FORM No. 881-Oregon Trust Deed Series-TRUST DEED.	MTC 19737-P	STEVENS-NESS LAW PUB. CO., PORTLAND, OR \$720
21900-11 101 87646 201 701 Form 87646 201 2007 1 11 11 11 12 00 50 10	TRUST DEED	Vol. m& Page 8211
THIS TRUST DEED, made this IOHN F. MOREHOUSE & TRENNA M. MOR		
the second se	그는 것은 것은 것을 가지 않는 것을 가지 않는 것을 가지 않는 것을 하는 것을 수 있다. 이렇게 하는 것을 수 있다. 이렇게 하는 것을 하는 것을 수 있는 것을 수 있는 것을 하는 것을 수 있는 것을 것을 수 있는 것을 수 있는 것을 것을 수 있는 것을 것을 것을 것을 것을 수 있는 것을 수 있는 것을 것을 것 같이 않는 것을 것 같이 않는 것을 것 같이 않는 것을 것 같이 않는 것을 것 같이 없다. 것을 것 같이 것 같이 없는 것 같이 없는 것 같이 않는 것 같이 없다. 것 같이 않는 것 같이 않는 것 같이 않는 것 같이 않는 것 같이 없다. 않은 것 같이 없는 것 같이 없는 것 같이 없다. 않은 것 같이 않는 것 같이 없다. 않는 것 같이 않는 것 같이 없다. 않은 것 같이 않는 것 같이 않는 것 않는 것 같이 없다. 않은 것 같이 없다. 않는 것 같이 않는 것 않는 것 않는 것 같이 않는 것 않는 것 같이 않는 것 않는 것 같이 않는 것 않는 것 않는 것 같이 않는 것 않는	
Grantor, MUUNTAIN TITLE COMPANY C	F. KLAMATH COUNTY	as Trustee and
OCEDII A DAVED A		Kecora et stor seller et and contra-
OSEPH A. DAVID & EVELYN F. DAVID Beneficiary;	, hushand and wife or	survivor and a sectores keeps
Beneficiary,	14,57 E	0, Es fee, Mo, moltra-
lanath falls, OR V(002	WITNESSETH:	in trust, with power of sale, the property
Se Grantor, irrevocably grants, bargains,	sells and conveys to trustee	in trust with nower of sale the man
County, O	regon, described as:	of the property
	\mathcal{L}	- mustoceived for recerd on the
TENECISEITER FOR ONE 20 ENGLEWER DWP		The second contraction is a second
SEE LEGAL DESCRIPTION	ATTACHED HERETO AND MAI	DE ACPART HEREOF
TRUST DEED		STATE OF OREGON

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 thereoi and all tixtures now or hereafter attached to or used in connec-tion with said real estate. FOR, THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the THIRTY TWO THOUSAND AND NO/100-

sum of 111111 1. (\$32,000.00)----

not sconer paid, to be due and payable to be delta payable to be delta pay or order and made by grantor, the final payment of principal and interest hereof, if 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 beneticiary, then, at the beneticiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. A data and appeared appeared pay pay the

5 0 ā

5 YA? 88

sold, conveyed, assigned or alienated by the grantor without first herein, shall become immediately due and payable, if and out the solution is the therein, shall become immediately due and payable, if and out ages (p).
 To protect the security of this trust deed, grantor agrees: hill a first out the solution is and another preserve and maintain said property in good condition. If and, repair, not, to restore promptly and in good and workmanike any building or improvement which may building or improvement wherean, if and, repair, not, to complete or, restore promptly and in good and workmanike any building or improvement wherean, if and restroyed thereon, and pay when due all costs incurred therefor.
 To complete or restore promptly and in good and workmanike first and restrictions altering said property if the beneficiary covernate, conditions and restrictions altering said property if the beneficiary so requests for the second and restrictions altering agencies as may be deemed desirable by the grant of the solutions of the solutions are beneficiary.
 To complete the deemed desirable by the grant of the solutions of the solutio

It is mutually agreed 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 it 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 altorney's lees necessarily paid or incurred by grantotin a such proceedings, shall be paid to beneliciary and applied by it flirst any reasonable costs and expenses and altorney's lees ticiary in such proceedings, and the balance applied upon the indebtedness and excent exception and reasonable costs and expenses. To take such actions and excent such instruments as shall be necessarily no bata in obtaining such com-pensation, promptly upon beneliciary's request. At any try upon beneliciary's request. At any try and presentation of this deed and the note for endorsement of its lees and presentation of this deed and the note for endorsement of any person for the payment of the indebtedness, trustee may (e) consent to the making of any map or plat of said property; (b) join in (e) consent to the making of any map or plat of said property; (b) join in

Having Obtained and the maturity dates expressed therein, or (2010) part provides and point of the maturity dates expressed therein, or (2010) part provides and point of the maturity dates expressed therein, or (2010) part provides and point of the maturity dates expressed therein, or (2010) part provides and point of the maturity dates expressed therein, or (2010) part provides and point of the maturity dates expressed therein, or (2010) part provides and point of the maturity dates expressed therein, or provides the provides of the maturity dates expressed therein, (2010) part provides the provides of the maturity dates expressed therein, (2010) part provides the provides and point of the truthulness therein any matters or lacts shall be conclusive proof of the truthulness therein (2010) part provides the provides thereaby secured, enter upon and take possession of said property, the conclusive provide thereaby secured hereaby, and in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the conclusion or compassion or awards for any indebtedness secured hereaby, and in such order as beneficiary may determine.
12. Upon default by grantor in payment of any indebtedness secured hereaby invalidate any act done property, and the application or release thereof as aloresaid hall not cure or waive any default or notice.
13. Upon default by grantor in payment of any indebtedness secured hereaby immediately due and provide in such and secured and provide to such provide the such proved of provides the provide in the section may proceed to foreclose this trust default and size event the beneficiary at his election to sell the said described real property to satisfy the obligation secured hereaby pays have. In the latter event the beneficiary ma

and expenses actually incurred in enforcing the obligation of the trust deed togener with trustee's and attorney's tees not exceeding the amounts provided by law. A Otherwise, the sale shall be held on the date and at the time and place designation in the notice of sale or the time to which said sale may be postpondied in the notice of sale or the time to which said sale may in one parcef any poyled by law. The trustee may sell said property either in one parcef in separate parcels and shall sell the parcel or parcels at auction to the hister bidder for cash, payable at the time of sale. Trustee that it deliver for the sale shall be inform as required by law conveying the postporty so sole, but without any covenant or warranty, express or im-plied. The recitals in the off any matters of lact shall be conclusive proof of the truthulunes there off any parcent or warranty, express or im-plied. The recitals in the off any matters of lact shall be conclusive proof of the truthulunes there off any parcent is the time of sale. Trustee shall apply the proceeds off any matters of lact shall be conclusive proof the grantor and beneficiary may purchase at the sale. . I.5. When trustee we are purchased in the resonable charge by trustee's attorney. (2) to the obligation secured and remonable charge by trustee's attorney. (2) to the obligation secured and the time rust ided. (3) to all persons usurplus. . I.6. Beneficiary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed herein and substitution shall be vested with all title, powers and duities solition at substitution shall be vested with all title, powers and duities solition and substitution shall be made by written instrument executed by beneficiary which, when, recorded in the mat spot records of the county or counties in a which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. . I.7. Trustee accepts this trust when this deed, duity executed an

NOTE: The Trust Deed Act provides that the trustee bereander must be either on altorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States in 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 666.585.

The grantor covenants and agre fully seized in fee simple of said descri	ses. to and with the be	SR eneficiary and those claiming under him, that he is lay d-has a valid; unencumbered title thereto
(4) contrast (c) use therein an an charge of bigs and the regulation of existence has the bigs building of an encoded of the second second second second second dependences (c) and the second second second second second second dependences (c) and the second se	And tear property and sold descrit. If you as full-specific entropy and manager of the sold of the most sold the sold for the most sold the sold for	Thas a valid, unercumbered title thereto
and that he will warrant and forever,	detend the same again	nst all persons whomsoever.
The second se	133 (Constraint) can been there and being on of the constraint being on the the constraint of the second cases of the constraint provide cases of the constraint of the provide cases of the constraint of the constraint of the provide cases of the constraint of the constraint of the provide cases of the constraint of the constraint of the provide cases of the constraint of the constraint of the provide cases of the constraint of the constraint of the provide cases of the constraint of the constraint of the provide cases of the constraint of the constraint of the provide cases of the constraint of the constraint of the constraint of the provide cases of the constraint of the constraint of the constraint of the constraint of the constraint o	 Market Area (2014) 1991, and an analysis of the second seco
(4) A. Son and a second sec	uy esuit suit, us die en- ganes of frasint's allore - , andere - feature - allore	3.11. W. Ture "WRITERS Table and an analysis of a second state
The grantor warrants that the proceeds (a)* primarily for grantor's personal, tai	of the loan represented by	the above described note and this trust deed are:
This deed applies to, inures to the bene	dit of and binds all partie	Bi Apreto their heirs haden
ender includes the feminine and the neuter, an	neticiary herein. In constru- nd the singular number inc	hall mean the holder and owner, including pledgee, of the contra uing this deed and whenever the context so requires, the masculi cludes the plural.
IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is s applicable, if warranty (a) is applicable and the beneficiary is a creditor such word is defined in the second		John F. More house
neficiary MUST comply with the trun-in-Lending A topological sector of the sector of the sector of the sector compliance with the Act is not required, disregard compliance with the Act is not required, disregard	tion by making required	Drommon M Men havon
the signer of the above is a corporation, a sense in the signer of the above is a corporation, a sense is the source of the sour	M. J. Gue, and J. D. S. J. all in studied on Discrete and all advantation of the second second term that an exploration of the term that are conserved in the second second second second term that are conserved.	Trenna M. Morehouse
TATE OF OREGON, County of Klamath This instrument was acknowledged bala	The best to the sales Count	A State of the second state of
This instrument was acknowledged belo S. 25 19 S6 by the S. Dorehouse & Trenna M. Srehouse	as as a second s	rument was acknowledged before me on
a Cameloffence	of of or Oregon Notary Pu	Inflation (Million Constraint) Annual (Million Constraint) Million (Million Constraint) (Million Constraint) Million (Million Constraint) (Million Constraint) Million (Million Constraint) (Million Constraint) All Constraint) (Million Constraint) All Constraint) (Million Constraint) Million (Milliont) Million (Milliont) Million
My commission expires: 6(6-	P1	iblic for Oregon ission expires: (SEAL
3. On the second start of the training being the second start of t	REQUEST FOR FULL REC To be used only when abligatio	o duardin nung an ONVETANCC nn havo been paid, al Licenstation
The undersigned is the least of the second s	Trustee	The state of the second control of the second s
I deed have been fully paid and satisfied. You trust deed or pursuant to statute, to cance swith together with said trust deed and to and the said trust deed.	ou hereby are directed, on al all evidences of indebte	i payment to you of, any sums owing to you under the terms of edness secured by said trust deed (which are delivered to you
and the second sec	wive yance, and document.	S. 10 to manufacture and the second
	- <u></u>	Beneficiary
Do not lose or destroy this Trust Deed OR THE NOTE w	which it secures. Beth must be de	elivered to the trustee for concellation before reconveyance will be made.
TRUST DEED	VLIVERD IIPERT	STATE OF OREGON, Q VID UVDE VCounty of American States
EPH A. DAVID & EVELYN F. DAVI		I certify that the within instrument was received for record on the day
math Falls, OR 97603	SPACE RESERVE	to the structure no
n F. & Trenna M. Morehouse. 5 Harlan Dr. math Falls, OR 97603	FOR D'UNIT RECORDER'S U	BEE or as fee/file/instru-
Beneticiary AFTER RECORDING RETURN TO THE INC. INC. INC. INC. INC. INC. INC. INC.	HEROUSE, heroda	Witness my hand and seal of County affixed
Main C: OR 97601	TRUST DEED 24th Gay o	NAME BOO THE
No. 881-Cipgon Teal Dack Salas- 18031 OLLD	11/10 1418	By Deputy

all critical have an



EXHIBIT "A" LEGAL DESCRIPTION

A portion of Tract 24, HOMEDALE, in the County of Klamath, State of Oregon, described as follows:

Beginning at a stake on the Southerly line of Homedale Tract No. 24, at a point South 66 degrees 33' East 102.5 feet from the Southwest corner of said Tract 24; thence North 26 degrees 30' East 275.9 feet to the Northwest corner of said Tract 24; thence South 70 degrees 37' East 72.1 feet to a stake on the Northerly line of Tract 24; thence South 23 degrees 56' West 280.3 feet to the Southerly line of said Tract 24; thence North 66 degrees 33' West 84.3 feet to the point of beginning.

EXCEPT the Easterly 12 feet thereof.

Tax Account No.: Portion of 3909 OllaD 04400

STATE OF OREGON: COUNTY OF KLAMATH: ss.

		한 일종 지원을 즐기	이 이 것 같은 소문을 가려면 했다.			the	<u></u> day
F	iled for reco	rd at request	of <u>Moun</u>	ain Title Lo	_o'clockP_M., a	1 Literanandad in	Vol M88
	14 1 14 2 18 18 18 18 18 18 18 18 18 18 18 18 18	计可保留机 医牙间周上的 网络阿拉阿拉哈	A D 10 88	at 3:46	$OCIOCK \L_WI., \alpha$	nd duly recorded in	vol,
0	f <u>May</u>				on Page 8	211	- 1
- 0			of Mortgag	25		And And	1
			2011年1月1日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日		Evelyn Bleh	in / County Gierr	1.1-1
	10 A 19 19 A				Evelyn Bleh By Alra	ATTA DA	usa
Т	EE \$15.00					<u>len ac us</u>	
- F		이상에 가지는 것으로 가지가 봐야?			2010 State (1997) State (1997) State (1997)	영화 영상에 집에서 여러 가지 않는 것 같아.	2 등 공신 것 같은 것은 것 같아요? 것 같아?