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Ine above described real property is not currently used for agricu-To protect the security of this trust deed, grantor agrees: and repair to protect, preserve and maintain said property in good condition: and repair not to remove or demolish any buildin property in good condition: 170 complete or restore promptly and workmanike instances repaired building or improvement which may be constructed, damaged of thereon, and pay whereanent which may be constructed, damaged or instance and pay whereanent which may be constructed, damaged or instance and pay whereanent which may be constructed, damaged or instance and pay whereanent which may be constructed, damaged or instance and pay whereanent which may be constructed, damaged or instance and pay whereanent which may be constructed, damaged or instance and pay whereanent which may be constructed thereon, itoms and restrictions allecting superperputive the building so requests of the proper public office or offices, as well as the cost of all line searches more by ling officers or offices, as well as the cost of all line searches mission is defined by the and continuously maintain insurance on the building of the provide and continuously maintain insurance on the building of the superperpendences and the superpendences of the building of the searches maintain insurance on the building of the superpendences and continuously maintain insurance on the building of the searches maintain insurance on the building of the superpendences and the superpendences of the superpendences and the superpendences of the superpendences of the superpendences and the superpendences of the superpend

as Beneficiary,

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NOTE: The Trust Deed Act provides that the instee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and 'loan' association' authorized to 'a 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.

ucces as their interests may appear in the order of ineit priority and (4) the surplus, if any/ to the granter or to bis successor in interest entitled to such the appoint of the successor of the successor in an entitled to such it me appoint a successor or surmitted by law heneficiary may from time to successor mustes appointed by law heneficiary may from time to conveyance of the successor for mustes, the latter hard here with all the successor duties conferred upon any frustee hard here with all the here and the successor for mustes, the latter hard here with all the instrument each successor for mustes, the latter hard here with all the and its place of the successor by frustee hard here here in the the successor here and and its place of the county or counties in which office of the office of shall be made a public record as provided by law. Trustee is and and the one-lusive proof of proper appointment of the successor frustee. Shall be made a public record as provided by law. Trustee is not shall be a party unless such action or proceeding is brought by frustee.

the true default, in which event all foreclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time and be postpaned as provided by law. The trustee time to which said sale may succion parcel or in separately law. The trustee time to which said sale may auction when the highest bidder for cash, payable self the parcel or of parcels the property so the purchaser is deed in form at required by law conveying of the truthflinks there of any covenant or equired by law conveying of the truthflinks there of any covenant or equired by law conveying of the truthflinks there of any purchase at the sale. If when the this there of any purchase the sale is the sale becomes or in-the grant of the porced of any matters of lace shall be conclusive or the grant beneficiary; may person, excluding the frustee, but inclusion the grant beneficiary; may purchase at the sale. If when trustee cells pursuant to the powers provided harem; trustee attorner, 10 the obligation strustee and a reason be charke by sale, in-having record of the obligation strustee and a reason be charke by sale. I applied the fraction of the subsequent of the interest of deed (3) to all frustees attorner, 16, For any reason permitted by law thermited to all the subsequent is applied the frustee sale struct by the trustee of sale. I applied the frustee sale is pursuant of the provide harem; trustee having record of the obligation strustee and a reason of the trustee is able in the subsequence having the frustee sale applied to the frustee in the frustees attorner, 16, For any reason permitted by law there interest on the sub-

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(a) consent to the making ol any map or plat of said property: (b) join in stranting any easument or creating any restriction thereon; (c) join in any example, and the application of the training any restriction thereon; (c) join any subording any easument of creating any restriction thereon; (c) join any subording any restriction thereon; (c) join any subording the training any restriction thereon; (c) join any subording the training any restriction thereon; (c) join any subording the training any restriction the training any restriction of the training and the training training and the proceeds of the and other and the application of consensation of said property, the property default the application of release thereoids of the and other and the application of the safereoid and the application and collection and the proceeds of the and other and the proceeds of the and other and the application of the training training training training training training training traini

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Sum of THREE THOUSAND AND NO/100

DATED

"THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLA-TION OF APPLICARLE LAND USE LAW AND REGULA-TIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRU-MENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Lot 35, Block 44, Tract 1184, OREGON SHORES UNIT #2, FIRST ADDITION, in the County of Klamath, State of Oregon. Marcine Marcine Andrew Andrew Angeler (1984) the the the second restricts Ri dimpi -

as Trustec, and

-----, 19_88, between

THIS TRUST DEED, made this <u>4th</u> day of <u>Made this STEPHEN A. ANNEAR and ARIANA L. ANNEAR, husband and wife</u> Vol. 788 Page 9871 as Granfor, MOUNTAIN TITLE COMPANY, an Oregon corporation, May Thy Treput

10000 ACU 88545** \$512 \$66 \$13*00 CVO ENT DEGREEAX CO TEVENS-NESS LAW

£-13746 PORM No. 881-1-Orogon Trust Deed Series-TRUST DEED (No restriction on assignment). ASADA 32387 TA-1 TN-

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tors personal applies to, inures to the	benefit of and binds all parties h	ereto their boirs later and the second se
includy, whether or not nat	ned as a beneficiary herein. In con-	terring at in a nonder and owner, including pledgee, of th
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as such word is defined in the Truth-in-Lendir beneficiary MUST comply with the	ng Act and Regulation Z, the S	tephen A. Annear
the purchase of a dwelling, use Stevens-Ness 1 If this instrument is NOT as the Stevens-Ness 1	Form No. 1305 or equivalent:	
if this instrument is NOT to be a first lien, or of a dwelling use Stevens-Ness Form No. 1306	or equivalent, if compliance	Mucina L. Unnear
STATE OF CALIFORNIA	$\cdot \sim 0$	
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the undersigned,/a Notary Public i	and for said County and	
Hoe man	<u> К.Ү. Б</u>	WTC WORLD TITLE COMPANY
a witness thereto (or proved to b	to the within instrument as	FOR NOTARY SEAL OR STAMP
being by me duly sworn, deposes a	onally known to me), who	
13434 Chandles W	nan resides at	All
A. Anneae F An	and saw <u>Stephen</u>	OFFICIAL SEAL JEANNE NIGH
personally known to <u>him</u> t in, and whose name is subscribed t instrument, exercise the serve		Notary Public-California LOS ANGELES COUNTY
1 -yesetto tito adille. An		My Comm. Exp. Aug. 18, 1989
Signature	witness of said execution.	
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The undersigned is the legal owner and Thust deed have been fully paid and satisfied. For the undersigned is the legal owner and frust deed have been fully paid and satisfied. Mail furst deed or pursuant to (statute, to can herewith together with said trust deed) and to estate now held by you under the same. Mail DATED: Do not lose or destroy this Trust Deed OR THE NOT De not lose or destroy this Trust Deed OR THE NOT (FORM No. 881-1) STEVENSINESS LAW PUB. CO., PORTLAND. ORE. ANNEAR (the same of the same of the same CONSTICUTED) ANNEAR (the same of the same of the same CONSTICUTED) ANNEAR (the same of the same of the same CONSTICUTED) ANNEAR (the same of the same of the same CONSTICUTED)	Fee \$13.00 Fee \$13.00	<pre>secured by said trust deed (which are delivered to you parties designated by the terms of said trust deed the MMIMC DEBVELVENT IO ALTERS MEET ALLE LEAST TO ALTER MEET STATE OF OREGON, B' County ofKlamath</pre>