	STEVENS-NESS LAW PUB. CO., PORTLAND, OR 97204
FORM No. 881—Oregon Trust Deed Series—TRUST DEED.	Vol. m88 Page 10094
or 88680	VUI-01-00-1 090
KLAMATH CODNITY	June
KEVHYLIL COOMLA WORLSTE LITEM TO 19907K 14th day of THIS TRUST DEED, made this 14th day of DAN J. POINTON and CYNTHIA K. POINTON, husband and w	June A
THIS TRUST DEED, made that K. POINTON, husband and W.	consta survey
DAN J. FOIMISA.	
as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY	WERE AND THE OLD WALL OF SHELL CALLS IN
as Grantor, 1. 195 (Ascall	the perturnation of the second
HENRY G. and GERALD C. WOLFF RANCH, "INC DEC. 025 as Beneficiary, Grounder WITNESSETH: Group VAGU' CF 05200 Groups to truster	The second s
	th book/rect/sources no. 299. or
as Beneficiary, Guinet WITNESSETH: GIEU SAOU' C7 05900 Grantor irrevocably grants, bargains, sells and conveys to trusted Grantor irrevocab	in trust, with power of sale, the property
Grantor irrevocably grants, bargains, sells and conveys to restor	of an entry in the 1006 14 48 5
Klamath County, Oregon, described us.	Kastocered for second on the second
	lat thereof on file in the
Lot 1, Block 2, TRACT 1168, accounts county, Oregon. office of the County Clerk of Klamath County, Oregon.	County of Kingers
	STATE OF ORAGON
office of the county clerk of LKO2J DEED Klamath County Tax Account #3508-0100-3100.	
Klamath County lax Account #35	
De nei lose er datiter this frait Dead OR INE HOIB which it receres. Bolls must bu debigered ja th	a fearling for sumsy limbur lighting concersioning well she tours
De net lass or datiray that frost Deed OF ING MOIS which it sectors and	[바퀴가 : 2017] 전 2017] 전 2017] 전 2017] 전 2017] 1917년 - 1917년 전 2017] 전 2017] 전 2017] 전 2017] 전 2017]
전 수가 가지 않는 것이 같은 것은 것이 많은 것이 없는 것을 가지 않는 것이 없다.	Ecnahemer

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 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 THENTY FTURE THOUSAND AND NO (100

note of even date herewith, payable to beneficiary or order and made by grantor, the tinal payment of principal and interest hereot, if not sooner paid, to be due and payable <u>Der terms of Note</u>, <u>1996</u>, <u>1997</u>, <u>1</u>

becomes due and payable. In the event the willin outsite of the sold, conveyed, assigned or aliented by the grantor without first has sold, conveyed, assigned or aliented by the grantor secured by this instrum then, at the beneficiary's option, all obligations secured by this instrum then, ashall become immediately due and payable.
To protect the security of this trust deed, grantor agrees: "It is an any be the provide or restore promptly and be constructed, damaged, or "inprovement which incurred therefor.
To complete or restore promptly and be constructed, damaged, or "inprovement which incurred therefor.
To complete or restore promptly and be constructed, damaged, or "inprovement which incurred therefor.
To comply with all last property if the beneficiary so requests, for this archives and thereon, and pay when due main ance, regulations, covenants, condition in executing such likes are well as the cost of all desirable by the provide and continuously maintend and desirable by the public of the said propenty. If the beneficiary we require, in an anoun net, less that the beneficiary way, from time to time require. In an anoun net, less that the beneficiary and from the distroped of insurance new of the said propenty and how and desirable by the provide and continuously maintendiate on the expiration in surance and to pay provide and the beneficiary and from the distroped of insurance new or the said propenty and how and the said propenty and how and desirable by the first has and any procure the said propenty and how and the said the propenties are also and in such order as beneficiary in the said propenty.
To comparise acceptable while the delivered to the beneficiary and in such code and propenty and how and desirable by the simulation or relater receives and any process the said propenty.
To be the said propenty and how and the character and in such order as beneficiary is allowed and propents and in such code and propenty is a split or beneficiary and propenty

pellate court shall adjudge reasonable as the benchangy It is mutually agreed that: 8. In the event that any portion or all ol said property shall be taken under the right of event that any portion or all ol said property shall have the under the right of use that any portion or all of said property shall have the under the right of use that all or any portion of the monine payable to pay all reasonable costs, expenses and attorney's test necessarily paid of to pay all reasonable costs, expenses and attorney's test necessarily paid incurred by grantor in such proceedings, shall be paid to beneficiary and incurred by grantor any personable costs, and expenses and attorney's test both in the trial and appellate costs, and expenses and incurred by bene-both in the trial and appellate costs, and expenses applied upon the indebtedness secured hereby; and grantor agrees, at its own expense obtaining such proce-med execute such instruments as shall be "necessary" in obtaining such costs endorsement (in case the takes the to time upon written request of bene-". At any time and from time to time upon written request of bene-". At any time and from time to time upon written request of bene-". At any time and from time to time upon written request of bene-". (a) consent to the making of any map or plat of said property; (b) join in (a) consent to the making of any map or plat of said property; (b) join in (a) consent to the making of any map or plat of said property; (b) intervent descriptions of the take the takes the take the take the take the take the takes the take takes the take

franting any easement or creating any restriction thereon; (c) join in any 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 described as the "person or persons grantee in any reconveyance met recithal therein of any matters or lacts shall be conclusive proof of the truthineas thereoi. Trustee's lees for any of the be conclusive proof of the truthineas thereoi. Trustee's lees for any of the be conclusive proof of the truthineas thereoi. Trustee's lees for any of the persons mentioned in this paragraph shall be not less than \$5. services mentioned in this paragraph shall be not less than \$5. services mentioned in this paragraph shall be not less than \$5. services mentioned in this paragraph shall be not less than \$5. services and thereoi, in the person by a receiver to be ap-time without notice, either in person paragraph of a trust paragraph and the advect of the truthing the paragraph and the paragraph of a said prop-the indebtedness hereby secured, come name sue or otherwise collect the rents, issues and prolits, including these past due and unpaid, and apply the same, issues and prolits, including these past due and unpaid, and apply the same ney's lees upon any indebtedness secured hereby, and in such order as bene-liciary may determine. 11. The entering upon and raking possession of said property, the insurance policies or compensation or awards for any taking or damage of the insurance policies or compensation or awards to rany taking or damage of the pursuant to such notice. 12. Upon default or notice of delault hereunder in invalidiate any act done waive any detault by grantor in payment of any indebtedness secured hereby or in his neutromance of any advectment hereunder, time heine of the broker or in his neutromance of any advectment hereunder to any indebtedness secured hereby or in his neutromance of any advectment hereunder to invalidiate any act done prop

waive any delault or notice of delault hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the declare all methods to such payment and/or performance, the beneficiary may essence with respire secured hereby immediately due and payable. In such an declare all senticiary at his election may proceed to the sentimeter the event the beneficiary or the interest the trustee to foreclose this trust deed in equity and and safe, or may direct the trustee to foreclose this trust deed latter event the beneficiary or the trustee shall execute and cause to be recorded latter event the beneficiary or the trustee shall execute and cause to be recorded latter event, notice of delault and his election to whereupon the trustee shall propring the obligation secured hereofs as then required by law and socceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795.

It the time and place of many deed in the manner provided in ORS 86.753 to proceed to foreclose this frust deed in the manner provided in ORS 86.753 to 86.795... 13: Alter the trustee has commenced loreclosure by advertisement and 13: Alter the trustee days before the date the trustee conducts the sale, and at any time prior to 5 days before the date the trustee conducts the detault or defaults. It should be default consists of a failure to pay, when due sums secured by the trust deed, the default may be cured by paying the sums secured by the trust deed, the default may be cured by paying the not then be due had the dinault occurred. Any other default that is coable of not then be due had in any case, in addition to curing the default costs defaults, the person lettering the cure shall pay to the benefitary all costs defaults, the person with the cure shall pay to the benefitary all costs defaults, it may be and the cure shall pay to the benefitary all costs defaults, the person is and altorney's fees not exceeding the amounts provided together with trustees and the shall be held on the date and at the time and

Usability, the person site time time time per to the beneficiary and costs and expenses actually incurred in endocing the obligation of the furst deed for determined in the time and the furst deed in the trust estimates and attorney's lees not exceeding the annual place designated 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 place designated 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 place designated in the notice of sale or the time to which said property either the proceeding the parcel or parcels and sale. Transit designated the parcel or parcels and sale or the single sale. Transit in one parcel, the behave the deed of any matters of lact shall be challed by law or the property so sale, the deed of any matters of lact shall be conclusive proof plied. The recitabas thereot. Any person, excluding the trastee, but including the frastee, but including the frastee, but including the formers of the bigger sale of the trust deed in the prost of the single sale. Trastee shall apply the proceeds of sale to payment of the trust deed, (3) to all persons having recorded liens subsequent to the any successor in interest entitled to successor in the surglus. The same therein areas descreased in interest and by beneficiary and (4) the surglus. If any, to the grant herein or to any successor in interest or direct or direct of the substruct any trustee many therein answer any strustee and the propoint a successor in successor indirect of the propointed therein and the propoint decessor or ounger shall be reserved or appoint the successor in the successor in a successor in the successor in a successor in a successor in the successor in a successor indirect of the substruct and be the same and without conveyance to dy beneficiary and substruct and therein and the surglus provided therein and the surglus provided therein the strust when this deed, duy e

altarney, who is an active member of the Oregon State Bar, a bank, trust compan-regon or the United States a title insurance company authorized to insure title to rea tables or any agoncy thereof, or an escrew agent licensed under ORS 696.505 to 696.585 NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attar or savings and laan association authorized to do business under the laws of Oregon property of this state, its subsidiaries, affiliates, agents or branches, the United States **T0002** 

2 ~

ā

20 H

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto except none and that he will warrant and lorever detend the same against all persons whomsoever. march married then. 10  $\left( \frac{\partial (x_{i})}{\partial (x_{i})} \right) = \left( \frac{\partial (x_{i})}{\partial (x_{i})} \right$ 111.14 14 APR 4 The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, tamily or household purposes (see Important Notice below), (sour science and this trust deed are: This deed applies to, inures to the benetit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, secured hereby, whether or not named as a beneticiary herein. In construing this deed and whenever the context so requires, the masculine secured includes the fournation of 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 credition as such word is defined in the Truth-in-leading Act and Regulation 2, 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. ack DAN 5./ STATE OF CALIFORNIA COUNTY OF COS ANGES Me \_day of\_ UUNG County, personally appeared\_ Tourent GYNTHIA K. POINTON 55. YNTHIA K 1000 re me, the undersigned, a Notary Public in and for said <u>Acroseff and as attomicy</u> POINTON L in fact tor for Dan J. Pointan personally known to me, or proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument, and acknowledged to me that Witness my hand and official seal. - executed the same. Mustin Baltzer Notary Public in and for said Querty and State OFFICIAL SEAL CHRISTINA BALTAZAR CELES COUNTY CHRISTINA BALTAZAR Name (Typed or Printed) (SEAL) en d To be used only TO: (This area for official notarial seal) CULTER CONTRACT 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 said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you trust deed have been fully paid and satisfied. You hereby are directed, on payment to you ot 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 with a debted deed) and to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you with a debted deed) and to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you with a debted deed) and to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you with a debted deed) and to cancel all evidences of a said trust deed to be the secure of said trust deed the secure of said trust -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 to you estate now held by you under the same. Mail reconveyance, and documents to present the same of said\_trust\_deed the terms of said\_trust\_deed the andarra and the reader former and Brodies there i and did from the or decoder interview in a state of the second DATED: 114-11, 114-1, 49404141414 (12) De not lass or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. TRUST DEED 0100 3100 OLLYON OF FIFORM (NOTER) OTOTIC OF amath County, Oragon. STATE OF OREGON, DAN J. POINTON and CYNTHIA K. POINTON. Generatived as pretrie to the official plat the lectity that the within instrument 9333 Darren Circle M. Stute Days and country of the was received for record on the .28..... day HENRY G. and GERALD C. WOLFF RANCH, INC. FOR HC 30 Box 77A HC 30 Box //A Chiloquin, OR 97624 Beneficiary in book/reel/volume No. ...M88........ on page ...... 10094 ...... or as fee/file/instrument/microfilm/reception No. .88680 ..., IX OF KRYNVEH CONSTA DUNTER RECORDING RETURN TO Record of Mortgages of said County. Witness my hand and seal of MOUNTAIN TITLE COMPANY OF 14th day of and wite MINION, husband and wite County affixed. KLAMATH COUNTY The Stellyn Biehn County Clerk Fee \$13.00 PL DEED rozik tio 183-Ongoa rout begå teres-Isust berb By Claudene Mullender Deputy