EDRM No. 881-Oregon Trust Deed Series-TRUST DEED. AS		COPYRIGHT 1988 * STEVENS-NESS LAW PUB. CO., PORTLAND, OR 97204
·	TRUST DEED	Vol. <u>mg</u> Page 9751 @
WILLIAM L. GATES	30th day ofMay	그 이번 동안에 관심을 만들었다. 이는 것이 것 같은 것을 하는 것을 통했다.
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Grantor irrevocably grants bardeins	WITNESSETH:	n mainte de construir francés de anti- prese
in <u>Klamath</u> County, Or	egon, described as:	in trust, with power of sale, the property.
SEE ATTACHED EXHIBIT "A"		defenden en state en
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together with all and singular the tonomic to		
together with all and singular the tenements, heredit now or hereafter appertaining, and the rents, issues a tion with said real estate. FOR THE PURPOSE OF SECURING PER	aments and appurtenances and a nd profits thereof and all fixture	all other rights thereunto belonging or in anywise s now or hereafter attached to or used in anywise
TAENTY TRICTICIAND	FURMANCE of each agreement	of dramton have a
adte of even date have 120,000.00)	Dollars with int	
not sooner paid, to be due and payable at matu	rity of note	tinal payment of principal and interest hereof, if
becomes due and payable. In the event the within de	is instrument is the date, stated	above, on which the final installment of said note
sold, conveyed, assigned or alienated by the grantor then, at the beneticiary's option, all obligations secure herein, shall become immediately due and payable.	without first having obtained t	tereof, or any interest therein is sold, agreed to be the written consent or approval of the beneficiary,
To protect the security of this trust deed dran	tor agrees	cares expressed therein, or
1. 10 protect, preserve and maintain said property and repair; not to remove or demolish any building or improven to commit or permit any waste of said property. To complete or restore promptly and in kood an manner and pay when due all costs incurred therefor.	good condition granting any easem ement thereon; subordination or of thereol; (d) reconve	ent or creating any restriction thereon; (c) join in any her afreement allecting this deed or the lien or charge without works.
manner any building or improvement which may be constructed destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws ordinary therefor.	d workmanlike grantee in any reco d, damaged or legally entitled there be conclusive proof	ent or creating any restriction thereon: (c) join in any her afreement allocing this deed or the lien or charge sy without warranty, all or any part of the property. The onveyance may be described as the "person or persons to," and the recitals therein of any matters or lacts shall of the truthulness thereoil. Trustee's lees lor any of the this paragingh shall be not less than \$5.
tions and restrictions allecting said property; if the beneliciary join in executing such linancing statements pursuant to the Uni-	form Commers time without and	y default by grantor hereunder, heneficing
proper public office or offices, as well as the cost of all lien	g same in the pointed by a court,	and without regard to the adequacy of any security for
4. 10 provide and continuously maintain insurance on	the hull issues and prolits, in	cluding those past due and unpaid, and apply the rents,
an amount not less than \$ 11SURADIE Value companies acceptable to the beneficiary, with loss payable to	me require, in ficiary may determin , written in 11. The ente	ie
it the grantor shall fail or any reason to procure any such in	on as insured; insurance policies or	compensation or awards for any taking or damade at the
		ice.
collected under any lire or other insurance policy may be appl ciary upon any indebtedness secured hereby and in such order may determine, or at option of beneficiary the entire amount se any part thereof, may be released to grantor. Such adherent not cure or waive any delault or notice of a such application o	as beneliciary hereby or in his period collected, or essence with respect t r release shall declare all sums sec	o such payment and/or performance, the beneficiary may
act done pursuant to such notice. 5. To keep said premises free from construction liens and fares, assessments and the said sectors and the same sectors are same sec	nvalidate any event the beneficiary in equity as a mort advertisement and sal	at his election may proceed to foreclose this trust deed
against said property before any part of such taxes, assessment	essed upon or remedy, either at law the beneliciary elects the trustee shall ensure	or in equity, which the beneficiary may have. In the event to foreclose by advertisement and sale, the beneficiary or
ments, insurance premiums, liens or other charges payable by d	taxes, assess- rantor aither secured hereby where	I the said described real property to satisfy the obligation spon the trustee shall lix the time and place of sale, give
and the amount so paid, with interest at the rate set forth in the	nent thereof, in the manner provide note secured 13. After the	d in ORS 86.735 to 86.795.
trust deed, without waiver of any rights arising from breach o	cured by this sale, the grantor or a	ny other person so privileged by ORS 86,753, may cure
same extent that they are bound for the payment of the oblig	ound to the entire amount due at gation herein not then be due had	the time of the cure other then such portion as would no default occurred. Any other default that is capable of
render all sums secured by this trust deed immediately due and	payable with being cured may be beneficiary, obligation or trust de payable and delaults, the person e	use defauit occurred. Any other default that is capable of cured by tendering the performance required under the ted. In any case, in addition to curing the default or flecting the cure shall pay to the beneficiency
of title search as well as the other costs and expenses of this trust include in connection with or in enforcing this children in the tru	todether with trustes's	cured by tendering the performance required whathe bi- ed. In any case, in addition to curing the default or flecting the cure shall pay to the beneficiary all costs incurred in enforcing the obligation of the trust deed and attorney's lees not exceeding the amounts provided
lees actually incurred. 7. To appear in and defend any action or proceeding n	ad attorney's place designated in the urporting to be postponed as provi	the sale shall be held on the date and at the time and he notice of sale or the time to which said sale may ided by law. The trustee may sell said property site
action or proceeding in which the beneficiary or trustee may appe any suit for the foreclosure of this deed, to pay all costs and	in any suit, auction to the highest ar, including shall deliver to the put	eparate parcels and shall sell the parcel or parcels at bidder for cash, payable at the time of sale. Trustee urchaser its deed in form as required by lower Trustee
amount of attorney's lees mentioned in this paragraph 7 in all con- fixed by the trial court and in the event of an appeal from any decree of the trial court due to the event of an appeal from any	y's lees; the ises shall be iudement or the truthfulness the	but without any covenant or warranty expression
pellate court shall adjudge reasonable as the beneficiary's or tru ney's lees on such appeal.	as the ap- stee's attor- shall apply the	ne deed ol any matters of lact shall be capited of ma- treol. Any person, excluding the trustee, but including ciary, may purchase at the sale. es sells pursuant to the powers provided herein, trustee ds of sale to payment of (1) the expenses of sale, in-
It is mutually agreed that:	attorney (2) to the	ds of sale to payment of (1) the expenses of sale, in-

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The property so sold, but without any covenant of warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthluness thereol. Any person, excluding that the trustee, but including 15. When trustee sells pursuant to the posts provided herein, trustee shall apply the proceeds of sale to payment of (15 million to the post-cluding the compensation of the trustee and a real-on between sold and in-cluding the compensation of the trustee and a real-on between sold and in-cluding the compensation of the trustee and a real-on between sold and in-cluding the compensation of the trustee and a real-on between sold and in-cluding the compensation of the trustee and a real-on between the trustee having recorded liens subsequent to the interest of the rustee in the trust may be their interests may appear in the order of their public in the trust surplus, it any, to the kranter or to his MANCENSE in interest entitled to such surplus, it any, to the kranter or to his MANCENSE in interest entitled to such under. Upon user named herein or to any successor truster appointed herein runder. Upon user named herein or to any successor truster appointed herein and substitution shall be wated with all title, powers and duits conferred and aubstitution shall be mortgage records of the county or counties in which, when recorded in the mortgage records of the county or counties in which the property is situated in the mortgage records of the successor 17. Trustee accepts this trust when this deed, duly executed and obligated to notily any party hereto of pending sale under any other deed of shall be a party unless such action or proceeding in which frantor, beneficiary or trustee shall a party unless such action or proceeding in budies they four trustee shall be a party unless such action or proceeding in brought by trustee.

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken inder the right of minent domain or condemnation, beneliciary shall have the right, it is of electron fequire that all or any portion of the monies payable as compensation logical taking, which are in excess of the amount required to pay all reasonable costs, expenses and altorney's less necessarily paid or applied by it first upon much proceedings, shall be paid to beneficiary and applied by it first upon much proceedings, shall be paid to beneficiary and both in the trial and appellane courts, necessarily paid or incurred by bene-liciary in such proceedings in the balance applied upon the indebtedness and execute such instruments as shall be recessarily in obtaining such com-gensation, promptly upon beneficiary in sectors of the such actions and present in the lost of the such and the proceeding of the such actions and execute such instruments as request. 9. At any time and from time to time upon written request of bene-endorsement (in case of full reconveyances, for cancellation), without allecting the liability 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 NOTE: The Trust Deed Act provides that the trustee hereunder must be either on 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 Jaws 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 696.565.

fully seized in fee simple of said descri	es to and with the beneficie bed real property and has	ary and those claiming under him, that he is lay a valid, unencumbered title thereto
Souther a grant of the souther through the second s	રાજ્ય પુરુષ પ્રચાર છે. દેવસાય અને પ્રાપ્ત છે. તે દિવસાય છે. સુપ્રે દિવસાય છે. તે દારે પ્રાપ્ત છે. પ્રાપ્ત હાલ્લા છે. તે દિવસાય છે. તે દ્ છે. બેમાં જેવા બાળવા કારણ આવતા છે. દેવસાય દેવસાય છે. તે દેવસાય પ્રાપ્ત છે. આ ગામ દાર્શ હોય સાથે કારણ આવતા છે.	(i) Service Response and a constraint of constraint interaction of the service
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The grantor warrants that the proceeds (a)* primarily for grantor's personal, ta (b) for an organization, or (even it gra	of the loan represented by the all mily or household purposes (see intor is a patirel percent	ove described note and this trust deed are: Important Notice below),
This deed applies to, inures to the bene	tit of and binds all parties herei The term beneficiary shall mea	o, their heirs, legatees, devisees, administrators, executo in the holder and owner including addressed are
IN WITNESS WHEREOF, said	l grantor has hereunto set h	is hand the day and year first above written.
		Le contratte d'ay and year first above written.
IMPORTANT NOTICE: Delete, by lining out, whiche ot applicable; if warranty (a) is applicable and the s such word is defined in the Truth-in-Lending Ac eneficiary MUST comply with the Action	beneficiary is a creditor WIT	LIAM L. GATES
sclosures: for this purpose use Stevens Man F	lion by making required	AND
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the signer of the above is a corporation, the form of acknowledgement opposite.)	en (et ta historici, en	44. Martin C. Martin Constraints and provide a start of the start o
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The undersigned is the legal owner and h thist deed have been fully paid and satisfied. Y d trust deed or pursuant to statute, to cance rewith together with said trust deed) and to re ate now held by you under the same. Mail red	2-93 REQUEST FOR FULL RECONVEYA To be used only when obligations have , Trustee older, of all indebtedness secured out hereby are directed, on paym et all evidences of indebtedness convey, without warranty, to the conveyance, and documents to	spires: NCE been paid. by the foregoing trust deed. All sums secured by said ent to you of any sums owing to you under the terms of secured by said trust deed (which are delivered to you be parties designated by the terms of said trust deed the content of the terms of terms of the terms of the terms of
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De not lose or destroy this Trust Deed OR THE NOTE A TRUST DEED (FORM No. 881) BTEVENS-NESS (LAW/PUB. CO./PORTLAND. ORE. STEVENS-NESS (LAW/PUB. CO./PORTLAND. ORE. (STEVENS-NESS (LAW/PUB. CO./PORTLAND. ORE.) (STEVENS-NESS (LAW/PUB. CO./PORTLAND. ORE.)	2-93 REQUEST FOR FULL RECONVEYA To be used only when obligations have , Trustee older, of all indebtedness secured out hereby are directed, on payme all all evidences of indebtedness convey, without warranty, to the convey, without warranty, to the convey, without warranty, to the convey, without warranty, to the convey and documents to , 19,000, and d	STATE OF OREGON, County of I certify that the within instrument was received for record on the secured of the the the state Beneficiary to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of I certify that the within instrument was received for record on the secured in book/reel/volume No. page page for a stee/tile/instru- ment/microfilm/reception No. Record of Mortgages of said County. Witness my hand and seal of

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All that portion of Lot 594, Block 108, MILLS ADDITION TO THE CITY OF KLAMATH FALLS, OREGON, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at a point 55 feet East from the Southwest corner of Lot 595, Block 108 of said Addition; thence East along the North line of Darrow Avenue 45 feet to the Southwest corner of Lot 593 of said Block and Addition; thence North at right angles to Darrow Avenue, and between the lot line of Lots 593 and 594 of said Block 70 feet; thence West and parallel with Darrow Avenue 45 feet; thence South at right angles to Darrow Avenue 70 feet to the place of beginning.

EXHIBIT "B"

THIS TRUST DEED IS AN "ALL-INCLUSIVE TRUST DEED" AND IS SECOND AND SUBORDINATE TO A FIRST DEED DATED JULY 8, 1977 AND RECORDED JULY 12, 1977, in Eook M-77 at page 12262, in favor of Klamath First Federal Savings and Loan Association, as Beneficiary, which secures the payment of Note therein mentioned. Kenneth H. Kinsman and Linda I. Kinsman, the beneficiaries herein agree to pay, when due, all payments due upon the said Note in favor of Klamath First Federal Savings and Loan Association and will save Grantor herein, William L. Gates, harmless therefrom. Should the said Beneficiaries herein default in making any payment due upon said prior Note and Trust Deed Grantor herein may make said delinquent payments and any sums so paid by Grantor herein shall then be credited upon the sums next to become due upon the Note secured by this Trust Deed.

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STATE OF OREGON: COUNTY OF KLAMATH: ss.

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Filed for record at request of Aspen Title & Escrow the 2nd	
of June A.D., 19 89 at 3:23 o'clock P M., and duly recorded in Vol. M89	day
of <u>Mortgages</u> October <u>Mortgages</u> 0751	,
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FEE \$18.00 Evelyn Biehn County Clerk	
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