<sup>°°</sup> 89142	Fee SI3 TRUST DEED	Vol. MS Page 10940
MONKL'THIS TRUST DEED, made th	his8thday of	July
STEVE EVERITT & JANET D. EVER	ITT, husband and wife	Countral
as Grantor, <u>MOUNTAIN TITLE COM</u>	김 학교는 것 이 것 않는 것 같아요. 같이 같아요. 같아요. 같아요. 같아요. 같아요. 같아요. 같아요. 같아요.	Reduction Contraction of States, and
William T: Jamieson & Jean A: as Beneficiary,		Du system and the second secon
Standard Glever Glever	WITNESSETH:	tee in trust, with power of sale, the property
	ny, Oregon, described as:	1914 to ja Mili Astonici uz Ascentral meneralista
Lot 26, Block 3, less Souther plat thereof on file in the of I.KINZL DEED Tax Account No. 3909-7CA-2600	Liice of the County Clerk	TON according to the success is a set

De not not a deviay this rout Beed ON THE KOSE Which is secure: both most be delivered in the most of the secure endowed and the device of the secure of the This Trust Deed is assumable to a new purchaser with permision of beneficiary. Beneficiary

cannot unreasonably withhold consent.

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 thereot and all lixtures now or hereafter attached to or used in connec-tion with said real estate. The state of the state of the rents of the rents of the state of the s

sum of TWENTY (\$23,000.00)--

not sooner paid, to be due and payable. Deprintering of order and made by grantor, the tinal payment of principal and interest hereor, it 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 beneficiary, then, 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.

herein, shall become immediately due and payable.<sup>12,144</sup> All the second second

The content of the beneficiary may require and to pay for filling same in the proper public offices; or searching agencies as may be deemed desirable, by the beneficiary.
4. To provide and continuously maintain insurance on the buildings from or hereafter receted on the said premises against loss or damage by fire and such other hazards as the beneficiary may from time to time require, in an amount not less than \$... **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1. **(1)**1.

Hey's ites on each appear. 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, beneficiary 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 grantor in such proceedings, shall be paid to beneficiary and approximation of a such proceedings, shall be paid to beneficiary and path in the trial and appellate courts, necessarily paid or incurred by bene-biciary in such proceedings, and the balance applied upon the indebtedness secured, hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessarily nobtaining such con-pensation, promptly upon beneficiary's request. Icitary ment of its lees and presentation of this deed and the note for licitary of any person for the payment of this indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in the linking of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in the section of the payment of the indebtedness in the plat of the property. (b) plat of the plat of any property of the plat of any property (b) join in (c) consent to the making of any map or plat of said property; (b) join in (c) consent to the making of any map or plat of said property; (b) join in (c) consent to the making of any map or plat of said property; (b) join in (c) consent to the making of any map or plat of said property; (b) join in (c) consent to the making of any map or plat of said property; (b) join in (c) consent to the payment of the payment of the plat of said property; (b) join in (c) consent to the making of any map or plat of said property; (b) join in (c) consent to the maki

tument, irrespective of the maturity dates expressed therein, or "the service services of the maturity dates expressed therein, or "the services and the service of the service of the service of the service of the service ment of the service ment all services of the service ment all services of the service of the se

together with trustee's and attorney's fees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and 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 parcels at separate parcels and shall sell the parcel 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 postponed is unchaser its deed in form as required by law conveying the provided by the same the sale. The trustee shall deliver to the purchaser its deed in form as required by law conveying the frantor and beneficiary, hay person, excluding the trustee, but including the frantor and beneficiary, hay person, excluding the trustee, but including the grantor and beneficiary of the trustee and of the sale. 15. When trustee sells putunnase it he sale. 16. Beneficiary may promise to the interest of she trustee in the trust aurplus. 16. Beneficiary may from time to time appoint a successor or successor.

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success-sors to any frustee named herein or to any successor trastee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duites confirred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneliciary, 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 acknowledded is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending sale under any other deed of trust of any action or proceeding in which fundor, beneliciary 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 can attorney, 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, 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.

till The grantor covenants an fully seized in fee simple of said	d agrees to and 'described real p	with the benefici. roperty and has	ary and those claimi a valid, unencumber	<b>10941</b> ne under him, that he is ed title thereto
and that he will warrant and to	half he paid and some	Same, sgainst, all	Persons whomsoeve	
Alique the second second second of the second of the second secon	M. Decret P. 100 Million M. Decret State of Allowing Mathematic of Allowing, april M. (1970) Control (1970) M. (1970) Control (1970) Market State of Allowing State of Allowing State of Allowing State of Allo	<ol> <li>M. Molectury</li> <li>Sourcept Statement</li> <li>Jord Lip Contract</li> <li>Jord Track</li> <li>Molectury</li> <li>Molectury<!--</td--><td><ul> <li>C. Manager and C. Martine and C. Marti</li></ul></td><td><ul> <li>Contraction of the second secon</li></ul></td></li></ol>	<ul> <li>C. Manager and C. Martine and C. Marti</li></ul>	<ul> <li>Contraction of the second secon</li></ul>
The grantor warrants that the pro- (a)* primarily for grantor's perso (b) KNCKN SKGENE ARKON SCIENCE This deed applies to the				
This deed applies to, inures to the personal representatives, successors and secured hereby, whether or not named a gender includes the feminine and the neu- IN WITNESS WHEREON	ae benefit of and bin assigns. The term b s a beneficiary here ther and the	nds all parties hereto eneficiary shall mea in. In construing this	o, their heirs, legatees, d n the holder and owner,	
not applicable; if warranty (a) is applicable, as such word is defined in the Truth-in-lea beneficiary MUST comply with the Act and disclosures; for the	whichever warranty (c and the beneficiary is ding Act and Regulati Regulation by motion	a) or (b) is	thand the day and y	ear first above written.
If compliance with the Art is not required, dis the signer of the start is not required, dis if the signer of the above is a corporation, use the form of acknowledgement opposite.)	regard this notice.	Jane	net de t D. Everitt	vent
STATE OF OREGON, County of Klamath This instrument was acknowledged T-Ut in State	before me on	STATE OF ORE( County of This instrument w	GON,	}ss.
T-III 19 56 56 Steve, Everitt & Janet D: Ev (Stathela Hanc- (SEAL)	w inextrance sets the G	19, by	20 9 put to particular	
(SEAL) Notary Pa	blic for Oregon 16 SF	Notary Public for O My commission exp		(SE/
<ul> <li>A state of the sta</li></ul>	The second of th	FOR FULL RECONVEYANCI when obligations have bee	rates di statisti E n pold	
TO: The undersigned is the legal owner a rust deed have been fully paid and satisfie aid frust deed or pursuant to statute, to berewith together with said trust deed) and	cancel all evidences		or any sums ow	ind to you under at
state now held by you under the same. Ma	il reconveyance and	documents to a	parties designated by the	terms of said trust deed th
nis Trust Deed is assumable. annot unreasonably withhold:	to a new purc consent.	OUSSEL NTEL B	Banafini	
	OTE which it secures, Bot	h must be delivered to th	• truitee for concellation befor	LICTURN BENEFICT • reconveyance will be made.
TRUST DEED			I certify th	at the within instance
eve & Janet D. Everitt	ine, other and Ore soon, desi	CHIDER SOF	of	July ,1988
Hamath Falls OK 97603 Belieficials' Grantor	SPAC	FOR	in book/reel/vol	IMA IVO MXX
lamath Falls OR 97603	T, husband, NY OF KLAMA Beck, as wecco	FOR RDER'S USE POLITIC	page 10940 ment/microfilm/ Record of Mortg.	Ime No

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