FOR	No. 931—Oregon	Trust Deed	Serics-TRUST	DEED. N	176-	2010	59K
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TRUST DEED

GHT 1988	STEVENS-NE	SS LAW FL	B. CO., PORTLAND, OR.	9720
Vol.	m88	Pac	18971	Ę

PENNY L. SAMPSON

as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY

. as Trustee, and

NORMA F. YANTIS, HARRY DAWAIN QUIMBY, and HAZEL MAXINE WEBBER, as tenants in common as Beneficiary,

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

The Southerly 60 feet of Lot 13, Block 9, PLEASANT VIEW TRACTS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Klamath County Tax Account #3909-02BB-3300.

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 lixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE, OF SECURING PERFORMANCE of each agreement of granter herein contained and navment of the

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TWELVE THOUSAND AND NO/100 -----

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneliciary or order and nucle by grantor, the final payment of principal and interest hereof, if

herein, shall become immediately due and payable. To protect the security of this trust Geed. Anatom agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to renowe or demolish any building or improvement threeon, not to commit or permit any waste of said property. 2. To complete or restore promptly and in good and damaged or destroyed threeon, and pay when due all costs incurred threeon. This commit concerning with all laws, ordinances, redulations, covenants, condi-tions and recomply with all laws, ordinances, redulations, covenants, condi-tions and recomply with all laws, ordinances, redulations, covenants, condi-tions and recomply with all dates or dinances, redulating, covenants, condi-tions and recomply with all dates or dinances, redulating, covenants, condi-tions and recomply with all dates or dinances, redulating, covenants, condi-tions and recomply with all content which the beneficiary to requests, to find code or other a date and the cost of all then searches matic by him divides or searching adencies as may be deen ad divisable by the bordinary. The maximum contention in surgers on the building sure in the provide and continuous dividentian in the pairing the building sure of the content of the searching adencies as may be deen ad divisable by the bordinary.

tion in descriptions uncertaing state means pursuant to the Uniform Commercial Code as the bonelicity may require and to pay by filling same in the proper public officer or offices, as well as the cose of all lien escretes made by the total transmission of the said premises attained to a state of the series of the same present public officers or searching agencies as may be deered desirable by the beneficiary. A to provide and continuously maintain insurance on the building the said premises attained loss or damage by here and as such other hazards as the beneficiary may from time to the series attained to the beneficiary as soon as insurely in the state of the beneficiary as soon as insurely if the granter shall be the beneficiary of the beneficiary as soon as insurely if the granter shall be to the beneficiary at soon as insurely if the granter shall be to the beneficiary at soon as insurely if the granter shall be to the beneficiary at soon as insurely if the granter shall be to the beneficiary at soon as insurely if the granter shall be to the soon of bereafter place on soil building, the granter shall be to the beneficiary at soon as insurely if the granter shall be near the same at grante's ecreme. The amount celles the beneficiary may reach to procure any so-h insurance and to delve shift be neficiary may from or other instance policy in use order as beneficiary and a south and to be complex and to collected or any polic of insurance to be and to be collected in the and to be present to collected in the any order any network of the south solic or and solid be address and to be charter being and to be present to be address and to be charges that may be hird or assessed upon or atom to be providing beneficiary with a section of any delver and to be charges there any take any assesses and the charges that may be hird or assessed upon or atom as any order any present to act on any other and promptice of the solitory or any and solitor with the colligation and the transportation of the section any tassesse

It is mutually affected that: S. In the event that any parties or all of said projectly shall be taken: where he right of emisent domain or condemnation, hence any shall bave the right, d it so elects, to require that all or any portien of the monies payable is compensation for such taking, which are in excess of the amount require: to july all reasonable costs, expenses and altornys i less uncersarily paid of incurrent by grantor in such proceedings, shall be paid to bereficiary and applied by it first upon any reasonable costs and expenses and altornys here. both in the trial and appellate courts, necessarily paid or incurred by bene-ficitry in such proceedings, and the balance applied upon the indebtednes-secures hereby; and grantor aftres, at its own expense, to take such actions and execute such instruments as shall be meessarily not take such actions and execute such instruments as shall be meessarily notational such con-pensation time to time upon written request of bene-ficatry, payment of its lees and presentation of this deca and the note for enders ment (in case of hull reconvergances, for cancel fution), without allecting the liability of any person for the payment of the isdebto-test (in case of hull reconvergances, for cancel fution), without allecting the liability of any person for the payment of the isdebto-denses, to the making of any map or plat of sid property; (b) join in

granting any ensement or creating any restriction thereon: (c) join in any suburdination or other adreement affecting this deel or the lien or churde thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "nerson or persons legally entitled thereto." and the recitals therein of any matters or lack shall be conclusive proof of the truthuluness thereot. Trutse's fees for any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, heneficiary may at any time without notice, either in person, by agent or by a receiver to happointed by a court, and without redard to the advances of smit property is search on the services and profits, including those past due and annual, and profits, including those past due and annual, reasonable astorney's lees upon any indubtedness secured hereby, and in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the collection of such projectly, the collection of such annual other order of a barry thereouter of any determine.

where any default for notice of default hereunder on 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 essence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary ray declare all sums secured hereby immediately due and payable. In such an event the beneficiary ray this election may proceed to foreclose this trust deed by advertisement and all such are provided in equity as a mortgade or direct the trustee to foreclose this trust deed by advertisement and sale, the beneficiary may have. In the event the heneficiary election for any proceed to foreclose this trust deed by advertisement and sale, the beneficiary or the trustee to loreclose the beneficiary or the trustee to be recorded his written notice of delault and his election to any note event due beneficiary election to such payses any other right or the heneficiary electist to foreclose by advertisement and sale, the beneficiary electist to foreclose by advertisement and sale, the beneficiary election to self be added by law and proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 86.795.
13. After the trustee has commenced foreclosure by advertisement and sale, the frantor or any other regioned by law and proceed to be pays, when due, sums secured by the trust deed, the default may be cured by paying the entire anount due at the time of the cure other than such portion as would not then be due had o default cocurred. Any other default his capable of being cured may be cured by tendering the performance required under the endition or trust deed. In addition to curing the default to default may be cured by tendering the performance required under the default nor trust deed. In addition to curing the default costs and expenses actually incurred in enforcing the

the depth with trustee's and attorney's lees 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 parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bilder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law converging the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness thereof. Any person, excluding the trustee, but including the granet beneficiary, may purchase at the sale. I.5. When trustee sells prustant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, im-cluding the compensation of the trustee and a reasonable charge by trustee's attorney. (2) to the obligation secured by the truste circle (3) to all persons howing recorded lines subsequent to the interest of the trustee in the truste surgeling it may, to the granets to be interest of the trustee is the trustee surgeling it may, to the granet to the interest of the trustee is the trustee surgeling. If any, to the protect to also successor in interest ertified to successor 16. Beneficiary may appear in the order of their privativ and (4) the surplus.

drea as new another the granter of to his successor in interest exciting to such surplus. If any, to the granter of to his successor trustee appointed nere-sary to the supervised herein or to any successor trustee appointed nere-sors to Upon fusise named herein or to any successor trustee appointed nere-trustee, the latter shall be made will out convylance to the successor runstee, the latter shall be made appointed hereinformed. Each such appointenent and substitution shall be made by written instrument. Each such appointment of the successor trustee the surface costisis of the county or counties in which the property is stuards, shall be costisise gravet of proper appointment of the successor trustee. If, 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 truster or of any action or proceeding in which granter, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

HOTE: The Trust Deed Act provides that the trustee hermunder must be either on a tarney, who is an active member of the Oregon State Bar, a bank, trust company or surings and loan association authorized to do business on or 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 on eaclow agent licensed under ORS 696.505 to 696.555.

	fully seized in fee simple none	ants and agrees to of said described	o and with the b real property an	eneficiary and those claiming d has a valid, unencumbered	under him, that he is I title thereto organization			
					except			
		and lolever deten	d the same agai	nst all persons whomsoever.				
		ĩ						
	The grantor warrants that (a)* primarily for deants	t the proceeds of the	loan renewants Lt	the above described note and this t. § (see Important Notice below).				
	This deed one	S personal, family or MAXMAN IKAN MONCOS	household purpose	the above described note and this t. s (see Important Notice below), MENDIX MONTH SENTRATION (SET SATE)	rust deed are;			
	personal representatives to, inuit secured hereby, whether or not i gender includes the here or not i	es to the benelit of a ors and assigns. The te named as a beneficiar	nd binds all parties erm beneficiary shi	ADEX AND A CONTRACT A	ves. administrat			
	IN WITNESS WHE	the neutor, and the si CREOF, said from	ngular number inch	s hereto, their heirs, legatees, devise III mean the holder and owner, inclu ing this deed and whenever the cont ides the plural.	eding pledgee, of the contrac ext so requires, the masculin			
	* IMPORTANT NOTICE: Delete, by lin	ing out which	noreanto	set his hand the day and year	first above written.			
	as such word is defined in the Truth beneficiary MUST comply with the A	h-in-Lending Act and Re	ary is a creditor gulation Z, the	PENNY L. SAMPSON	v)			
	f compliance with the Act is not requ	ins-Ness Form No. 1319, ired, disregard this notic	taking required , or equivalent. :e.	DAMPSON				
(11 05	f the signer of the above is a corporation, ie the form of acknowledgement opposite.)							
	TATE OF ORECON	X						
	County of Klamath This Institutent was acknow August 5- 5- 10 AR) \$5.	STATE OF))			
		ledged before me on , by		t) 35.			
PE	NNY L. SAMPSON	the state of the	as		 The second s			
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(S)	EAL) .Vot	ary Public for Oregon	Notary Public	and the second	· · · · · · · · · · · · · · · · · · ·			
· · · · · · · · · · · · · · · · · · ·	My commission expires:	6-66-42	My commissio	n expires:	(SEAL)			
		REGU	EST FOR FULL RECONVE	YANCE				
TO:		To be used o	only when obligations ho	ve bean paid.				
trust	The undersigned is the legal ow	vner and holder of all	1					
said heren	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 haveby 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							
estate) now held by you under the sam	e. Mail reconvey, with	hout warrenty, to and documents to	s secured by said trust deed (which the parties designated by the terms	h are delivered to you of said trust deed the			
DATE	5D ·			ου το στο το το το το πολογιστικό το	· · · · · · · · · · · · · · · · · · ·			
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5	P hat loss as t			Beneficiary				
	a for desiroy this Trust Deed OR	THE NOTE which is secures.	Both must be delivered	Beneficiary				
	TRUST DEED				Juice will be made.			
1	(FORM No. 881) VENS-NESS LAW PUB. CO., PORTLAND ORI	11		STATE OF OREGON				
PENNY	L. SAMPSON			County ofKlam I certify that the	ss.			
1/31	ergo	•••••		"as received for record	on the 11+1 + 1			
	th Falls, OR 97603 Grau		ACE RESERVED	at 3:25 o'clock P.	, 19.88,			
and EA	F. YANTIS, HARRY DAWA ZEL MAXINE WEBBER	IN QUIMBY,	FOR CORDER'S USE	page	o <u>M88</u> on			
1 97.Q. 41P.	RIY DAWAIN QUIMBY, P. <u>TX 79545</u> Benetici	Q. Box 31	INDER S USE	ment/microfilm/recepti Record of Mortgages of	0 10 00 00 00 00 00 00 00 00 00 00 00 00			
AF	FTER RECORDING DETUN		· :	Witness my har County affixed.	and County.			
	III TITLE COMPANY OF			Evelyn Biehn				
KLAP		ii .			County Clerk			
KLAP		Fee \$13.00	1	By Parice and Muller	TITLE			