	STEVENS-NESS LAW PUB. CO., PORTLAND, OR \$7204
94897	UST DEED Vol <u>mas</u> Page 21199
THIS TRUST DEED, made this	day of
HERBERI J. ZIMMER as to an undivided 1/3	interest: ARMANDO R. ZAGALA as to an undivided
1/3 interest and STEVEN R. SAUNDERS as to	an undivided 1/3 interest
Grantori MUUNTALN TITLE COMPANY OF KLAMAT	an undivided 1/3-interest H COUNTY ded 1/3 interest; RICHARD A. TAGGART & BEVERLY /
MARY-ELIZABETH RUTHERFORD as to an undivi	ded 1/3 interest; RICHARD A. TAGGART & BEVERLY A
IAGGARI, as tenants by the entirey as to	an undivided 1/3 interest (with survivorship): vided 1/3 interest (with survivorship):
s Beneficiary,	vided 1/3 interest is all in a creater (is and if and it is a creater of the crea
14699743 46 CF 02050 MII	NEOSEIH:
Grantor irrevocably grants, bargains, sells and	conveys to trustee in trust, with power of sale, the property
name County, Oregon, des	man received for record on the 13th day wan received for record on the 13th day of Dicc. 1983
	was received for record on the 10th day
The Southeast 1 of Section 13. Township 3	5 South, Range 11 East of the Willamette Meridia
Clamath County, Oregon.	
TRUST DEED	STATE CFOREGON
fax Account No. 3511-00000-00400	
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	Deputation .
신간 방법에 대한 것 같은 것 같	행동 옷 동물 물건 방법은 귀엽 감독 유민이는 것이 같은 것이 있다. 이 가지 않는 것이 것 같아요. 것이 같이 것이 같아.

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 fixtures now or hereafter attached to or used in connec-tion with said real estate. Service FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

not sooner paid, to be due and payables and per terms of enote statist piges teres and acts of an and some statist in terms not sconer paid, to be due and payable. Sin Der UERMS OF INDER ALL STREES (More ANTROLOG CONTROL OF A STREES OF A

sold, conveyed, assigned or alienated by the grantor without first has then, at the beneticiary's option, all obligations secured by this instrumentaries, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees: """. To protect the security of this trust deed, grantor agrees: "". To protect the security of this trust deed, grantor agrees: "". To protect the security of this trust deed, grantor agrees: "". To protect the security of this trust deed, grantor agrees: "". To protect the security of this trust deed, grantor agrees: "". To complete or restore promptly, and in good and workmanike framewer any building or improvement which may be constructed, damaged, or destroyed thereon, and pay when due all costs incurred therefort; ".". To comply with all laws, ordinance, regulations, covenants, condition and restrictions allecting said property, if the beneficiary so requests to join in executing such financing statements pursuant to the Unitor Commercial Code as the beneficiary may require and to pay for tiling same in the proper public office or olites, as well as the cost of all line searches made by the grants as the beneficiary may require and to pay for tiling same in the proper public office or olites, as well as the cost of all line searches made by the grants as the beneficiary may require and to be pay for tiling same in the proper public office of decommonsy maintain insurme on the buildings of the harante, in the same of the harante, as the beneficiary and from time to time require, in an angount not less than 3. ". MAN: yeennt: - lend, written in commander there said policies to the beneficiary as form time to time require, in the proper public shall be delivered to the beneficiary as soon as insured; if the grantor shall be delivered to the beneficiary as soon as insured; if the grantor shall be delivered to the charante, exceed on the said property exceed to grants. Second ansate shall be the another bear same structure in the toreor sha

pellale court shall adjudge reasonance as the beneficiary as a summer of the solution of such appeal. 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; il 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 attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it list upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by bene-ficiary in such proceedings, and the balance applied upon the indebtedness secured thereby; and frantor adress, at its own expense, to take such actions: and 'execute such instruments as shall be necessary' in oblaining such com-pensation, promptly upon beneficiary's frequest. 9. At any time and from time to time upon written request of bene-ficiary, payment of its lees and presentation of this dedstedeness (a) consent to the making of any map or plat of said property; (b) join in intervent by the such the strustee thereund termistic better the such externs (a) consent to the making of any map or plat of said property; (b) join in intervent the such as that the trustee thereundar must be either ton; con-

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having oblained the written consent or approval of the beneficiary, runnent, irrespective of the maturity dates expressed therein, or substitution of the approximation of the ap

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either an or savings and laan association authorized to do business under the laws of O property of this state, its subsidiaries, affiliates, agents or branches, the United S mey/ who is an active member, of the Oregon State Bar, a bank, i trust-company i or the United States, a title insurance company authorized to insure title to real or any agency thereof, or an excrow agent licensed under ORS 696,505 to 696.585.

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bized in fee simple of setu deservation but to the another to the behavior of the set of a two because for the behavior of the source but to rare of any technic back of the source of the rare of any technic back of the source	o and with the beneficiary and those real property and has a valid, unenc	here output to a start the second of a start of the second
the will warrant and to ever defa	end the same against all persons who	actively and a country of the state of the synthesis of the state of t
3) Another and the proceeding of an end of and proceeding of a proceeding o	el the monue payadar surplue ll'any (o.1). La obe docum required urplue a necessarily paid or surplue ll'anerenary any	4 provide the provide strain and the strain of the stra
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(BX XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	t the loan represented by the above described illy or household purposes (see Important No No KAN AND PORTAL VOIS TO DANNES SAO NO AND AND AND AND AND AND AND AND AND It of and binds all parties hereto, their heirs bidde	s, legatees, devisees, administrators, executors
all representatives, successors and assidas ed hereby, whether or not named as a ben er includes the feminine and the neuter, an er includes the feminine and the neuter, said	The term benefit in constraine this deed and we delicitary herein. In constraine the plural, the singular number includes the plural, the forantor has hereunto set his hand the	같은 것은 사람이는 전에서 가지 않는 것이 있는 것이다. And Andrews 가지 않는 것이 있을까? 가지 않는 것이 있는 것이다. 가지 않는 것이 있는 것이 있는 것이다. 가지 않는 것이 있는 것이 없는 것이 있는 것이 없는 것이 있는 것이 없는 것이 있 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 없는 것이 없 않이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없 않이 않는 것이 없는 것이 없는 것이 없는 것이 없 것이 없는 것이 없 않이 않이 않이 없 에 없이 없는 것이 없는 것이 없 않이 않아. 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없는 것이 없는 것이 없 않이 않이 않이 않아. 것이 없 않아. 것이 않아. 것이 않아. 것이 않아. 것이 않아. 것이 없 것이 없 않아. 것이 않아. 것이 않아. 것이 않아. 것이 않아. 것이 없 않아. 것이 않아. 것 것이 않아. 것이 않이 않아. 것이 않아. 것이 않아. 것이 않아. 것이 않아. 것이 않아. 것이 않아.
IN WITNESS WHEREOF, said	sver warranty (c) or (b) is • beneficiary is a creditor Herbert J.	21mer R. Zagele
ppintable, is defined in the Truth-in-Lending A ficiary MUST comply, with the Act and Regul focures, for this purpose use Stevens-Ness Form pullence with the Act is not required, disreger impliance with the Act is not required, disreger	Ar and regulation 2, making required No. 1319, or equivalent. d this notice	Zagala Zagala Saunders
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arbert J. Zinmer, Armando R Steven R. Saunders		
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AND THE AND THE HEWITT	The second secon	na na serie de la companya de la com Nome de la companya d La companya de la comp
the soothe undersigned is the open	Trustee, and but the second by the and holder; of all indebtedness; secured by the directed on payment to	to foregoing trust deed. All sums secured by you of any sums owing to you under the ter
trust deed have, been fully, but said thist deed or pursuant to statute; to herewith together with said trust deed) an estate now held by you under the same. A	y cancel all evidences of indeptedness security d. to reconvey, without warranty, to the part fail reconveyance, and documents to income	ties designated by the terms of said trust are
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Do not loss or destroy this Trust Deed. OR T	IE NOTE which it secures. Both must be delivered to the	Beneticia ; • trustee for cancellation before reconveyonce will be mad
TRUST DEED		STATE OF OREGON, County of <u>Klamath</u>
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Oceanside	P Devil US RETE CUT COLVERS TO TUTA	of o'clock FM., and re in book/reel/volume No. M88 page 21199 or as fee/file/ ment/microfilm/reception No
Richard A. Taggart, et al c/o-2806-252nd Ave- S. E Issaquan, WA 98077		ment/microfilm/reception room Record of Mortgages of said Cour Witness my hand and
HEHHEASTER RECORDING RETURN TO	iade the list ddy of	Decementary Blehn, County Cl
MOUNTAIN TITLE COMPANY	Fee \$13.00 DED	By Doulin' Millinday