TRUST DEED.	171-19848K ACC.	STEVENS-NESS LAW PUB. CO., PORTLAND. OR 97204
GRM No. 881-Gregon Trust Deed Series-TRUST DEED. //	LCC 2TO:00 TRUST DEED	Vol 88 Page 8309
KTVNVJII CONNJA THUS TRUST DEEDS made this		May
JAMES MEDLIN and WINIFRED F.		County attract.
as Grantor, MOUNTAIN, TITLE COME	ANY OF KLAMATH COUNTY	KUTIONS WIN HIS as Trustee, and Record of Worlds des of sold Condition
NIAN AMPRICATION CONTRACT	RECORDER'S USE	ment/microlifes/reception Wo. 411bu,
HARRY MATTES	503	poge6303or as res/file/mairue
as Beneficiary, ground	WITNESSETH:	in book/rest/rolume No. 120. on
Klamath Falls, OR SY503	WIINESSEIII.	in trust, with power of sale, the property
1118 Grantor-irrevocably grants, barg KlamathCount	y Oregon, described as:	was received for record on the 2.7.1. day
		I couldy that the writion instrument
Tract One (1), EMPIRE TRACTS, office of the County Clerk of	according to the official Klamath County, Oregon.	plate thereof on file in the } ??
Klamath County Tax Account #3	809-35CC-1300.	
Da val feix eridzeleyyike tiezt Diad OT THE HOT	E Which is securas. Both imust be Aslivared la tho s	iteilea for-sentallaflas, hafosa reservayense mis be medis.
		Beneticary
Construction of the second state of the second	IG. PERFORMANCE.of. each (agreemer	all other rights thereunto belonging or in anywiss es now or hereatter attached to or used in connec- nt of grantor herein contained and payment of the erest thereon according to the terms of a promissor or the terms of a promissor.

The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal 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, sthen, 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. Pa mag solvened part events and payable to be the secure of the maturity dates expressed therein, or herein, shall become immediately due and payable.

becomes due and payable. In the event the Willin Gormor without first has sold, conveyed, assigned or alienated by the grantor without first has then, at the beneficiary's option, all obligations secured by this instruments have been immediately due and payable. For any event of the security of this trust deed, grantor agreed by the grantor intervent in the remove or demoks any building or improvement thereon; and cooking thereon, and pay when the all distances, regulations, covenants, condition of the security of the beneficiary is orequests, to the security if the beneficiary is orequests, to the security if the security of the beneficiary is orequests, to the security of the security of the security of the beneficiary is orequest, to the security is the security of the beneficiary is orequest, to the security is the security of the beneficiary is orequest, the security of the security is the security of the beneficiary is orequest. The security of the security is the security of the beneficiary is the security is the security of the beneficiary is the security of the security or the security of the security is the security of the security is the security of the secures and the security is the security of the security of the se

pellate court shall adjudge turnstation of all of said property shall be taken ney's less on such appeal. 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, il it so elects, to require that all or any portion of the monies payable as compensation loss of taking, which are in excess of the amount required as compensation loss of taking, which are in excess of the amount required as compensation loss of taking, which are in excess of the amount required as compensation loss of taking, which are in excess of the amount required as popled by if first upon any resonable costs and expenses and altorney's less, applied by if first upon any resonable costs and expenses and altorney's 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-licitary in such proceedings, and its own expense, to take, such actions, and execute such instruments as shall be necessarily in oblaining such com-and executes such instruments as shall be necessarily in oblaining such com-endorsement, (in case of full reconveyances, for cancellation), witten request of bene-ficiary', payment, of its; lees and presentation of this deed and the noted and the induction good of the payment; of the indebident the indebident the liability; of any 'person for the payment; of the indebident such true emay the liability. And any intervent any pay of pay of as and property; (b) join in (a) consent to the making of any map or plat of said property; (b) join in (11).

rument, irrespective of the maturity dates expressed therein, or denot peak provided. Structures provided therein and the expression of the second therein of the second subordination or other agreement allecting this deed or the lien or charge 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 prantee in any reconveyance may be described as the interno or persons legally: entitled thereto," and the recitals therein T any mitters or lacts shall be conclusive proof of the truthulness therein T any more persons recites mentioned in this paragraph shall be not less the mitters or lacts shall be conclusive proof of the truthulness therein T any a receiver to be ap-pointed by a court, and without regard to the advency of any security for the indebtedness hereby secured, enter upon and or otherwise collect the rents, issues and profits, including those parad collection, including reasonable attor-ney's lees upon any indebtedness secured hereby, and in such order as bene-ficiary may determine. The indebtedness depression or awards for any taking or damage of ther. "Insurance' policies' or compensation or awards for any taking or damage of ther." "Insurance' policies' or compensation or awards for any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or bardes as bene-property, and the application or release there as adversaid, shall not cure or "waive any delault or notice." The internation of advected is may indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or provide in ORS 86.735 to advertisement and sale, or may chill be the beneficiary may advec. In the bardy or any date the trust to parave and cause the beneficiary the sale the beneficiary at his election has used and have beened by and vertisement and sale, or may chill the trustee to f

together with trustee's and attorney's tees not exceeding the amounts provided by law, etc. 11:01. In the notice of sale or the time to which said sale may 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 sor, in separate parcels and shall sell the parce 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 im-plied. The recitals in the deed of any matters of late shall be conclusive proof of the truthulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. "Is When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expense of sale, in-luding the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, charge by trustee's attorney, (2) to the grantor or to his successor in interest en ithe trust deed as their interests may appear in the order of their priority and (4) the surplus. 16. Beneficiary may from time to time appoint a successor or successor

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or succes-sors to any truste named herein or to any successor trustee appointed here-inder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed here-under. Upon such appointment, and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive prool of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and 17. Trustee is not acknowleded is made a substitution the appointed here in the substitution appointment is not substituted in successor trustee.

of 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 lany action, or proceeding in which grantor, beneficiary 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 an attaney, who is an active member of the Oregon State Bar, a bank, strust company or savings and loan association authorized to do business under the lows of Oregon or the United States a litle 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.

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The grantor covenants and agrees to fully seized in fee simple of said described r Mortgage recorded on November 17; of Klamath County, Oregon and that he will warrant and forever defen	old 1978, in Volume	M78, page 26	059, in Microfilm	Job o
Provide a second sec	An period of a second s	(a) A set of a set		
The grantor warrants that the proceeds of the (a)* primarily for grantor's personal, family (b) for an organization, or (even if grantor	or household purposes (see is a natural person) are lo	or business or com	nercial purposes.	ors, executors.
This deed applies to, inures to the benefit of personal representatives, successors and assigns. Th secured hereby, whether or not named as a benefici gender includes the feminine and the neuter, and th IN WITNESS WHEREOF, said gr.	e term beneficiary shall a ary herein. In construing i e singular number includes	his deed and when the plural.	ever the context so requires,	the masculine
* IMPORTANT NOTICE: Delete, by lining out, whichever a not applicable, if warranty (a) is applicable and the be as such word is defined in the Truth-in-Lending Act ar beneficiary MUST comply with the Act and Regulation disclosures; for this purpose use Stevens-Noss form No. If compliance with the Act is not required, disregard this	d Regulation Z, the by making required 1319, or equivalent.	MES MEDLIN INNERED F. M	EDLIS medle	a) and
(If the signer of the above is a corporation, a second system use the form of activity/adjument appointed as a second system use the form of activity/adjument appointed as a second system.	eur en an anna an		(1) Orașe (1) Antonio (1) Antonio (1) Alterna (1) Antonio (1) Antonio (1) Referencia (1) Antonio (1) Antonio Referencia (1) Antonio (1) Antonio (1) Antonio (1) Antonio (1) Antonio (1) Antonio (1) Antonio (1) Antonio (1) Antonio (1) Antonio (1) Antonio Antonio (1) Antonio (1)	an a
STATE OF OBEGORS Compared & Klamath This instrument_was acknowledged before May 20 - 1988 shy are a	19, by	ent was acknowledg	ed before me on	an a
JAMES MEDLEN and WINIFRED E. MEL	Oregon Notary Public	endering of the state		(SEAL)
My commission expires: "(/// @)" The state of a consistence of the state	e be used only when obligations actived particle instruction support bittle and a second	VEVANCE	is (1995) and colling for the other and and a provide the other of the company of the other of the other space of the other other of the part of the other other of the second provides and the other of the second provides of the other of the	many of totants a constants and a cons
The undersigned is the legal owner and hol trust deed have been fully paid and satisfied. You said trust deed or pursuant to statute, to cancel herewith together, with said trust deed) and to rec estate now, held by you under the same. Mail, rec from head, and to satisfie the same. Mail rec	der of all indebtedness sec i hereby are directed, on 1 all evidences of indebted onvey, without warranty, onveyanco, and documents	ured by the foreg payment to you, of ness secured by iss to the parties desi (to)	oing trust deed. All sums any sums owing to you und id trust deed (which are d gnated by the terms of said	ler the terms of lelivered to you 1 trust deed the
nna of genternat waterrought and the todal to DATED : A gent waterrought and the transmission of	9. 19 .50.0002 (19.101.00) 	11147 2011 001.0015		<u></u>
لمع (سر) Do not lose or destroy this Trust Deed OR THE NOTE v	vhich if secures. Both must be de	liverad to the trustee for	Beneliciary cancellation before reconveyance v	will be made.
Klamath County Tax Account #380				
ALLITRUST DEED COL	nocording to the Clamath Couniy, O	aa official pi(ATE OF OREGON, County of Klamath I certify that the with s received for record on	the 27.thday
JAMES MEDLIN, and WINIFRED F. M. 7118 (Ruth Court and Staus part Klamath Falls, OR 97603	EDLINOU GEREINED 10 We' artie BEG COLLARD SPACE RESERV	of to (tration ¹⁰ at in	May	, and recorded M88 on
HARRY MATTES 3108'Sûnshine Place Klamath Falls, OR 97503	FOR RECORDER'S L VIII OL RIVERSIAN CI	ise me Re Co	ge 8109 of as I ant/microfilm/reception cord of Mortgages of sa Witness my hand bunty affixed.	No. 87707., id County.
NATIES RECORDING RETURN TOBELLE MOUNTAIN TITLE COMPANY OF CU KLAMATH COUNTY S.S. O.S.	MEDLIN, INTEDNING STED. MAN LAUSI DEI LEE \$10:00	V. W. T. And wife	velyn Biehn, Coun Bernetha II	alsch Deputy
TONIO HAS BEL-QUADER LINE DEAD 2-4445-16021 DIED. N	11 Car 25 - 23 K. C.	NG G	· · · · · · · · · · · · · · · · · · ·	SHITY ACTOR \$154