	Construction of the second	TETENS.A.	ESS LAW PUB, CO., PORTLAND, OR. 9720
6836 mrc 22147-K	TRUST DEED		age 20243
JONEL THIS TRUST DEED, made this JOSEPH R. GRADER		September	, 19 89 , between
E Statistical (and the second	
as Grantor, MOUNTAIN TITLE COMPA	NY OF KLAMATH COUNTY		
as Grantor, MOUNTAIN TITLE COMPA	MA SA MUNUALI. SOUNTI.		, as Trustee, and
as Beneficiary, Grantor irrevocably grants, bargain in	WITNESSETH: ns, sells and conveys to tru Oregon, described as:	stee in trust, with pow	ver of sale, the property
Lot 6 in Block 51 of FIRST ADDIT plat thereof on file in the offi	ION TO KLAMATH FOREST ce of the County Cler	ESTATES, according k of Klamath Coun	ng to the official ty, Oregon.
Klamath County Tax Account #3510	-03440-00900.		

FORM No. 581-1-Oregon Trust Deed Series-TRUST DEED (No restriction on assignment)

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salate now to it for soil under the earlier. Mail reconversings and discretions.

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 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

sum of SEVEN THOUSAND FIVE HUNDRED AND NO/100

It is mutually agreed that:

It is mutually agraed that: 9. In the event that any portion or all ol said property shall be taken under the right ol eminent domain or condemnation, benelicary shall have the right, it is oelects, to require that all or any portion ol the monies payable as compensation for such taking, which are access of the amount pay and to pay all reasonable costs, expenses and allowed less compensation for such taking, which are access of the amount y paid or applied by it first upon any reasonable costs and expenses and altorney's fees both in the trial and appellate courts, means and altorney is bene-liciary in such proceedings, and the balance applied upon the indebtedness and execute such instruments as shall be measured upon the indebtedness of any time and from time to this deed and the notic for endorsement (in case of tull reconveyances, for alcellation), whitout allecting (a) consent to the making of any map or plat of shall properly; (b) join in NOTE. The trial have that advised that a the shall be indebtedness trustee may (a) consent to the making of any map or plat of shall properly; (b) join in NOTE. The trial have the data and the data the mote to have NOTE. The trial have that advised that a trial accession is pay and the indbit the trial and the advised that a trial the taken and properly the taken the top the shall be advised to the advised that a trial the taken the taken the taken the taken (b) and the making of any map or plat of shall properly the taken taken the taken the taken the taken take

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granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allocting this deed or the lien or charge fhereol; (d) reconvey, without warranty, all or any part of the property. The grantee, in any reconveyance may be described as the "person or persons" legally entitled thereto," and the recitals therein of any matters or lacts shall be conclusive proof of the furthuliness thereoil. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any delault by grantor hereunder, beneficiary may of the pointed by a court, and without regard to the adequary of any security for the indebtedness hereby socution, enter upon and take possession of said prop-issues and expenses of operation and collection, including reasonable attor-ney's lees upon any indebted security denotes state attor-ficiary may determine. 11. The entering upon and taking possession of said property, the insurance policies, realing upon and taking possession of said property, the insurance policies of a sub realing upon and taking on the said other insurance policies of compensation or awards for any taking or dange of the insurance policies of compensation or awards for any taking or dange of the insurance policies of compensation or awards for any taking or dange of the insurance policies of the same of the proceeds of the added the insurance policies of the same of the proceeds of the add other insurance policies of the same of the proceeds of the add other insurance policies of the same of the proceeds of the add other insurance policies of the same of the same of the proceeds of the add other insurance policies of the same of the proceeds of the add other insurance policies of the same policies of the add other the proceeds of the add other insurance policies of the same of the proceeds of the add other insurance policies of the add other policies of the add other the proceeds of the add other insurance policies of the add other policies of the proceeds

Jess Costs and expenses of operation and collection hand, and apply the sidile, integ's fees upon any indebtedness secured hereby, and in such order as benericity may determine.
11. The entering upon and taking possession of said property, the insurance policies or compensation or awards for any taking or damage of the property, and the application or release and probits, or the proceeds of line and other property, and the application or release thereod as alcoreaid, shall not cure or pursuant to such rotice.
12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any afterenent hereunder, time being of the essence with respect to auch payment and/or performance, the beneficiary may declare all sums secured hereby minimum and performance. It is the beneficiary may declare all sums secured hereby immediately due and payable. In such and in equity as a mortgage or direct in trustee to forcolose this trust deed and advertisement and as all, or may inchest to be beneficiary may declare all sums secured hereby and the beneficiary may declare all sums secured hereby immediately due and payable. In such an in equity as a mortgage or direct in trustee to forcolose this trust deed advertisement and asle, or may proceed to forcolose this trust deed in the beneficiary elects to forcolose by advertisement and sale, or may indestruct the beneficiary may have in the event the trustee to all the said described the beneficiary may may devent the beneficiary or the trustee to forcolose this trust deed in the truste to all the said described to the beneficiary may may devent the beneficiary or the the secure and cause to bar secured hereby whereupon the trustee shall bit the beneficiary or the beneficiary or the thereol as then required by law and porty to satisfy the obligation secured hereby awared local to advertisement and sale, the generice of a second the the second local to a stale were the default or default connists of a linkne to pay, when due the faile athe t

and expenses actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's lees not exceeding the amounts provided by law. 1. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at shall deliver to the purchaser lis deed in form as required by law conveying plied. The recitals in the deed of any covenant or warranty, express or im-plied. The recitals in the deed of any covenant or warranty, express or im-ol, the truthulness thereol. Any purchase at the sale. Thustee shall apply the proceeds of any matters of lact shall be conclusive point the frantor and beneficiary, may person, excluding the trustee, but including the and beneficiary, may person, excluding the trustee, but including the drantor and beneficiary, may person, excluding the trustee, but including the drantor and beneficiary, may person, excluding the trustee of the property shall apply the proceeds of any matters of lact board bechave by trustee shall specified the obligation secured which a trustee to the trust deed, (3) to all persons the atometers of the subsequent to the index point a successor or success-targets. 16. Beneficiary may from time to time appoint a successor trustee, the latter shall be vested with all title, powers and the sapointed here and substitution shall be vested with all title, powers and the sapointed here and substitution shall be vested with all title, powers and the appointent and substitution shall be vested with all title, powers and the appointment and substitution shall be mated by written instrument executed by boardings in which, when recorded in the mate the country or ontended to any drustee frame named by written instrument executed by boardings in which, when recorded in the substitution shall be consclusive proof of proper appointment and substitution shall be mate by written inst

NOTE: The Trust Deed Act provides that the trustee hereunder must be either on 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 thereof, or an escow agent licensed under ORS 696.505 to 696.585.

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The grantor covenants and agrees fully seized in fee simple of said describe none	to and v ed real pr	vith the beneficiary and operty and has a valid	d those claiming under him, that he is law- l, unencumbered title thereto except	
and that he will warrant and forever de	fend the	sama adainst all narro		
and maine win wanan and forever ue		saine against an persol	ns wnomsoever.	
- And a start of the second se Second second sec	्ते विकस्तित्त इत्युविद्यार्थन्ते स्तर्वे विकस्तित्	an an an Anna an Anna Anna Anna Anna An		
ામપ્યું દિવસે કરતાં છે. તેમ પ્રાપ્ય કરતાં પ્રાપ્ય કરતાં વિદ્યુપાર્થી છે. આ ગામમાં આવ્યું છે. આ ગામમાં આ આ ગામમાં આ ગામમાં આ ગામમાં આ ગામમાં આ ગામમાં આવ્યું છે. આ ગામમાં આવ્યું છે. આ ગામમાં આવ્યું છે. આ ગામમાં આ ગામમ	erender och son	a gana di kacamatan katala di kacamatan kacamatan kacamatan kacamatan kacamatan kacamatan kacamatan kacamatan k Kacamatan kacamatan ka Kacamatan kacamatan ka		
(1) A statistical statistic	n in state in the state of the st State of the state of t			
The grantor warrants that the proceeds of (a)* primarily for grantor's personal, fami (AX NATANANANANANANAN STAT, SAX (SARA XIVINAN)	ily or house	hold purposes (see Importe	ant Notice below),	
personal representatives, successors and assigns.	The term b	eneficiary shall mean the l	r heirs, legatees, devisees, administrators, executors, holder and owner, including pledgee, of the contract	
gender includes the feminine and the neuter, and	the singula	ar number includes the plura	and the provide the second	
IN WITNESS WHEREOF, said	grantor h	as hereunto set his Han	d the day anabyear first above written.	
* IMPORTANT NOTICE: Defete, by lining out, whicheve not applicable; if warranty (a) is applicable and the l	beneficiary i	s a creditor JOSEPH D	Grader Jusel	
as such word is defined in the Truth-in-Lending Act beneficiary MUST comply with the Act and Regulatio disclosures; for this purpose use Stevens-Ness Form N	on by makin o. 1319, or	ng required		
If compliance with the Act is not required, disregard t	his notice.		[50] Andreas J. M. Statistical and a statistical statist statistical statistical statistic statistical statistical statisti	
(If the signer of the above is a carporation, use the form of acknowledgement opposite.)	r popular da para Provinsi da producer Na casa para para da	antanan ang kanang k Kanang kanang kanang Kanang kanang	We want the second sec Second second sec	
STATE OF OREGON,)) ss.	STATE OF OREGON,) \$\$\$,	
County of Klamath This instrument was acknowledged before) e me on	County of KLA This instrument was ac	knowledged ibelorg me on OEC 10.	
,1989,by	an de jarde deregenere graf graf	Jas Notary Public for Oregon.		
JOSEPH R. GRADER		×xx xxx	213	
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(SEAL) My commission expires:	r Oregon	Notary Public for Orego My commission expires:	····(SEALL	
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housened die ondersprachen. The more of the becauter on they wild, when	REQUE	ST FOR FULL RECONVEYANCE		
nas succes and as is to far and section in the section of the sect	To be used or	nly when obligations have been po		
TO: AND ARE THE PERSON AND A		., Trustee		
trust deed have been fully paid and satisfied. Ye said trust deed or pursuant to statute, to cance	ou hereby a of all evider convey, wit	re directed, on payment to nces of indebtedness secure hout warranty, to the par	he foregoing trust deed. All sums secured by said you of any sums owing to you under the terms of od by said trust deed (which are delivered to you ties designated by the terms of said trust deed the	
DATED:	., 19			
2			Beneticiary	
Do not lose or destroy this Trust Deed OR THE NOTE	which it secure	s. Both must be delivered to the I	trustee for concellation before reconveyance will be made.	
PERMIT AND A THE PRODUCT OF THE PERMIT AND A P	n Los Neoros			
	105 01,	the Conney Clork.	STATE OF OREGON, County ofKlamath	
STEVENS-NESS LAW PUB. CO. PORTLAND: ORE	1101-10		I certify that the within instrument	
JOSEPH R. GRADER	t gundan uut sann	un teuror de cheite	was received for record on the <u>23rd</u> day of <u>0ct.</u> , 19 89,	
Rt. 5 Box 1350A Klamath Falls, OR 97601			at <u>4:00</u> o'clock <u>M</u> , and recorded in book/reel/volume No. <u>889</u> on	
Grantor ROBERT: TUFTS: (SPACE RESERVED	page 20243 or as fee/file/instru-	
6179 31st Avenue SE	n de la della d Internaziona della del	RECORDER'S USE	ment/microfilm/reception No	
Salem, OR 97031 Beneficiary	9 (425) (425) 		Witness my hand and seal of	
AFTER RECORDING RETURN TO MOUNTAIN TITLE COMPANY OF		3 3 Ot	County affixed.	
KLAMATH COUNTY			Evelyn Biehn, County Clerk NAME By Ouling Mullinders Deputy	
503V	Fee \$	13.00	By Pouline Mullindere Deputy	
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