88176	STEVENSINESS LAW PUB. CO., PORTLAND, OR 9720
MTC-19882P THIS TRUST DEED, made this ARRY_HOBBS	Nol. <u>Mk8</u> Page 9147
sGrantor,	e. Company of Klamath County difference , as Trustee, and
LNTON [®] D. ¹⁰ GARDNER Beneficiary, CI 104011 D	THE REPORT OF A DESCRIPTION OF A DESCRIP
Quintaire 1	WITNESSETH:
t 22, Block 1, Original P ficial plat thereof on fi amath (County, Oregon.	Plat, KLAMATH RIVER ACRES, according to the le in the office of the County Clerk of 21 YLE OF OF
x Account No 3908 031B 08	000
the first fore of started into that Base OR THE MOLE &	dava li saruras. Beth must be delivared to the fruits for searcharian became reconversate — is an mode.
	αταλατικά τα ματαγραφικά τη αγγαγιατική της από της από Της από της από
other, with all and singular the tenements, here or hereafter appertaining, and the rents, issue with said real ectors	reditaments and appurtenances and all other rights thereunto belonging or in anywise tes and profits thereot and all fixtures now or hereafter attached to or used in connec-
FOR THE PURPOSE OF SECURING	PERFORMANCE of each agreement of grantor berein contained
of even date herewith, payable to beneticiary	**************************************
The date of maturity of the debt secured b	y this instrument is the date stated at
, at the beneficiary's option, all obligations se in, shall become immediately due and payable:	ecured by this instrument, irrespective of the maturity dates expressed therein or
To protect the security of this trust deed, I. To protect, preserve and maintain said properly repair; not to remove or demolish any building or im commit or permit any waste of said protections	grantor agrees: but vectore using any easement or creating any restriction thereon: (c) join in any provement thereon; abordination or other agreement affecting this deed or the lien or charge subordination or other agreement affecting this deed or the lien or charge thereol; (d), reconvey, without warranty, all or any part of the property. The functed, damaged, or using thereol; (d) thereover and they be described as the "person or persons for, or the legally entitled thereto;" and they be described as the "person or persons the conclusive proof of the truthers thereoi. Truste's lees for any of the function of the truthers thereoi. Truste's lees for any of the function of the truthers thereoi. Truste's lees for any of the function of the truthers thereoi. The state's there is the "person of the truthers thereoi. Truste's lees for any of the function of the truthers thereoi. Truste's lees for any of the function of the trutherson, by agent or by sectiver any at any films same in the
2. To complete or restore promptly and in good er any building or improvement which may be const yed thereon, and pay when due all costs incurred there 3. To comply with all laws, ordinances reduction	and workmanlike france in any reconvey, without warranty all or any part of the licen or charge ructed, damaged, or Ulegally entitled thereto; and the recitadescribed as the "person or persons for.
and restrictions allecting said property; if the benefic n executing such linancing statements pursuant to the ode as the beneficiary may require and to pay lor public offices or offices, as well as the cost of all ing officers or searching agencies as may be deeneed clary.	covenants, condi- iary so requests, to Unitorm Commer- liary so requests, to Unitorm Commer- liary same in the iten searches made d desirable by the e on the buildings services mentioned in this paragraph shall be not less than \$5. timo support of the service service is the service service is the iten searches made timo support of the service service is the service service is the d desirable by the issues and profits, including issues and expressed for the service service is the service service is the service service is the service service is the service service service is the service service is the service
thereafter) erected on the said premises advingt land	
iount not less than s	to the latter, in the ary may determine. to the latter, all collection of such rents, issues and taking possession of said property, the
said policies to the beneficiary at least lifteen days p t any policy of insurance now or hereafter placed neliciary may procure the same at grantor's expe	h insurance and to insurance policies or compensation or awards for any locked of the and other, orior to the expiration of the application or release thereof as alorsaid, shall not cure or on said buildings, pursuant to such notice.
ipon any indebtedness secured hereby and in such or etermine, or at option of beneliciary the entire amou it thereof, may be released to grantor. Such applicati e or, waive any default or relies of duck the policati	applied by beneficiary der as beneficiary int so collected, or declare at the section of the sec
5. To keep said premises free from construction lier assessments and other charges that may be levied or	or invalidate any in equity as a mortage or direct the trustee to foreclose this list deed by a mortage or direct the trustee to foreclose this first deed by advertisement and sale, or may direct the trustee to pursue any other right or
become property, before any part, of such, taxes, asses become past due or delinquent and promptly delive bliciary; should the grantor tail to make payment of insurance' premiums, liens or other charges 'paynole' set -payment, on by providing boneliciary with lund uch payment, beneticiary may, at its option, make a amount so paid, with interest at the raite set forth ir	r receipts therefor, property to satisfy the oblight and his election to sell the said described real
together with the obligations described in paragraphs	payment thereol, 50,755 to the note secured sale, and at any time prior to 5 days before the date the furstee conduct at 6 and 7 of this' sale, and at any time prior to 5 days before the date the furstee conduct at
its hereof and for such payments, with interest as all reinbefore described, as well as the grantor shall i tent that they are bound for the payment of the	ch of any of the sums secured by the trust deed the default consists of a failure to pay, when due,
ce, and the nonpayment thereol shall, at the option of all sums secured by this trust deed immediately due	the beneficiary, but defaults, the person ellecting the cure shall never to be default on the default of the person ellecting the cure shall never to be the default of the person ellecting the cure shall never to be never the default of the cure shall never to be never
c. Joradi of this trust deed. 5. To pay all costs, lees and expenses of this trust in search as well as the other costs and expenses of the cition with or in enforcing this obligation and trustee hally incurred. To appear in and defend any action or proceeding escurity rights or powers of handling.	is and attorney's place designated in the sale shall be held on the date and at the time and the time and the time to which said sets.
r proceeding in which the beneficiary or trustee may i for the forcelosure of this deed, to pay all costs a	and in any shift, in the parcel or in separate parcels and shall sell the parcel or parcels at appear, including 's shall deliver to the highest bidder for cash, payable at the time of sale. Trustee the annexes, in-
the trial court and in the event of an appeal from a i the trial court, grantor further agrees to pay such ourt shall adjudge reasonable as the hendiniant.	Il cases shall be of the truthulness thereol. Any person, excluding the startanty, express or im- any judgment or the grantor and beneficiary, may person, excluding the state, but including
t is mutually agreed that: . In the event that any portion or all of said property	cluding the compensation is all to payment of (1) the expenses of sale, in- altorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trust deed, (3) to all persons
it so elects, to require that all or any portion of the ensation for such taking, which are in excess of the a all reasonable costs, expenses and attorney's lees nec	y shall have the monies payable amount required amount required of 6. Beneliciary may from time to time appoint a successor or success
by it first upon any reasonable costs and expenses and the trial and appellate courts, necessarily paid or inc a such proceedings, and the balance applied upon t broken and decade	Deneticiary and under. Upon such anneu neren of to any successor trustee appointed here- lationny's fees, trustee, the latter shall be vested with all title, powers and duties conferred by bene- upon any the latter shall be vested with all title, powers and duties conferred he indebtedness and substituties herein named or appointed hereunder. Each such annointenet
ute such instruments as shall be necessary in obtain , promptly upon beneliciary's request. At any time and from time to time upon written r	ike such actions which, when recorded in the motsage records of the county or counties in ning such com which the property is situated, shall be conclusive proof of proper appointment
it in case i dees and presentation of this deed an ent (in case of full reconveyances, for cancellation), w ity of any person for the payment of the indebtedne ent to the making of any map or plat of said proper	in the note for acknowledged is made a public record as provided by low recuted and

404 6 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawtully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. ¹ Martine and Arabitation and Constant Martine and Martine and Constant and the Constant of Martine and Sources and the Topper of the antimatic statistic and the Topper of the antimatic statistic statistic presentation and press the statistic statistic statistic statistics. भाष्यदुर्धः हो। सर्वे प्रवृत्त्वे सिर्म to martingly drawn is about A B AD VA I SUL And a start of the sublement The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily tor grantor's personal, tamily or household purposes (see Important Notice below), (b) tor an organization; or (even it grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the terminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * IMPORTANT NOTICE: Delete; by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor 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 Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. Barry Hobbs an san sa (if the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON, Klamath County of STATE OF OREGON,) ss. This instrument was acknowledged before me on County of Jurie 📐 10c-19.8.8; by This instrument was acknowledged before me on . Barry Hobbs 19...., by 12 Warline Huiter 1047 1141 an and street in the (SEAL) Public for Oregon My compussion expires: 6-16-88 Notary Public for Oregon My commission expires: (SEAL) Las Darger August the state of the state o **TO:** Trustee Weinstein ist The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to neu ante son neu alternatione une une regenteres sur la faite percentent all define von on enterne DATED: Alternational de la constant de la c De not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. Tax Account No 3908 031B 08000 KI TIM TRUST DEED KIGINGINKUSIA DEED. Olliciai Diform No. 381) LOOL ON TIG IN THE DELICE OF THE County of KIGMATH SS. POC STEVENS-MESSTIAN PUB. CO. PORTLAND. ORELST JITE' KNYPWIH BIAEK VCKES' I certify that the within instrument P.O. Box 208 Merrill, OR Merril Grants purs Oregon described we was received for record on the 13thay servery and converte strates stat 3:48.11.1 o'clock P. M., and recorded Gardner, Clinton D Grantor 1933 DelMoro Klamath Falls, OR 97601 Beneliciary FOR RECORDER'S USE Comitant), of transmith County Witness my hand and seal of NYS AFTER RECORDING RETURN TO Ann MENDERD under in Aain, MENDERD under in MTC County affixed. 131p out of Time Evelyn Biehn County Clerk 407 Maino Klamath Falls, OR 11 Fee:\$13.00 HIC By Sumithe S dach Deputy Gertran Truch Dear, Skrint-TSHST DSFD STATE !! FORM No. BOIL