<sup>∞</sup> 3688	TRUST DEED	B.Vol. mg9 Page 14757
Committee COOTE	s9th	AugustAu grount con 19 A891 between
TINOTHY ROGER WILSON		County, attired.
Tas Grantor, MOUNTAIN, TITLE COMPA	ANY OF KLAMATH COUNTY	Record of Wortssdes of Joid County, Witness any Jung and County,
ELEANOR I. NIDEVER	ULCONDER S USE 3	ment/microfilm/reception No 1653
as Beneficiary, Crucion	"WITNESSETH:	in book/reel/volunie No
O' Box Grantor irrevocably grants, barga in Klamath Count Lot 8 in Block 14, TOWN OF MER in the office, of the County Cl	y, Oregon, described as:	bticialo blat thereot ou tile ( 55. Treatify that the within instrument was received for record on the .9th . day
Klamath County Tax #4110-001CC	1-01100. Nariy () feature: Baile Muse be Helinated IP He	Puttes for concellance belows reconservate with he made
be us lass as detror tolt lives been of the store ?		
in the second		Benelleinty

1) 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 connec-tion with said real estate.
1) V. FOR. THE. PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the SIX THOUSAND THREE, AND, 91,100.

Dollars, with interest thereon according to the terms of a promissory sunote of even date herewith, payable to beneficiary or order and made by granter, the final payment of principal and interest hereof, if

not sooner paid, to be due and payable to peneticiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable to peneticiary or order and made by grantor, the final 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 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 beneficiary, then, at the beneficiary'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 allocated by the granitor without itsrt having obta then, at the beneficiary option, all obligations secured by this instrument, irrein, shall become immediately due and payable.
 To protect the security of this trust deed, granitor effects?
 To protect, preserve and maintain said property in good condition and repairs not to remove or denolish any building or improvement thereat.
 To comply with all away, ordinances, regulations, covenants, conditions and restrictions allecting and property. If the baseling covenants, conditions and restrictions allecting and property in the baseling covenants, conditions and restrictions allecting and property. If the baseling covenants, conditions and restrictions allecting and property in the baseling covenants, conditions and restrictions allecting and property. If the baseling covenants, conditions and restrictions allecting and property. If the baseling covenants, conditions and restrictions allecting and property is allow of the cost of all lien earches made the fill of and continuously maintain insurance on the building new view any from time to time require, in and output with all away with all away the denal desirable by the indebed and property is the sentilary availed by baseling and output with all away with any transmose on the building the indebed and property and the other with a that we are as a grantor's experime or a copion of baseling may be releared for any tasse of the sentilary of any tasse and the denal any transmose or baseling and the baseling of any tasse and the denal avail policities of the baseling may be releared to any tasse and the property denome or waike any denome of the sentilary with all away and the denal avail policities of the baseling may be releared to any tasse and the property and the property denome or any tasse and the property with the denal theread or invalidate any any part of the baseling may be releared or any tasse and the property with the and the

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, beneliciary shall have the right. If it so 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 as portion of the second state of the second state of the monies payable incurred by grantor in such promable costs and expenses and attorney's less applied by it first upon any line courts, necessarily paid or incurred by grantor in such promable costs and expenses and attorney's less both in the trial and aring, and the balance applied upon the indettedness licitary in such productine expense, to take such actions, and execute such information efficient is own expense, to take such actions, and execute such information efficient in the trial and state of the UC persation, promptly upon beneficiary's request. [If the indettedness, the own of the indetted of the indetted of the indettedness, truttee may (in the limit of the presentation of the indettedness, the is own executed in the presentation of the indettedness. (b) is on a secure is and presentation of the indettedness. (b) is on a secure is all of the presentation of the indettedness. (b) is on a secure is a full the indetted of the indettedness. (b) is on a secure is a set of the indettedness. (b) is on a secure is a set of the indetted of the indettedness. (b) is on a secure is a set of the indettedness. (c) is a set of the indettedness. (c) is a set of the indettedness is a set of the indettedness. (c) is on a set of the indettedness. (c) is a set of the indettedness. (c) is on (b) is on any set of the indettedness is a set of the indettedness. (c) is on (c) is a set of the present of the indettedness. (c) is on (c) is a set of the present of the indettedness. (c) is on (c) is on any set of the present of the indettedness. (c) is on (c) is on any set of the present of the present of the indette

rument, irrespective of the maturity dates expressed therein, or the distribution of the instantial of the instantial of the instantial of the granting any ensement or creating any restriction thereon; (c) join in any subordination or other agreement allocting this deed or the lien or charge instantial of or convey ance may be described as the present of the rest shall be granting any ensement allocting this deed or the lien or charge arrest of the rest of the rest of the present of the present of the shall be conclusive proof of the truthuleness thereof. In such as the present of the shall be conclusive proof of the truthuleness thereof. In such as the present of the shall be conclusive proof of the truthuleness thereof. The shall be conclusive proof of the truthuleness thereof. The shall be conclusive proof of the truthuleness thereof. The shall be conclusive proof of the truthuleness thereof. The shall be conclusive proof of the truthuleness thereof. The shall be conclusive proof of the truthuleness thereof. The shall be conclusive proof of the truthuleness thereof of the addition of the shall be conclusive proof of the shall be conclusive proof of the indebiedness hereby secured on the of the conclusive proof of the indebiedness hereby secured on the otherwise collect the rents. Insus and prolits, including those pand collection. Including reasonable attor-ney's less upon any indebiedness secured hereby, and in such order as bene-licary may determine: (c) (1) The entering upon and taking possession of shill property, the rest profile of notice of on oricles thereof. as aloreshid, shill on cure of the indebiedness here of any greement hereunder, time being of the essence with respect to such pay immediately due and paysite. In such and event the beneficiary at his dection may proceed to loreclose this trust deed in equify as a mortage of direct the trustee to pursue any other right or remedy, either at law of incered any greement and asle, the beneficiary of the beneficiary at his dect

the contrast of the sales and attorney's fees not exceeding the amounts provided by law. 14. Otherwise, the sales 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 intrustee may sell said property either in one parcel, or in separate parcels and shall sell the parcel or parcels at motion to the highest bidder for cash, payable at the time of a built. Trustee shall deliver to the purchaser its ideed 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 truthulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expresse of sale inderiver each of the trustee and a reasonable charge by any cover attorney, (2) to the obligation secured by the trust deed, (3) to all person desired as their interests may appear in the order of the trustee for all person surgius. 16. Beneficiary may from time to time appoint a supression or wards

surplus, il 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 succes-inder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vester and without conveyance to the successor trustee, the latter shall be vester appointed herein and substitution shall be vester appointed herein the successor trustee, the latter shall be vester appointed herein the successor trustee, the latter shall be vester appointed herein tercunder. Each such appointment upon any trustee herein name or appointed herein tercunder by beneliciary, and substitution shall be in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment To the successor trustee, be a public record as provided by law. Trustee is not chiggled to notify any convoceding in which grantor, beneliciary or trustee and biggled to notify any convoceding in which grantor, beneliciary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act, provides that the trustee hereunder must be either an attainey, who its an active member, of the Oregon State. Bar, a bank, trust company or savings and loan association authorized to a 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 esciow agent licented under ORS 696.505 to 669.505 to 669.505 

14758 The grantor covenants and agrees to and with the beneticiary and those claiming under him, that he is law fully seized in fee simple of said described real property and has a valid; unencumbered title thereto Real Estate Contract dated March 28, 1978, a memorandum of Contract was recorded April 4, 1978, in Volume M78, 6456, Microfilm Records of Klamath County, Oregon, in favor of EUGENE L. LISK and DE ETTA M. LISK, husband and wife, as Vendors and that he will warrant and forever defend the same against all persons whomsoever and they are construction of the start product the construction of IL P 10- 693 uitvi armilee the ri-ristor, if it p មួយស្រុក មួយស្រុក It is multually aftend that: tertine tertine table Sec.1 . the peneticary at tractes a mor way no in the co 124 14 14 to the point of th This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives; successors and assigns. The term beneficiary shall mean the holder, and owner, including pledgee, of the contract secured, hereby, whether or not named as a beneficiary herein. In construint this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his handflif day and year first above written. with white debi • IMPORTANT NOTICE: Delete, by lining out, whichever, warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending /Act and Regulation 2,2 the beneficiary MUST comply, with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form (No. 1319, or equivalent if compliance with the /Act is not required divergend this notice. The WILSON TIMOTHY appropriate light (If the signer of the above is a corporation use the form of ucknowledgement, appointe. STATE OF OREGON," STATE OF OREGON? -14-1-16 142 ss.ou & 341 . . . See. County of County of ... This instrument-was acknowledged belore me on This instrument was acknowledged before me on 19 by Augpst ST9.89; by ILTOTE AS STRE 85 TIMOTHY ROGER WILSON oł Notary Public for Oregon (SEAL) (SEA 16 My commission expires: Weith My commission expires: And the states of the second there to televise of descriptions on anistration of the television of the second to the second to the television of television of the television of television of television of the television of te tulundigunan or other stream or The date of margains of the debi cacured by this unstrument is the date, stated margain and the debi cacured by the unstrument is the date, stated margain of the date of allowing the date of allowing the date of allowing the stated by the granter stated is the date of allowing the state of the date of the date of allowing the state of the date of the state of the state of the state of the state of the date of the state of the stat and a start and shared a start of 101 The undersigned is the legal owner and holder, of all indebtedness secured by the toregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said-trust-deed-or-pursuant-to-statute, to cancel all evidences of indebtedness 'secured by said trust deed (which are delivered to you herewith together, with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents tor white the same in formation and Less - jakes - broker - K-42 relative - est DYLED: with set and inclute the remember housing and appartenances and all other erate thereases include the remember of the second all other erate structures and the remember of the second and the second and the remember of the second and the second and the remember of the second and the second and the remember of the second and the second and the remember of the remember of the second and the remember of the remember of the second and the remember of the rememb within the workers Beneficiary Do not loss or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be Alamath County Tax #4110-00100-01100. Ter's of Alamath County, OreSTATE OF OREGON, TT TRUST DEED 85. I certify that the within instrument VENSINESS LAW PUB. CO. PORTLAND. ORE was received for record on the \_9ch ... day ty, Diefon, described as; TIMOTHY ROGER WILSON ...,Cot . 19.89. Aug. P.O. Box 7.3 unot itranocapite Brants, ba Merrill, OR 97633.... SPACE RESERVED . on Grantor as Benchiciary, FOR page . ELEANOR I. NIDEVER RECORDER'S USE Record of Mortgages of said County. 125 N. Eldorado 125 N. Blueran Klamath Falls, OR 97601 Beneficiary Witness my hand and seal of OF REAMAN COURT . W County affixed. AFTER RECORDING RETURN TO WhEvelyn Biehn, County Clerk MOUNTAIN TITLE, COMPANY: OE ....... to seprement 112 73F0 KLAMATH COUNTY By Quillin Mullender, Deputy IRUST DEED 3668 00 Fee-\$13,00 FORM No. 585-Oregon Freis David Series-IRUST DECD.