereby whereupon the trustee shall proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795.

his written notice of default and his election to sell the said described real property to satisfy the obligation secured hereby whereupon the trustee shall fit the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795. [1]3: Alter 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 grantor or any other persons so privileged by ORS 86.735, may cure the delault or delaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the delault 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 delault occurred. Any other delault that is capable of being cured may be cured by tendering the performance required under the obligation or strust deed. In any case, in addition to curing the default of the trust deed. In a delau the trust deed together with trustee's and attorney's less not exceeding the amounts provided by law:(UO there is a dattorney's less not exceeding the amounts provided thy law:(UO there is a dattorney's less not exceeding the amounts provided by law:(UO there is a dattorney's less not exceeding the amounts provided by law:(UO there is a dattorney's less not exceeding the amounts provided by law:(UO there is a dattorney's less not exceeding the amounts provided by law:(UO there is the notice of sale or the time to which said sale may be postponed as, provided, by, law. The trustee may sell said property is old; but without any covenant or warmay, express or parcels or in one, parcels or in separate practs and shall sel the parce or parcels at auction to the highest bilder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the grapperty so sold; but without any covenant or warmay, express or trustee shall deliver to the subsequant

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attarney, what is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business 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 696.585.

HEBRIT The grantor covenants and agree	er successive provide and store and with the l bed real property an	Deneficiary and those claiming under him, that he is law- nd has a valid, unencumbered title thereto
And that he will warrant and forever, o	(i) if second and increasing the second s	Tura De 1992 Autor angles angles and an angles an angles and an angles an angles angles angles an an angles angles angles angles angles angles angles angles angl
Lind, J. Lid, J. B. W. J., Wall and J. H. M. TOREVEL, C. Roma, S. Lind, and S. D. Barrar, M. B. Lind, and S. B. Barrar, M. B. Barrar, J. Barrar,	erena the same age t designed the background 10 of the designed of the 10 of	HINSE, all, persons, whomsoever.
(1) for an order and the second that a second second of the second second the second second the second s	an in a second control of subjects specified of some control of the second of the second control of the second of the second control of the second of the second of the control of the second of the second of the second of the second of the second of the second of the second of the second of the s	3. A. MUNICARTA AND LEAD FOR A DESCRIPTION OF A DESCRI
The grantor warrants that the proceeder	The second secon	by the above described note and this trust deed are:
	New Yor nousenoid purpo	1583 (See Important Notice below). 27 and 58 Business of Commercial Purposes. 9 and 58 Business of Commercial Purposes.
secured hereby, whether or not named as a ben gender includes the feminine and the neuter, an	eficiary herein. In cons d the singular number i	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 includes the plural. The set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whiche	ver warranty (a) or (b) is	Warren D. Kness
as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stavens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.		O Turian L. Frees
(if the signer of the above is a corporation, a start way to use the form of actionwork of the signer of the source is a corporation, a start is and the source of the form of action whether the source is a corporation of the source of the s	umunitation moltatest, an Altanama on residents inst annes are developed inst an sense and far point differences	Vivian L: Kness
STATE OF OREGON. County of Acces		B OF OREGON, but are a set of the
This instrument was acknowledged beto 19 8, by Warren D. Kness & Vivian L. Kn	11111010	strument was acknowledged before me on
OFFICIAL SEAL SHIRLEY J. HIGGINS NOTARY CIPLIC: CALFORNIA UNSEIN COUNTY My Comme Explose Jan 4, 1991 Potary Pytologi	PHige	Public for Oregon
Martin Control Control of the State of the S	CHLEF.	Management of the second
<pre>interface of the second s</pre>	NEED OF COMPANY SERVICES	RECONVEYANCE atlens have been poid:
The undersigned is the legal owner and the	older of all indebtednes	alions have been poid. Mark transfer the second se
said, trust deed of pursuant to statute, to can herewith together with said trust deed) and to ru- estate now held by you under the same. Mail re	el-all evidences of inde convey, without warra	bledness secured by said trust deed (which are delivered to you ity, to the parties designated by the terms of said trust deed the
, nors an interitier apperionant, and the rule, is " Here will sould high estates	ans and thomas make	anness and an editer man deviation for a second statement of the second s
		Beneficiary
Tax Account: No: 2309-2480-5800 po vol los ol gestich tyte Linit Deed OS IHE NOIE	which it secures. Both must i	pe delivered to the trustee for cancellation before reconveyance will be made.
TRUST DEED		STATE OF OREGON, Terk of Klamath
Warren D., Kness & Vivian	, Oredon, described 1 20 RIVER PINE	was received for record on the 13th. day of
3100 Willow Spring S. Rd. CENtral Point, OK 9758 Grantor Laura N. Yarnell	SPACE RES	at TIO O CLOCK AIM., AIM TECONDED
6112 S. E. Clatsop, Space #22 Portland, OR 97206 Beneticiary	becorden. Becorden	s use ment/microfilm/reception No87271., Record of Mortgages of said County. ONLL Witness my hand and seal of
AFTER RECORDING RETURN TO Mountain Title, Company under un	286h da da SS, huaband au	
	18001 D	HANE A LITACH

Fee \$10.00