FORM No. 881-Oregon Trust Deed Series-TRUST DEED.	COPYRIGHT 1988 STEVENS-NESS LAW PUB. CO., PORTLAND. OR. 97
5834 Mt 2227 (RUST DEED	Vol. Page 18430
TRUST DEED, made this 13th day of GIENGER INVESTMENTS, an assumed business name	September
	- 1. A. C. C. C. B. C. A. C. A
as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY	, as Trustee, at
as Grantor,	in the internet of the second s
ELLIS CARR, JR. and RICHARD L. CARR, as tenants in	common; each as to an undivided
a Baneficiery /interest	
as Demending, the state with a second state of the second state of	an a
purjoan ut of Stear	istee in trust, with power of sale, the proper
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The S1 S1 SEL of Section 29, Township 35 South, Range	e 11 East of the Willamette Meridi
The St St SEt of Section 29, Township 55 Bouch, Many	Contraction of the second s
Klamath County, Oregon.	NALLANGE OF SEVERAL
STATED TO THE STATE SERVICE	n ngana ang kang kang kang kang kang kan
Klamath County Tax Account #3511-02900-02300.	
사실 방법적 경험을 얻는 것 같은 것을 통하는 것 이렇게 있는 것 가격을 통했다.	

the loss from the methods in the form of the test the feel many many is another a SPECIAL TERMS: No timber shall be removed from the real property described herein until the Note secured by this Trust Deed is paid in full.

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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, beneticiary shall have the right, if its o elects, to require that all or any portion of the monies payable right, if its o elects, to require that all or any portion of the amount required as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and altorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by ben-ment excurd hereby; and grantor agrees, at its own expense, to take such action pensation, promptly upon beneficiary's request. Post and execute such instruments as shall be mercessary in obtaining such com-pensation, promptly upon beneficiary's request. Post and the note loor indources of tull 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

rumont, irrespective of the maturity dates expressed therein, or the second se

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 potponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parce or parcels at exciton to the highest bidder for cash, payable at the time of sale. Trustee thall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any coverant 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 beneliciary, may purchase at the sale. Swhen trustee sells pursuant to the powers provided herein, trustee sationey, (2) to the obligation secured by the trust deed, (3) to all person having recorded line subsequent to the interest of the truster shall person the grantor the the grantor to the interest of the trust deed, (4) to all person having incorded the grantor to the interest of the trust deed as their interest may appear in the order of the trust deed (3) to all person having incorded line subsequent to the interest of the truster shall person subrybus. 16. Beneliciary may from time to time appoint a subcessor or success-

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneticiary may from time to time appoint a successor or success-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conterred trustee, the latter named or appointed hereunder. Each such appointment and substitution shall be made by written instrumment recorded in the 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, shall be conclusive proof of proper appointment of the successor trustee accepts this trust when this deed, duly executed and acknowledged is made ary phereto of pening sale under any other deed of obligated to motily any particeto of proing sale under any other deed of trust or of any action or proceeding 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 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 laws 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 theread, or an escrew agent licensed under ORS 696.505 to 696.505.

seized in fee simple of said descripted four prop	1997年,1917年1月1日,1月1日,1月1日,1月1日,1月1日,1月1日,1月1日,1月1日
hat he will warrant and forever defend the same	e against all persons whomsoever.
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12 The transfer of the second s	[44] A. S. Sandar, M. M. M. (2009) Monthly and M. S. Sandar, "A strain of the strai
(a) A set of the se	Article (A math Active) Constraints and Active (A math
	unded by the showe described note and this trust deed are:
(a)* primarily for granitor a vary XXX & A A A A A A A A A A A A A A A A A	esented by the above described note and this trust deed are: d purposes (see Important Notice below), yy y y y y y y y y y y y y y y y y y
	all parties hereto, their heirs, legatees, devisees, authinities of the contract.
ional representatives, successors and as a beneficiary herein.	. In construing this decu and when our and the second
IN WITNESS WHEREOF, said grantor has	CTENCER INVESTMENTS
APORTANT NOTICE: Delete, by lining out, whichever warranty (a) applicable and the beneficiary is a applicable; if warranty (a) is applicable and the beneficiary is a	or (D) is
opplicable; If warning to be Truth-in-Lending Act and Regulation such word is defined in the Truth-in-Lending Act and Regulation by making efficient MUST comply with the Act and Regulation by making	required by Aland
closures; for this purpose use Stevent-Ness roum to compliance with the Actis-not required, disregard this notice.	
the signer, 65.the edure. and conportion, the form of goodewilledgement oppolite)	(a) A second se Second second seco
	STATE OF OREGON,
Candrof - Klenath	County of
This instrument was socknowledged before me on September 29 19: 89by	19
A. GIENGER for GIENGER INVESTMENTS	
Shirt Sela	
(SEAL)	Notary Public for Oregon (SEA My commission expires:
My commission expires. 11/1 0/11	gy ang
And	IEST FOR FULL RECONVEYANCE only when obligations have been paid.
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TO:	Il indebtedness secured by the foregoing trust deed. All sums secured by s
trust deed have been fully paid and satisfies anneal all evid	dences of indebtedness secured by said must dot the seid trust deed
estate now held by you under the same. Mail reconveyant	ce and documents, to
there we can share a serie of the contract of the series o	production and al finance part of parts
DATED:	
the Note sourced by this Trust Deed 1	The part in the delivered to the trustee for concellation before reconvergence will be made.
GDL/34 - Children or destroy this Trust Deed OR THE NOIE which it so	SUDAGE LEASE LEASE to the trustee for concellation before reconveyonce will be made.
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KTERISTELL CONTROLM No. 7881 OL	was received for record on the
GIENGER INVESTMENTS	b p compl' grues 11 certify that the winnin instant was received for record on the .29th of
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CIENCER INVESTMENTS GIENCER INVESTMENTS HC 30 Box 55 Chiloquin, OR.97624 Gistandiato Gistandiato Chiloquin, Standard Control Chiloquin, Carlo Chiloquin, Carlo Chiloquin, Carlo Chiloquin, Carlo Chiloquin, Carlo Chiloquin, Carlo Chiloquin, Carlo Car	Image: Second Party of the second of the
CIENCER INVESTMENTS GIENCER INVESTMENTS HC 30 Box 55 Chiloquin, OR.97624 Giencer EllIS CARR, JR. and RICHARD L. 11160 Kling St. Hayward CA.91602 Beneficiary	Image: Second
GIENGER INVESTMENTS GIENGER INVESTMENTS HC 30 Box 55 Chiloquin, OR.97624 Grantor Gigungiah Yurpical Chiloquin, CA.91602 Hayward CARR, JR. and RICHARD L. Hayward Box 51 Hayward CA.91602	Image: Second Party of the second of the

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