S Prime to an annual second	
FORM No. 67-Orgon Trat Deed Series-TRUST DEED	COPYRIGHT ICAS STEVENS-NESS LAW PUB. CO., PORTLAND, OR
	ust deed Vol. <u>m89</u> Page 18868
1067.1. THIS TRUST DEED, made this 1	day of
Definition AGA	The second se
ARALINALD EL GRAY & ARDENE P. GRAV husband	and wife
The industry of the second s	
Grantor incoments	VESSETH: conveys to trustee in trust, with power of sale, the prope tibed as
in Klamath County, Oregon, desc	ribed as:
1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、	이 가지 않는 것 같은 것 같은 것 같은 것이 같은 것이 같은 것이 같은 것이 같이 많이 많이 많이 있다. 것 같은 것 같은 것이 많이 많이 없다.
SEE LEGAL DESCRIPTION ATTACHED HERET	O AND MADE A PART HEREOF.
	에 가슴을 물러가 물러물러 있는 것은 것을 가슴을 가지 않는 것을 가지 않는 것이다. 이 같은 것은
ne was part to compute por even on the wate which it even or good.	★ A start and a sta
This Trust Deed is assignable with written co	onsent of the beneficiantes t
방법 전에 가지 않는 것 같은 방법 이 있는 것 같은 것 같	
together with all and singular the tenements, hereditaments and	appurtenances and all other rights thereunto belonging or in anyw
tion with said real estate.	appurtenances and all other rights thereunto belonging or in anyw sereol and all fixtures now or hereafter attached to or used in conn
sum of THIRTEEN THOUSAND AND NO/100	E of each agreement of grantor herein contained and payment of
(\$13,000,00)	
	Dollars, with interest thereon according to the terms of a promisse ade by grantor, the final payment of principal and interest hereof, note
becomes due of manufity of the debt secured by this instrument	is the date state t
sold, conveyed, assigned or alienated by the grantor without fir	is the date, stated above, on which the final installment of said me erty, or any part thereof, or any interest therein is sold, agreed to st having obtained the written consent or approval of the beneficia strument, irrespective of the maturity dotes
herein, shall become immediately due and payable	strument, irrespective of the maturity dates or the beneficia
To recei the security of this trust deed, grantor adress	ARE SELECTION TO A COMPANY
and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. 2. To committe or	granting any easement or creating any restriction thereon; (c) join in a subordination or other agreement allecting this deed or the lien or cha ferred; (d) reconvey, without warranty, all or any part of the
nanner any building or improvement which may be constructed workmanlike	intereol; (d) reconvey, without warranty, all or any part of the lien or cha grantee in any reconveyance may be described or the property. 7
tions and rationally with all laws, ordinances, regulations, covenants, condi-	be conclusive proof of the truthfulness thereof. Trustee's fees for any dist
join in seconding such linanoing statements pursuant to the Uniform Commer- cial Code as the beneliciary may require and to pay the Uniform Commer-	
proper public office or offices, as well as the cost of all lien same in the	pointed by a court, and without regard to the affective to be a
A training of the	erry or any part thereof, in its own name time take possession of said pro
	iese costs and profits, including those past due and unpaid, and Concel in ren less costs and expenses of operation and collection, including recsonable and ney'e tees upon any indebtedness secured hereby, and in such order as ber licitary may determine.
	iciary may determine, 11. The entering upon and taking possession of said property, t collection of such rents, issues and profits, or the proceed of theorem,
if the grantor shall fail or any reason to pre-denenciary as soon as insured;	property and the compensation or awards for any taking or damage at
deliver said policies to the beneficiary at least litten days prior to the expira- tion of any policy of insurance now or herealter placed on said buildings, the beneficiary may procure the same at grantor's expense. The amount cary upon any indebidness secured hereby and in such order as benefi- many down only indebidness secured hereby and in such order as beneficiary any down on the same at the same at the same at the same at the same cary upon any indebidness secured hereby and in such order as beneficiary and the same at the same at the same at the same same secure the same same secure the same secure of the	property and the application or release thereol as aloresaid, shall not cure weive any default or notice of default hereunder or invalidate any act door pursuant to such notice.
collected under any lire or other insurance policy may be applied by benefi- ciary upon any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the antiscontration of the security of the	12. Upon default by grantor in payment of any indebtedness secure
any determine, or at option of beneficiary the entire amount so collected or	essence with respect to such payment and/or performance, the beneficiary ma
act done pursuant to such notice.	event the beneticiery at his election may proceed to foreclose this trust dee
5. To keep said premises iree from construction liens and to pay all taxes, assessments and other charges that may be levied or assessed upon or against said property belore any part of such taxes, assessments and other charges become past due or delignment and mormativ demonstructures.	remedy, either at law or in accust in that it usies to pursue any other right of
charges become past due or delinquent and promptly deliver receipts therefore	the territer stall
by direct payment or by providing beneficiary with fundamentary either	secured hereby whereunon the tout it is property to satisfy the obligation
make such payment, beneficiary may, at its option, make payment thereof	in the manner provided in OBC of mar proceed to foreclose this trust dee
trust deed, shall be added to and become a part of the debt secured by this	sale, and at, any time prior to 5 days before the date the trustee conducts the
covenants hereol and for such payments, with interest as alorevoid the	the default or defaults. If the default consists of a failure to pay, when due
same extent that they are bound for the payment of the obligation berein	not then he due had an a further the cure other than such portion as would
render all sums secured by this texts dead the option of the denenciary.	
constitute a breach of this trust deed.	and expenses actually incurred in enforcing the obligation of the trust dee
n connection with or in enforcing this obligation and trustee's and attorney's	by law.
7. To appear in and delend any action or proceeding purporting to	place designated in the notice of sale or the time to which said sale ma be postponed as, provided by law. The trustee may sell said property eithe in one parcel or in separate parcels and what will said property eithe
attend of Denenciary of Intisteet and in anti-	
luding evidence of title and the beneficiary's or trustee's attorney's less the	nie property so sold, but without any covenant or warranty, is presented
fecree of its init court and in the event of an appeal from any judgment or will be trial court, grantor further agrees to pay such sum as the ap- will be court shall adjudge resemble as the beneficiary's or trustee's attor- tey's fees on such appeal.	that and the trustee sells pursuant to the powers provided herein tout
It is mutually adread that: 8. In the event that any parties or all of said property shall be taken more the right of eminent domain or condemnation, be inderived what he taken	having that is the obligation secured by the trust deal. (1) to all
o pay all reasonable costs, expenses and attorney's fees necessarily neid or	surplus.
	under. Upon such appointment, and without conveyance to the successor trustee appointed here
ecured heraby and the balance applied upon the industral	and substitution shall be amed or appointed hereunder. Each such appointment
nd execute such instruments as shall be necessary in obtaining such continues nemation, promptly upon beneficiary's request.	and substitution shall be made by written instrument executed by beneficiary, 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.
TT THE BUY LUDE BUY TOOM time to a	Of the successor terreter

9. At any time and from time to time upon written request of beneliciary, payment of its lees and presentation of this deed and the note for endorsement (in case of full 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

n request of beneand the note for without allecting iness, trustee may perify: (b) join in shall be a party unless such action or proceeding is brought by trustee.

18863

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attarney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do bulness 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 thereof, or an escrow agent licensed under ORS 696,505 to 696,585.

18869 CE SO RE STORAGE S The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully-seized in fee simple of said described real-property and has a valid, unencumbered title thereto CIRL and that he will warrant and forever defend the same against all persons whomsoever. King Same Same Same South and the second seco annan tai nitht, it i daⁱnnan wiet-r-Aver Same and the second hand and have been a second in the monotonic based and a second how a shirt of the second how a 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 construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. Grant Scott Carrish * 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 Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stavens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. auling Evelyn Parfish Carried (if the signer of the chave is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON. STATE OF OREGON, County of Lane County of This instrument, was acknowledged before me on Grant Scott Rarrish & Pauline Evelyn Parrish This instrument was acknowledged before me on 19, by Parrish as Alberto Stanley SEAL) of Notary Public for Oregon (SEAL) (SEAL) My commission expires: OF DEFN OF OF S TO: Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing 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 doed) 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 to and many a court particular months over our and at produce the DATED: This Trust Doed is assignable with written consent of the beneficient never De not lose or destroy this Trust Dood OR THE NOTE which it accurss. Both must be delivered to the trustee for concellation before reconveyance will be made. TRUST DEED STATE OF OREGON, ZEE [FOIM NO. SOILET BLICK WI WORLD WITH HUDE V FUEL COUNTY OF 85. Certily that the within instrument Grant Scott Parrish & Pauline Evelyn Parrish was received for record on theday 4595 Daisy, St. (2000) ((a)) (of at D. L. in book/reel/volume No. .. FOR Reginald E. Gray & Ardene P. Gray BRECORDER'S USE paga or as fee/file/instrument/microtilm/reception No... PO Box 705

South Beach, OR. 97366 Beneticlary X. OF STAR PROBLEM BUILDER Witness 1 Record of Mortgages of said County. Witness my hand and seal of MOUNTAIN TITLE COMPANY OF KLAMATH SOCH GOL OF GULLES 201 NAME ∧ *By*

+00+ H= 801-04 The series press press with the press

TITLE

Deputy

LEGAL DESCRIPTION

A parcel of land located in the Southeast One-quarter Northeast One-quarter (SE1/4 NE1/4), Section Sixteen (16), Township Twenty-three (23) South, Range ten (10), East of the Willamette Meridian, Klamath County, Oregon, being more particularly described as follows:

Beginning at the Northeast corner to the Southeast 1/4 Northeast 1\4, Section 16, Township 23 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon. Thence South 00 degrees 07' 30" West, 30.04 feet along the East line of said Section 16 to the South right of way of Reeve Road; thence South 86 degrees 50' 15" West, 242.29 feet along said right of way to the true point of beginning of this description. Thence South 322.53 feet; thence West, 444.80 feet; thence North 299.00 feet to the Southerly right of way of Reeve Road; thence North 86 degrees 50' 15" East, 445.48 feet to the true point of beginning.

Tax Account No: _ 2310 016A0 04600

STATE OF OREGON: COUNTY OF KLAMATH: 58.

• 2 	Filed for	r record a	it request	of	Mounta	in Title	Co.		the	5 r h	dav
	of	Oct		_ A.D., 1	9 <u>89</u> at	3:38	o'clock	P M., and d	uly recorded in	Vol	uay
i et Gale				of	Mortg	ages	on	Page 18		·····	<u>, </u>
									County Cler	-k	
	FEE	\$18.00					By _	Qaul	ine nu	elindore	<u>la febral</u>
								1.2~13.12(2)의			