-TRUST DEED. MTC 21503K Vol. <u>1989 Page 14054</u> EGG 21 TRUST DEED TITLE COMPANY day of THIS TRUST DEED, made this as Grantor, ...MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY Kecous of your as Trustee, and Recoust of your as to your as the your as Beneficiary, in back/resi/volume No. 189 on WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: TOWNSHIP 33 SOUTH, Range 14 East of the Willamette Meridian, in the County of Klamath State of Oregon: State of Oregon: "" County of Klamath Section 17: The West 1/2 and the Southeast 1/2 Section 18: The East 1/2 STATE OF ORECOM, Section 20: ALL Section 21: ALL Section 21: ALL Section 28: The North & of the North 200 on a small special constant special constant special control of the North of t Tax account # 3314 00000 00400 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 thereof and all lixtures now or hereafter attached to or used in connection with said real estate.

**Example FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of ONE HUNDRED SEVENTY THOUSAND AND NO/100-----.....Dollars, with interest thereon according to the terms of a promissor mote of even date herewith, payable to beneticiary or order, and made by grantor, the final payment of principal and interest hereo, it not somer paid to be due and payable. Per terms of note of note, and made by grantor, the final payment of principal and interest hereof, it not somer paid to be due and payable. Per terms of note accounts 119 in the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneticiary, then, at the beneticiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

sold, conveyed, assigned or alienated by the grantor without tirst then, at the beneficiary's option, all obligations secured by this instru herein, shall become immediately due and payable; or any open the protect, preserve and maintain said property in good condition and repay not to remove or demolish any building or improvement thereon; not to complete or restore promptly and in good and workmanlike manner any building or improvement them may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.

3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions altecting said property; if the beneficiary so requests, to join in executing such linancing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for illing same in the proper public office or offices, as well as the cost of all lien searches made by ling officers or searching agencies as may be deemed desirable by the beneficiary. O provide and continuously maintain insurance on the buildings onw or hereafter exceted on the said premises against loss or damage by life and such tother hazards as the beneficiary will loss payable to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor shall fail, or any reason to procure any such insurance and to deliver said policies to the beneficiary at least lifteen days prior to the expiration of any policy of insurance now or hereafter placed on said buildings, the beneficiary may procure the same at grantor's expense. The lamount collected under any live or other insurance policy may be applied by beneficiary upon any indebtedness secured hereby and in such order as beneficiary any other and other charges become past due or delinance and to deliver receipts when the same at grantor's expense. The lamount collected under any live or other insurance policy may be applied by beneficiary upon any indebtedness secured hereby and in such order as beneficiary

It is mutually agreed that:

It is mutually agreed that:

8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right (ii), it is of elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to the successor in the control of the monies payable as compensation for such taking, which are in excess of the amount required to the payable costs, expenses and attorney's less) necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and possible by it first, upon any reasonable costs and expenses and attorney's less, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured, hereby, and grantor agrees, at its own expense, to take such actions and the property is property to the control of the successor in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness and the property of the court of the successor in the successor in the successor in the payable and the property in the successor independent in the mortal poperties in the successor in the success

mutance poncies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or waive any default, or notice of default hereunder or invalidate any act done pursuant to such notice.

Notice (1.2.**Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the sessence with respect to such payment and/or performance are been accurated hereby or in his performance of any agreement hereunder, time being of the sessence with respect to such payment and/or performance and the such an expensive payment and/or performance and the such an

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 to an 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 substitutes, agents or branches; the United States, and or an excess agent licensed under ORS 695.585.

The grantor covenants and agrees ally-seized in fee simple of said described except, Mortgage to Federal L	to and with the beneficiary and the dreal property and has a valid, unand Bank, M80, page 24700	nencumbered title thereto
the state of the s	fend the same against all persons.	whomsoever.
commercial purposes. It is not become commercial purposes. It is not become commercial purposes. It is not become construction of the commercial purposes to the commercial purposes to the commercial purposes.	Our pay ha isum of \$25,000:00	before removing any timber for
the state of the state of the secondary	A son there are to confirm the property of the control of the confirmation of the conf	mind the state of
The grantor warrants that the proceeds of (a)* primarily for grantor's personal; tark (b) for an organization, or (even if grantor). This deed applies to, inures to the benefits the content of the con	nto is a material person) are for business makes in the state of the s	heirs, legatees, devisees, administrators, executors,
secured hereby, whether or not hamed as a secured hereby, whether or not the neuter an	d the singular member includes the plural includes the plural includes the plural includes the second set his hand	I the day and year first above written.
* IMPORTANT NOTICE: Delete; by lining out, whiche not applicable; if warrenty (a) is applicable and the as such word is defined in the Truth-in-Lending A beneficiary MUST compty with the 'Act and Regula disclosures; for this purpose use Stevens-Ness Form	ver warranty (a) or (b) is beneficiary is a creditor ct and Regulation Z, the ition by making regular No. 1319, or equivalent.	The state of the s
disclosures; for mis purpose. If compliance with the Act is not required, disregard the compliance with the Act is not required, disregard the complex of t	and form and in part of the formation of the	Constitute quarter of the constitute of the cons
STATE OF OREGON, County of This instrument was acknowledged be	STATE OF OREGON) ss. County of This instrument was as	lemath 199
And the state of t	as L.A. Gieng of Gienger I an assymed bus	
(SEAL) and the commission expires it and the commission expires its analysis of the commission expires its analysis.	transtruct in his My commission expires in hord only account to the same succession of the	on (SEAL) :1/3/93
The pure god, as union or also noted by a them in the becontainty's airtion, an utiliza- herein, shall become important this and par- To project the secretive of this trusts a To be includent presently and actions and a	COUNTY be used only when obligations have been to the county by the county of the coun	Three of a ray market of Control of the second of the
trust deed have been fully paid and satisfie said trust deed or pursuant to statute, to a	d. You hereby are directed, on payment cancel all evidences of indebtedness sections.	to you of any sums owing to you tred by said trust deed (which are delivered to you series designated by the terms of said trust deed the
The state of the s	MI, reconveyance and (tocales)	Comment of the second of the second of the second
00.00000 1275	wan	Beneficiary the trustee for concellation before reconveyance will be made.
Section 20: ALL	n	STATE OF OREGON, }ss
(FORM No. 881)		I certify that the within instrumen
BASTEVENSINESS LAW FUE CO., FORTLAND ORE THOUSAND THE THO		of Aug, 1982
WOWNERT P 23 COUNT Entrage 1	part us sells and conveys to the space Reserved.	of Aug. 1982
Grantor rrevolubly grants. Orantor rrevolubly grants. POAUGHTP 33 SOLDIN REVES 1	MY OF KLAMATH COLLEGE Search HEREBARD TOUR TO THE COLLEGE OF THE	