°° 98	4:16	TRU	ST DEED	101.m89	⊃age <u>5020</u>
<i>THIS</i> PEGG	TRUST DEED, made thi	<i>i</i> s8th	day of Februar	<u>у</u>	, 19
as Grantor,	Mountain Title (Company of Kl	amath County	••••••	, as Trustee, a
ELIDA	LEGGET				
ns Beneficiary	,				· · · · · · · · ·
Granto	r irrevocably grants, barga		ESSETH: priveys to trustee in f	rust. with power	of sale the proper
n	lamath	y, Oregon, descri	ibed as:		or sole, the proper
Lot 1 there	, Block 4, BELLA VIS of on file in the of	STA -TRACT NO ffice of the	1235, according County Clerk of	to the offic Klamath Count	ial plat y, Oregon.
	Account No 3507 007DC				· · · ·
gether with all	and singular the tenements, I	hereditaments and a	appurtenances and all oth	er rights thereunto	belonding or in anyw
on with said re	al estate	ssues and promis in	ereof and all fixtures now	or hereafter attach	ed to or used in conn
m of NINET	E PURPOSE OF SECURING EEN THOUSAND AND NO/	100*******	of each agreement of g	rantor herein contai *****	ined and payment of *****
ote of even dat	EEN THOUSAND AND NO/ ************************************	xxxxxxxxxxxxxx	Dollars, with interest th	ereon according to 1	the terms of a promiss
ot sooner paid, The date	to be due and payable As of maturity of the debt secured payable. In the event the wit	per terms of	note, 19	payment of princip	al and interest hereof,
ecomes due and	of maturity of the debt secured I payable. In the event the wit assigned or alignated by the	by this instrument thin described prope	is the date, stated above erty, or any part thereof,	, on which the final or any interest the	l installment of said no rein is sold, agreed to
hen, at the bene	assigned or alienated by the diciary's option, all obligations me immediately due and payab	s secured by this in			
To protec	t the security of this trust deer	d drantes adress			
a repar, not to	ct, preserve and maintain said prop remove or demolish any building or rmit any waste of said property.	' improvement thereon.	thereol: (d) reconvey with	reement affecting this	deed or the lien or cha
stroved thereon a	rmit any waste of said property. lete or restore promptly and in g g or improvement which may be co nd pay when due all costs incurred th	onstructed, damaged or	legally entitled thereto," a	nce may be described nd the recitals therein	as the "person or person of any matters or facts sh
3. To compl ons and restriction	ly with all laws, ordinances, regulat s allecting said property: if the ben	tions, covenants, condi-	10 Upop new data	anagraph shair be hot re	ess than \$5.
al Code as the b	ch financing statements pursuant to eneficiary may require and to pay or oflices, as well as the cost of searching agencies as may be dee	the Uniform Commer-	time without notice, eithe pointed by a court, and y the indebtedness berehv se	without regard to the a	or by a receiver to be a adequacy of any security
4 To provide	to and continuously maintain incom		issues and prolits, includin	d those past due and	or otherwise collect the rer
d such other haze	ards as the beneficiary may from the	me to time security in	liciani man determine		
mpanies acceptabl	e to the beneficiary, with loss pay shall be delivered to the beneficial	able to the latter; all	collection of such rents, is	upon and taking posse sues and prolits, or th	a pressure of the board of
the grantor shall liver said policies	fail for any reason to procure any to the beneficiary at least fifteen da of insurance now or hereafter plac	such insurance and to	property, and the applicati waive any default or notic	instition of awards for	any taking or damage of i
e beneliciary maj llected under anv	y procure the same at grantor's fire or other insurance policy may	expense. The amount	pursuant to such notice.	ov grantor in payment	of any indebtedness secu
ay determine, or a sy part thereol, ma	bledness secured hereby and in suc at option of beneficiary the entire at ay be released to grantor. Such appl	mount so collected, or	declare all sums secured	h payment and/or perio	prmance, the beneficiary m
t done pursuant to	by delault of notice of delault hereu	inder or invalidate any	event the beneliciary at hi in equity as a mortgage o advertisement and sale, or	may direct the trustee to	to pursue this trust deed
ies, assessments a ainst said propert	nd other charges that may be levied y before any part of such taxes. A	d or assessed upon or assessments and other	remedy, either at law or in the beneficiary elects to lor the trustee shall execute an	equity, which the benefi eclose by advertisement	iciary may have. In the eve t and sale, the beneficiary
beneticiary; shoul nts, insurance pre	due or delinquent and promptly de d the grantor fail to make payment miums, liens or other charges paya	t of any taxes, assess- able by grantor, either	and his election to sell the secured hereby whereupon a	said described real prop the trustee shall fix the	perty to satisfy the obligati
d the amount so t	or by providing beneficiary with , beneficiary may, at its option, m paid, with interest at the rate set for	th in the note secured	notice thereof as then requi in the manner provided in (13. After the truste	ORS 86.735 to 86.795. e has commenced lorec	closure by advertisement a
reby, together wit. 1st deed, shall be	h the obligations described in parage added to and become a part of the waiver of any rights arising from	raphs 6 and 7 of this e debt secured by this	sale, and at any time prior sale, the grantor or any ot the delault or delaults. If	her nerson so privileded	d by ORS 86753 may er
venants hereot and v hereinbefore de	d for such payments, with interest a scribed, as well as the grantor, sh	is aloresaid, the prop-	sums secured by the trust entire amount due at the not then be due had no de	time of the cure other	ay be cured by paying f
cribed, and all su	ey are bound for the payment of ch payments shall be immediately of nonpayment thereof shall, at the opt	fue and navable with.	being cured may be cured obligation or trust deed. I delaults, the person effecti	by tendering the perf	formance required under t
der all sums secu stitute a breach o	red by this trust deed immediately	due and payable and	detaults, the person effecti and expenses actually incu together with trustee's and	tred in enforcing the i	obligation of the trust de
title search as we connection with o	II as the other costs and expenses o r in enforcing this obligation and tr	of the trustee incurred	by law.	sale shall be held on th	he date and at the time a
ect the security ri	in and delend any action or pro- ghts or powers of beneficiary or true	istee: and in any suit.	in one pareal of in capac	by law. The frustee m	hay sell said property eith
ion or proceeding suit for the for	in which the beneficiary or trustee r eclosure of this deed, to pay all co title and the beneficiary's or trustee	may appear, including	auction to the highest bid shall deliver to the purcha the property so sold, but plied. The recitals in the d	ser its deed in form as without any covenant	if the time of sale. I rust is required by law conveying or warranty, express or in
ount of attorney's ed by the trial co	lees mentioned in this paragraph 7 urt and in the event of an appeal h	7 in all cases shall be from any judgment or	the grantor and beneficiary	, may person, excluding	g the trustee, but including sule
ree of the trial c late court shall a r's lees on such ap	ourt, grantor further agrees to pay djudge reasonable as the beneliciary opeal,	such sum as the ap- y's or trustee's attor-	15. When trustee so shall apply the proceeds o	ils pursuant to the pos	wers provided herein, trust
It is mutual 8. In the eve	ly agreed that: nt that any portion or all of said n	roperty shall be taken	cluding the compensation of attorney, (2) to the oblig; having recorded liens subs deed as their interests may surplus if any to the day	of the trustee and a re-	asonable charge by trustee
Cer the right of er. ht, if it so elects.	ninent domain or condemnation, ben to require that all or any portion of such taking, which are in excess of	eficiary shall have the	surplus, it any, to the gran	nior or to his successor	in interest entitled to suc
pay all reasonabl	e costs, expenses and attorney's lee	es necessarily paid or	16. Beneficiary ma sors to any trustee named under. Upon such appoin	herein or to any wee	ppoint a successor or succ ressor trustee appointed her ronveyappe to the success
plied by it lifst up th in the trial an lary in such proc	on any reasonable costs and expense d appellate courts, necessarily paid realings, and the balance applied	cs and attorney's fees, or incurred by bene-	upon any trustee herein nar	vested with all title, ned or annointed becau	powers and duties conferr
ured hereby; and 1 execute such in	grantor agrees, at its own expense, struments as shall be necessary in	to take such actions obtaining such com-	which, when recorded in t which, when recorded in t which the property is situat	hade by written instrum	acut executed by beneficiar d the county or counties
9. At any tin Ary, payment of	ne and from time to time upon wri its fees and presentation of this de	itten request of bene-	of the successor trustee.	this trust when the	doed duly associated a
	of full reconveyances, for cancellation person for the payment of the indef		obligated to potity any par	ty hereto of pending -	ale under any other daud

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, 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 laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiances, altiliates, agents or branches, the United States or any agency thereof, or an escisiv agent licensed under ORS 696.505 to 698.585.

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2.121

5021(Shi) 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 and that he will warrant and forever defend the same against all persons whomsoever. 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, family or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the femanet and 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 creditor as such word is defined in the Truth-in-Lending Act and Regulation FZ, 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. PEGGY -S. -MOLINE Witness (If the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF CALIFORNIA. Staple SS. Los Angeles COUNTY OF_ On this the 16th day of February 19_89 before me, FOR NOTARY SEAL OR STAMP , personally known to me to be the person whose name is subscribed to OFFICIAL SEAL LYNNE M. SETA Notary Public-California LOS ANGELES COUNTY personally known_ to be that person described in, and whose name is subscribed to the within and annexed instrument, My Comm, Exp. Nov. 20, 1989 execute the same; and that affiant subscribed -HER Staple name thereto as a witness to said execution. áture DATED: Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, TRUST DEED County ofKlamath..... (FORM No. 881) LAW PUB. CO., PORTLAND. ORE I certify that the within instrument was received for record on the 24.th.. day Moline of, 1989..., 1145 Valencia Way arcadia, CA 97006 at 3:20 o'clock .P. M., and recorded in book/reel/volume No.M89...... on SPACE RESERVED Grantor FOR Legget 4561 Laverne ment/microfilm/reception No. 98416, RECORDER'S USE Klamath Julio, OR Record of Mortgages of said County. 97601 Witness my hand and seal of Beneficiary County affixed. AFTER RECORDING RETURN TO MTCEvelyn_Biehn, County_Clerk 407 Main

TITI F

By Quiling Mullindine Deputy

CAL-376 (Rev. 8-82) Ack. Witness

Klamath Falls, OR 97601

Fee \$13.00