	- 21589	ρ	LOFTRIGHT	PUB. CO., PORTLAND, OR. 97204
FOIM N 2. 881-Oregon Truit Deed Series-TRUST DEED. NTG	TRUST		Vol. m89 Pag	je <u>12784</u> 🏶
THIS TRUST DEED, made this	6th	day of	July	, 19
CHARLES E. NOKES & JUDITH M. NOKES	5, husband DF KLAMATH	and wife COUNTY		, as Trustee, and
GEORGE F. KESSACK & PLORENCE BARB	ARA KESSAC	K, husban	d and wife or surviv	or ,
as Beneficiary, Grantor irrevocably grants, bargains, in	sells and con	SSETH: nveys to tru bed as:	stee in trust, with power o	of sale, the property
Lot 14, Block 1, TRACT NO. 1099, on file in the office of the Coun	DOLT THE H	ILLS. acco	ording to the officia n County, Oregon.	l plat thereof
Tax Account No. 3910-19A0-1400				
and the second				

together with all and singular the tenements, hareditaments and appurtenances and all other rights thereauto belonging or in anywise now or hereafter apportaining, and the rents, issues and profits thereof and all fixtures 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 CRUTEN TUDITION THERE WINDERS AND NO 1100-

sum of SEVEN THOUSAND THREE HUNDRED AND NO/100-

herein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in food condition and repair; not to remove or demolish any building or improvement therein; not to complete or restore promptly and in kood and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. tions and restrictions allecting said property; if the beneficiary so requests, to pion in executing such linancing statements pursuant to the Uniform Commer-tion concluster or offices, as well as the cost of all lien searches made by liling olikers or searching agencies as may be deemed desirable by the beneficiary.

inin executing such linancing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filing same in the proper public office or offices, as well as the cot of all lien searches made by the beneficiary.
To provide and continuously maintain insurance on the buildings and such other hards as TMY beneficiary may frequence as a sinst loss or damage by the beneficiary.
To or neterafter erected on the said premises a sinst loss or damage by the proper public of the search as the penelisity.
To or neterafter erected on the said premises a sinst loss or damage by the proper sector of the beneficiary.
Will on the said premises a spinst loss or damage by the policies of insurance shall be delivered to the beneficiary as soon as insured policies of insurance shall be delivered to procur any such insurance and to policies of insurance shall be delivered to procur any such insurance and to procure the same at grantor's expense. The amount of the beneficiary at least littleen days prior to the expiration of any policy of insurance row or hereafter placed one said buildings of the penelicity of the standard to rotice of delaul: here and the as beneficiary any indebtedness secured hereby and in such our release shall any onlicy of insurance to default the standard or release shall any policy of insurance deliver any the released to grantor. Such applied by grantor, client or waive any delault or notice of delault here under or invalidate any act or waive any delault or notice of delault here and the prime interior or waive any delault or notice of delault here and the scened power of the payment, beneficiary may the clease of the grantor shall be delivered to grantor. Such applied by grantor, client or waive any delault or notice of delault here and to not release shall any power be been any part of such notice.
To keep said premises the form consyncticn liens and to pay delay the providing beneficiary with lunds with which to the apayment, benefici

It is mutually agreed that: B. In the event that any portion or all of suid property shall be taken under the right of eminent domain or condenination, beneficiary shall have the right, if is o elects, to require that all or any portion of the monies payable of pay all reasonable costs, expenses and arturne's test mecessarily poind or incurred by gruntor in such proceedings, shill expenses and attorney's test, puplied by it first upon any reasonable costs and expenses and attorney's test, both in the trial and appellate courts, necessarily poind or incurred by received hereby; and grantor agrees, at its own expenses to take such actions and execute such instruments as shall be necessary in obtaining such com-mation, promptly upon beneficiary's request. Payable, and the balance applied upon the indelticates and execute such instruments as shall be necessary in obtaining such com-liciary, nayment of its less and presentation of this deed and the note for indorsent (in case of tull reconveyances, lo cacellation), without altering the linbility of any person for the payment of the indelticing (a) consent to the making of any map or plat of said property; (b) join in

rument, irrespective of the maturity dates expressed therein, or framting any easement or creating any restriction thereon: (c) join in any subordination or other agreement allecting this deed or the lien or charde framteen any reconveyance may be described as the "presor dates shall be conclusive proof of the truthulness thereol. Trustee's sets for any of the services mentioned in this parafraph shall be not less than 85. 10. Upon any delault by drantor hereunder, beneficiary may at any the indebredness hereby secured, enter upon and take possession of similar provided thereto," in the other there and unput of the argument is and provide and there and take possession of an indepro-nerty or any part thered, in its own name sur or other and onpoly the same, less costs and expenses of operation and collection, including reasonable attor-ney's tess upon any indebtedness secured hereby, and in such order as bene-liciary may detault by drantor in payment of any industry, the collection of such tents, issues and polits, or the proceeds of tire and other property, and the application or awards for any taking or damage of the property, and the application or avards for any taking or damage of the property, and the application or presses thereod as alore-aid, shall not cure or varies any detault or notice of detault hereunder of invalidate any act door 12. Upon delault by drantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the property, either at law or in equity, which the beneliciary may have. In the event in the beneliciary at his election may prive to low advertisement and sale, there the noting or our for a sub and proved to law withen right or remedy, either at law or in equity, which the beneliciary or the trustee shall execute and cause for here resource the strust deed in emily as a moridage or direct the trustee to loreclose this trust deed in emily as a moridage or they advertisement and asle, the beneliciary and

and expenses actually incurred in enforcing the obligation of the trust deed 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 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 all or the time to which said sale. Trustee auction to the highest bidder for cash, payable at the me of sale. Trustee shall deliver to the purchaser its deed in form as equired by law conveying the property so sold, but without any covenant the sale. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereol. Any person, esciding the alle. The method is the deed of any matters of lact shall be conclusive proof plied. The recitals in the deed to any matters of the alle. The more and beneficiary, may purchase the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trusted by the trust deed, (3) to all persons having recorded liens subsequent to the order of their priority and (4) the surplue. If any, to the granter or to any successor trustee appointed here under. Upon successor truster, and without conveyance to the successor of any truster named herein on to any successor trustee appointed upon any struster, named herein on to any successor trustee appointed upon any truster named herein on to any successor trustee appointed upon any truster named herein on the out out the county to the successor under. Upon successor truste, and without conveyance to the successor under. The latter herein named or appoint there out of the successor unders, whall be made

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregan State Bar, a bank, trust company or sovings and loan association authorized to to business under the laws of Oregan or the United States, a title insurance company authorized to insure title to read property of this state, its subsidiaries, atfiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. \_\_\_\_\_

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The grantor covenants and ag	ees to and with the beneficiary ar	nd those claiming under him, that he is law-
fully seized in fee simple of said clesc	ribed real property and has a vali	d, unencumbered title thereto
		· · ·
and that he will warrant and forever	defend the same against all perso	ons whomsoever.
		•
The fearly set of the set		
(a)* primarily for grantor's personal, i	s of the loan represented by the above de amily or household purposes (see Import	escribed note and this trust deed are:
	s of the loan represented by the above de amily or household purposes (see Import	
This deed applies to, inures to the be-	netit of and binds all parties hereto, their	r heirs, legatees, devisees, administrators, executors,
fender includes the feminine and the neurer, a IN WITNESS WHEREOF	and the singular number includes the plur.	al.
MILLIESS WHEREUF, sa	ici grantor has hereunto set his har	nd the day and year first above written.
* IMPORTANT NOTICE: Delate by lining out which	) chall	A //
as such word is defined in the Truth in London	to beneficiary is a creditor Charle	es E. Nokes
disclosures; for this purpose use Stevens New Free	ction by making required	
If compliance with the Act is not required, disrega	t this notice.	litte In In her
(17 the signer of the above is a corporation,	Judith	M. Nokes
ure the form of acknowledgement opposite.)		
STATE OF OREGON,	)   STATE OF OREGON	
County of Klamath	) 55.	· · · · · · · · · · · · · · · · · · ·
This instrument was asked at 1	lore me on This instrument was ac	knowledged before me on
Charles E. Nokes &Judith M.	19 by	-
MARICO D. NORES CONCIEN M. 1		
····· A	of	
(SEAL) Notary Public		
My commission expires:	My commission expires:	(SEAL)
tone 28). Thorne	en REQUEST FOR FULL RECONVEYANCE	
TO: NOTARY PUELIC-OREGON	To te used only when obligations have been pai	d.
My Commission Expires 8 25 G	Trustee	
The undersigned is the legal owner und	holder of all indebtedness secured by the	e foregoing trust deed. All sums secured by said
said trust deed or pursuant to statute, to can	col all evidences of ind-th-d-	you of any sums owing to you under the terms of
	courcy, willour indifanity. To the harts	as desidential by the transferred by the transferred by
estate now held by you under the same. Mail t	econveyance and cocuments to	······································
DATED:	t de la litar (ed. 1993), en la carecta y 203 E a <b>y 19</b>	
	la n <b>j 19</b> . na na se se se se statu na samalana.	
		Beneficiary
Do not lose or destroy this Trust Deed OR THE NOTE	which it secures. Both must be delivered to the tru	ustee for concellation before reconveyance will be made.
		witt be made.
TIDIION DUDD		
TRUST DEED		STATE OF OREGON,
(FORM No. 881) STEVENB-NESS LAW PUB. CO. PORTLAND, ORE.	$\left[ \begin{array}{c} \Phi_{1}^{2} = \Phi_{1}^{2} + \Phi_{2}^{2} + \Phi_{2}^{2} + \Phi_{1}^{2} + \Phi_{2}^{2} + \Phi_{2}^{2$	County of
George F. & Florence Barbara	assak	I certify that the within instrument was received for record on the12thday
13616 32 239 55	lessack	of
Kent WA 98042		at 3:53 o'clock .P. M., and recorded
the generation area Granter	SPACE RESERVED	in book/reel/volume No on
Charles E. & Judith M. Nokas	FOR RECONDER'S USE	page12784 or as fee/file/instru- ment/microfilm/reception No. 2540,
1731 Carlson U2	107	Record of Mortgages of said County.
Damate Dals Beneticiar,		Witness my hand and seal of
AFTER RECORDING RETURN TO		County affixed.
	$\frac{1}{2} \left[ \frac{1}{2} - \frac{1}{2} \frac{1}{2} \frac{1}{2} \right] = \frac{1}{2} \left[ -\frac{1}{2} \frac{1}{2} \frac{1}{2} \frac{1}{2} + \frac{1}{2} \frac{1}{2} - \frac{1}{2} \frac{1}{2} \frac{1}{2} \frac{1}{2} + \frac{1}{2} \frac{1}{2} \frac{1}{2} \frac{1}{2} \frac{1}{2} + \frac{1}{2} \frac{1}{2$	Evelyn Biehn, County Clerk
MOUNTAIN TITLE COMPANY	na se service de la companya de la c	Evelyn Biehn, County Clerk
	Fee \$13.00	Evelyn Biehn, County Clerk NAME By Callon Mailing Deputy

STATES AND A