			ASPEN	33267	STEVENS-NESS LAW PUB.	CO., PORTLAND, OR 97204
	0T 000 M2	ust Deed Series—TRUST DEED.	TRUS	T DEED	Vol. <u>M89</u> Page	<u>6342</u>
and a second	THIS TR R. DA	UST DEED, made th VID HALVERSON				19 ⁸⁹ , between , as Trustee, and
	as Grantor, ASP LEON	EN TITLE & ESC ARD SEIFER ANI	CROW, a titl D MARTHA SEI	e company FER, or t	he survivor thereo	f,
nan baran da angela na angela na angela na angela na kana na k	in Klamat	.11	rgains, sells and co nty, Oregon, descr		tee in trust, with power of s	
na mana na fan ar f Fan ar fan ar	A tract of SUBDIVISI	of land situat	ed in Lot 7, in the SE 1/ f the Willar	Block 1	, Tract 1109, CHALH of Section 32, Tov Idian, in the Count	ST VISTA mship 39 Sy of
and a second				. · · · · · · · · · · · · · · · · · · ·		
n stran of a state of a strange strange	enterthos with all	and singular the tenemen	nts, hereditaments and	appurtenances	and all other rights thereunto be ixtures now or hereafter attached	longing or in anywise to or used in connec-
n se se ser a se	now or hereatter tion with said rea FOR THE sum of TWEL	l estate. PURPOSE OF SECUR VE THOUSAND TH	RING PERFORMAN IREE HUNDRED (\$12,350.0	CE of each agre FIFTY	ement of grantor herein contained interest thereon according to the the linal payment of principal	and payment of the
10 46	not sooner paid.	to be due and payable i maturity of the debt se payable. In the event the assigned or alienated by thiciary's option, all obligence me immediately due and	cured by this instrum- be within described pr the grantor without ations secured by this payable.	ent is the date, s operty, or any p first having obta instrument, irre	tated above, on which the third is part thereot, or any interest there and the written consent or appre- spective of the maturity dates	n is sold, agreed to be yeal of the beneficiary, expressed therein, or
	To protec	t the security of this trus		ition granting an subordinatio	y easement or creating any restriction n or other agreement affecting this d reconvey, without warranty, all or any	eed or the lien or charge y part of the property. The

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becomes due and payable. In the bolin the grantor without first has sold, conveyed, assigned or allenated by the grantor without first has sold, conveyed, assigned or allenated by the grantor without first has sold, conveyed, assigned or allenated by the grantor sufficient shall become immediately due and payable.
 To protect the security of this trust deed, grantor agrees:

 1. To protect, preserve and maintain said property:
 1. To protect is excurity of this trust deed, grantor agrees:
 2. To complete or restore promptly and payable.
 2. To complete or restore promptly and property in good and workmanike for any building or improvement growth the constructed, damaded or destroyed thereon, and pay when due dicate constructed therelor.
 3. To complete or restore promptly and the cost of all final same map the distance of the Unitorn Complete the intervent of the cost of all distance or the building of the cost of all distance or the building of the cost of all distance or the building of the cost of all distance or the building of the cost of all distance or the building of the cost of all distance or the building of the same may be deemed distance or the building of the same may be deemed the simple of the cost of all distance or the building of the same may be deemed the simple of the cost of all distance or the building of the same may be deemed to the beneficiary, with loss payable to the later redistion of the store the based premises against loss or damage by life the said policies to the beneficiary, with loss payable to the later redistion of policies to the beneficiary and in such order as beneficiary and proceed to grantor. Such applies the beneficiary and in such order as beneficiary and prove the same as different day din such order as beneficiary upon any indebtedness set form construction. Crease shall and the cost of all the same disting the cost of all there and th

It is mutually agreed that:

It is mutually agreed that: S. In the even that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the under the right of eminent domain or condemnation, beneliciary shall have the is compensation for such taking, which are in excess of the amount required is compensation for such taking, which are in excess of the amount required to pay an or in such proceedings, shall be paid to beneliciary and incurred by grantor in such proceedings, shall be paid or incurred by be applied in the trial and appellate courts, necessarily paid or incurred by be there is a such proceedings, and the balance applied or incurred by bees-there in such proceedings, and the balance applied or incurred by bees-there in such proceedings, and the balance applied in the indebtedness and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneficiary's request. Persuition, promptly upon beneficiary's request. Indicary, payment of its lees and presentation of this deed and the note for indicary, payment of its lees of the reoveyances, for cancellation), without altering indicary is a paynent of the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

turnent, irrespective of the maturity dates expressed therein, or
franting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge subordination or other agreement allecting this deed or the lien or charge function of any recently all or any part of the property. The prantee in any reconveyance may be described as the "person or persons fealing that there of any matters or lacts shall be conclusive proof of the truthulness therein. Trustee's lees for any of the be conclusive proof of the truthulness therein. Trustee's lees for any of the services mentioned in this parafraph shall be not less than \$5.
O. Upon any delault by grantor hereunder, beneliciary may at any finite without notice, either in person by a dent or by a receiver to be appointed by a court, and without refer upon and take possession of said property on y part thereoi, in its even name sue or otherwise collect the rents, issues and profits, including these past due and unpaid, and apply the same, lies or sup and thered, in this person or the proceeds of lire and other follection of such rents, issues and profits, or the proceeds of lire and other follection of such refers, issues and profits, or the proceeds of lire and other suprame policies or compensation or my nary taking to damage of the property, and the application or release thereol as aloresaid, shall not cure or property and the application or release thereol as aloresaid, shall not cure or investigate any attributed with any agreement hereunder, time beneficiary may determine allow or in his performance. The beneficiary may forced to foreclose this trust deed by in equiting as a mortage or in his performance the trustee to loreclose this trust deed by in grantary is a struct and sale, or may different the trustee is aloresaid, shall not exceed by struct and the application or release thereod as aloresaid, shall not exceed an equity as a morated or on there in any receared to

and expenses actually incurred in enforcing the oblightion of the trust deed independent with trustee's and altorney's lees not exceeding the announts provided by law. I. 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 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 spectry either and deliver to the purchase rise deed in form as required by law conveying shall deliver to the purchase rise deed in form as required by law conveying the the recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sales provided herein, trustee shall apply the proceeds of sale to payment of exponsible charge by trusteer. Shall apply the proceeds of sale to payment of exponsible charge by trusteer having recorded liens subsequent to the arder of their priority and (4) the surplus, if any, to the grantor or to any successor in interest on the truste and their interest index appear in the order of their priority and (4) the surplus. If any to the grantor or to any successor trustee appointed here-under. Upon such application and herein nor to any successor or successor trustee. The latter subsequent, and without convergance to the successor in substitution applied in the matcher instrument executed by herein upon any trustee having herein or to any successor trustee appointed in trustee. The latter shall appear to a provided herein and duties confirme upon any trustee having mark therein a substitution applied the events of the successor of the second trustee. The substitutis appoint applinter of tr

r, who is an active member of the Oregon State Bar, a bank, trust company the United States, a title insurance company authorized to insure title to real any agency thereof, or un escrow agent licensed under ORS 595.505 to 595.585. NOTE: The Trust Deed Act provides that the trustee herounder must be either on attorney or savings and loan association authorized to do business under the lows of Oregon or property of this state, its subsidiaries, affiliares, agents or branches, the United States or attorney, wi

		6342A
The grantor covenants and agrees to a	nd with the beneficiary ar	
Conditions. Restrictions as ch	or property and has a valid	id, unencumbered title thereto and except
ing road easement over the East plat for 60 foot private road	terlv 30 feet the	led plat of Chalet Vista, inclu
	casement, arrecti	102 Westerly and Northerlark
and that he will warrant and forever defend t	the same against all perso	ons whomsoever.
*boundaries; regulations, inclurights and easements for ditche	iding levies, ass	sessments, water and irrigation
subject to rules and regularior	es and canals, or	Klamath Irrigation District;
Conditions and Pestrictions by	t and the ratio	District; Declaration of
The real property above desc **Easement recorded 8/23/77 at	ribed is non-hom	nestead 10502.
**Easement recorded 8/23/77 at The grantor warrants that the proceeds of the low	BOOK M-//, rage	15621; Easement recorded 7/18/
(b) for an organization or (even if grantor is a	2 natural person) are for busine	rest of commercial purposes. Page 16938
secured hereby whether or not named as a herefician	situation in the state the	ir heirs, legatees, devisees, administrators, executors, holder and owner, including pledgee, of the contract
gender includes the leminine and the neuter, and the sin	ngular number includes the plura	ral.
IN WITNESS WHEREOF, said grante		
* IMPORTANT NOTICE: Delete, by lining out, whichever warran not applicable; if warranty (a) is applicable and the beneficie		Davel Haliorenas
beneficiary MUST comply with the Act and Regulation by	ary is a creditor egulation Z, the	
disclosures; for this purpose use Stevens-Ness Form No. 1319, If compliance with the Act is not required, disregard this notic		
lif the signer of the phone is a companying		
use the form of acknowledgement opposite.)	a Anna an Anna Anna Anna Anna Anna Anna	
STATE OF OREGON,)	STATE OF OREGON	
County of Klamath	County of	} ss.
This instrument was acknowledged before me o April		cknowledged before me on
R. DAVID HALVERSON	19, by	
	as of	
612 71		
Notary Public for Oregoi	n Notary Public for Orego	
(SEAL) My complission expires: 5-13-89	My commission expires:	(CEAL)
RE4	QUEST FOR FULL RECONVEYANCE	
	ed only when obligations have been pa	sid.
<i>TO</i> :	, Trustee	
The undersigned is the legal owner and holder of	all indebtedness secured by th	he foregoing trust deed. All sums secured by said
and satisfied, fou hereb	Wale difected on nevment to	
herewith together with said trust deed) and to reconvey,	without warranty, to the part.	ed by said trust deed (which are delivered to you ties designated by the terms of said trust deed the
estate now held by you under the same. Mail reconveyar	ice and documents to	
DATED: 19	an an the same same	
DATED: , 19	and a set of the standard stand	
		Beneliciary
Do not lose or destroy this Trust Deed OR THE NOTE which it se	cures. Both must be delivered to the tr	inustee for concellation before reconveyance will be made
		usies for currention before reconveyonce with be made.
TRUST DEED	na station i statian	STATE OF OREGON,
(FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE		County of
	the second s	I certify that the within instrument was received for record on the 14th.day
R. DAVID HALVERSON		of
	a da ang kang kang kang kang kang kang kang	at 10:46 o'clock AM., and recorded
Grantor	SPACE RESERVED	in book/reel/volume No
LEONARD SEIFER & MARTHA	FOR RECORDER'S USE	page6342or as tee/tile/instru- ment/microfilm/reception No99072.,
SEIFER	en e	Record of Mortgages of said County.
Beneficiary		Witness my hand and seal of
James D. Fournier		County affixed.
Attorney at Law P. O. Box 680		Evelyn Biehn, County Clerk
Mt Angel, OR 97362	ent of at a	By Caledens Mellensele Deputy