THIS TRUST DEED, made this	TRUST DEED	COPYRIGHT 1988 STEVENS.NESS LAW PUB. CO., PORTLAND, OR. 97 Vol. <u>m 89</u> Page 10789		
IM S. CLARK & MARY V. CLARK, hust	band and wife	Constant of the first of the fi		
s Grantor, MOUNTAIN TITLE COMPANY OF	KLAMATH COUNTY	, as Trustee, an		
ENTURY 21 SHOWCASE REALTORS	an a			
s Beneficiary,	na sena perta se a seconda en la seconda En la seconda en la seconda	 At the effective of the second se		
Grantor irrouanting	WITNESSETH:	 Effects and the second sec second second sec		
Klamath	sells and conveys to trust	tee in trust, with power of sale, the propert		
County, O	regon, described as:			

official plat thereof on file in the office of the County Clerk of Klamath according to the County, Oregon.

Tax Account No. 3909-10CA-3201 R Mallant animal con-

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 thereol 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 grantor herein contained and payment of the ONE THOUSAND ONE HUNDRED FORTY AND NO/100---sum of ONE 1 (\$1,140.00)-

not sconer paid, to be due and payable <u>per terms of note and under by grantor</u>, the unal payment of principal and interest hereof, if The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable.

sold, conveyed, assigned or alienated by the Willin described proper then, at the beneficiary's option, all obligations secured by this instituer, at hall become immediately due and payable.
 To protect the security of this trust deed, grantor agrees:

 a protect, preserve and maintain said property in good condition on to complete any waste of said property.
 a protect, preserve and maintain said property in good condition on to complete any waste of said property.
 a the security with all laws, ordinanes, ured therefor.
 b To comply with all laws, ordinanes, ured therefor.
 a constructed, present on the Union moment-cial Code as the beneficiary may require and to pay for filing mcommen-cial Code as the beneficiary may require said to the Union mcommen-tion in executing such financing statements pursuant to the Union mcommen-cial Code as than & the said premises against loss or damage by lite beneficiary.

 To complete or olices, as well as the cost of all liten security, in an amount not less than & the said premises against loss or damage by lite and such other haraved as the beneficiary tale stati liteen days prior to the and to deliver said policies to the beneficiary the entire amounts or liten and to deliver said policies to the beneficiary the entire amounts or collected, or not cure or waive any delault or motice of deaut thereunder or invalidate any proper pulsion of the or of the same at grantor's expense. The amount collected under any indelitedness secured hereby and in such order as beneficiary any part thereof, may deca

pellate court shall adjudge reasonable as the beneficiary is or dusive a mov-ney's less on such append. It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of entirent domain or condemnation, beneficiary shall have the right, it is do not entire that all or any portion of the monies psysble as compensationed in the said of any portion of the monies psysble of pay all reasonable use haking, which are in excess of the amount required applied by it first upon any reasonable. Shall be paid to beneficiary and both in the trial and appellate courts costs and expenses and altorney's lees, liciary in such proceedings, and the balmes in profile upon the indebtedness secured hereby; and grantor, agrees, at its own nyred upon white needs and acts action pensation, promptly upon beneficiary's request. We any provide the to be any my reasonable of this deed and the note for endorsenent (in case of lull reconveyances) for cancellation), without allecting the liability of any person for the psyment of the indebtedness, trustee may (a) consent to the making of any map'or plat, of said property; (b) join in (a) consent to the making of any map'or plat, of said property; (b) join in

(Internent, irrespective of the maturity dates expressed therein, or granting any easement or creating any restriction thereon: (c) join in any suborimation or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or person of the truthuluness thereol." Turke's less for any of the truthuluness thereol. Trustee's less for any of the property or any default by grantor hereunder, beneliciary may at any time without regard to the adequacy of any security for the indeptime intending these past due and unpaid, and apply the same, less costs and expenses of relation and taking possession of said property, the indeptimes intending these past due and unpaid, and apply the same, less costs and expenses of relax thereing any taking or darange of the proceeds of the adoptime.
(1) The entering upon and taking possession of said property, and the application or release thereod any taking or damage of the property, and the application or release thereod any taking or damage of the property, and the application or release thereod any taking the beneficiary may default or notice.
(1) Upon advective of such payment and/or performance, the being of the essence with respect to such pay agreement hereunder, the beneficiary may deaver thereby immediately due and payable. Trust dead in equity, as a mortfage or direct the trustee to foreclose this trust deed in equity, as a mortfage or direct the trustee to foreclose this trust dead in equity. As a mortfage or direct the trustee to foreclose this trust dead in the benefic

together 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 sale may be postponed as provided by law. The trustee may sell said sale and auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying 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 truthfulness thereof. Any person, excluding the trustee, but including the framework of the same set of the same set of sale. Trustee shall apply the property solution of the powers provided herein, trustee shall apply the property solution of the powers provided herein, trustee shall apply the other subsequent to the powers provided herein, trustee shall apply the compensation of the to provide of the synemes of sale. The attorney, (2) to the oblightion secured by the results (3) to all persons deed as their interests naw appear in the order of their priority in the trust surfus, it any, to the granter or to his successor in interest entitled to such surfus. 16. Beneliciary may from time to time appoint a successor or successor.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without convers and durin conferred upon any trustee herein named or appointed here under Each such appointment and subsitution shall be vested with all the converse and durin conferred upon any trustee herein named or appointed here under Each such appointment and subsitution shall be made by written instrument: count by beneficiary, which, when recorded in the mortgage records of the courted by beneficiary, which, when recorded in the mortgage records of the courted by beneficiary. which the successor trustee. 17. 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 penefing sale under any other deed of trust or of any action or proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either an 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 lows 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 OKS 676.583.

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- Real

The grantor covenants and agrees to and t fully seized in fee simple of said described real pr prior Trust Deed in favor of Anna Acke Records of Klamath County, Oregon.					
and that he will warrant and forever detend the	same agai	inst all person	S whomeoever	lan ang pangang pang Pangan sepang pang pang Sepang pang pang pang pang pang	and a second
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The grantor warrants that the proceeds of the loan $r (a)^*$ primarily for grantor's personal, family or house when a way a w	epresented 1 ehold purpo	by the above desc ses (see Important XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	ribed note and this to the second sec	s trust deed are.	
This deed another to immediate the					¢.
personal representatives, successors and assigns. The term H secured hereby, whether or not named as a beneficiary here gender includes the terminine and the neuter, and the singula				cluding pledgee	rators, executors , of the contrac es, the masculine
IN WITNESS WHEREOF, said grantor h					
* IMPORTANT NOTICE: Delete by lining and which		8 Um	J. Cla	235	
as such word is defined in the Truth-in-Lending Act and Regula beneficiary MUST comply with the Act and Regula	s a creditor tion Z, the	JH S. (lark		n de la construcción de la constru La construcción de la construcción d
disclosures; for this purpose use Stevens-Ness Form No. 1319, or If compliance with the Act is not required, disregard this notice.	equivalent.	V.m.	01	1	
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	n takan tala In Taka mjala Dengan panan	X7/10/0 Mary V./	<u>L. Clar</u> Clark	K.	
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Jim S. Clark & Mary V. Clark	19, as	by			
Telesian O	ot	n an tha an			
Notary Public for Oregon	Notary	Public for Oregon		······	
SEADS My commission expires: 8/16/92		mission expires:			- (S3AL)
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The undersigned is the legal owner and holder of all i	indebtedness	sooned he it.	loregoing trust de	eed. All sums a	secured by said
trust deed have been fully paid and satisfied. You hereby at said trust deed or pursuant to statute, to cancel all eviden herewith together with said trust deed) and to reconvey, with estate now held by you under the cancel and to reconvey.	ces of indel	on payment to y	ou of any sums on	ving to you und	er the terms of
and a strong and and and and and and a same wanted	and docume	nts to manual		e terms of said	trust deed the
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			Beneficiai	'Y	·······
Do not loss or destroy this Trust Deed OR THE NOTE which it secures [34, 9000000 200 3000-1009-350]	. Both must be	delivered to the trut	tee for cancellation bef	ore reconveyance w	ill be made.
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