S JAM No. 801-Oregien Treat Doed Sintee-TRUST Dail.	
	919 COPYRIGHT INSU STEVENS NESS LAW PUB.CO. PORTLAND. OR. 97204 UST. DEED VOLMEN Page 23818
THIS TRUST DEED made this 7th	
TATCHALL F. MILLIKIN and CAROL M. MILLIKIN	day of
BEND. TITLE C GARY. NYLAND and NANCIE A. NYLAND, husband	OMPANY , as Trustee, and
as Beneficiary,	and wife and
Minul Inevocably Seconda Land	IESSETH: The second sec
"我们是要是你们,我就想到你,你还不知道,你们就能不知道我的,你就是你们的?" 医鼻子 囊子 法国际经济 化分子子 化合金	
Lot Five (5), Block Five (5), JACK PINE V of file in the office of the County Clerk Solution (1997)	ILLAGE, according to the official plat thereof of Klamath County, Oregon.
TAX #2309-25A-6100 KEY 1134045	
	[14] S. M. Martin, M. S. Martin, and S.
To a state with all and singular the tenements, hereditaments and a right or hereafter appertaining, and the rente, issues and profits the tion with said real estate.	ppurtenances and all other rights thereunto belonging or in anywise reof and all lixtures now or hereafter attached to or used in connec-
Sup of THEFT. THOUSALD ON THEFT	of each agreement of grantor herein contained and payment of it
Becomes due and payable. In the debt secured by this instrument is sold, conveyed, assigned or alienated by the greator without like then, at the beneficiary's option, all obligations secured by this inst horein, shall become immediately due and payable.	ty, or any part thereof, or any interest therein is sold, agreed to be having obtained the written consent or approval of the beneficiary, rument, irrespective of the maturity dotse
1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or importy in good condition	granting any easement or creating any restriction the
2. The complete or restore promptly and it good and workmanlike nanner any building or improvement which may be constructed workmanlike lestroyed thereon, and pay when due all costs incurrer therefor. 3. To comptly with all laws, ordinances, regulations, covenants, condi- ions and restrictions ulleticing said property; if the length covenants, condi- ing and the same said and a said and a said a said a said a said a said a said a said a said a said a said a said a said a sa	grantee in any reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons be conclusive proof of the truthfulness therein of any matters or facts shall services mentioned in this paragraph shall be not less than \$5
roper public office or offices, as well as the cost of all ing same in the y filing officers or searching agencies as may be dearned in the searches made	time without notice either in person, by agent or hereunder, beneficiary may at any pointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take conservation security for
ow or hereafter erected on the said premises against lost or dene buildings	ery or any part thereof, in its own name sue or otherwise collect the rents. issues and profits, including those past due and unpaid, and explosites of the same, ney's tees upon any indebtedness secured hereby, and in such order as bene-
inframes acceptable to the beneficiary, with loss pyable to the latter; all lices of insurance shall be delivered to the beneficiary as soon as insured; the frantor shall fail, or any reason to procure any such insurance and inversion delivered.	11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of line and, the
on of any policy of insurance now or hereafter placed on said buildings, e beneficiary may procure the same at grantor's expense. The amount llected under any time or other insurance policy may be needed.	wave any default or notice of default hereond as aloresaid, shall not cure or pursuant to such notice.
y part thereof, may be released to grantor. Such as identian other as beneficiary	12. Upon detault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the sesnee with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proved to depayable. In such an
5. To keep said premises free from construction lines and to	in equity as a mortgage or direct the trustee to foreclose this trust deed advertisement and sale, or may direct the trustee to pursue any other right or termedy, either at low as in the trustee to pursue any other right or
rges become past due or delinquent and promptly letive receipts therefor beneticiary; should the grantor tail to make payment of one to the start of the second start	the trustee shall execute and cause to be recorded his written notice of delault and his election to sell the said described real property to satisfy the obligation
ke such payment, beneficiary may, at its option, rank, payment hereo, I the amount so paid, with interest at the rate set it. it, a mont thereo, eby: together, with the obligations described in party famile 6 and 7 at stat	notice thereof as then required by law and proceed to forcelose this trust deed in the manner provided in ORS 86.735 to 86.795. 13. Atter, the trustee has commenced forcelosure by advertisement and
st deed, without waiver of any rights arising from breach of any of the renants hereof and for such payments, with interest as aboresaid, the prop- y hereinbelore described, as well as the frantor; shall be borned to be	sale, the granter or any other person so privileged by ORS 86.753, may cure the delault or delaults. If the delault consists of a failure to pay, when due, sums secured by the frust deed, the delault may be cured by naving the
cribed, and all such payments shall be immediately the obligation herein	not then be due had no default occurred. Any other default that is as would
at an source of this trust deed immediately due and payable and 6, To pay all costs, lees and expenses of this trust including the cost title search as well as the other costs and expenses of the truste including the cost connection with or in enforcing the source of the strust including the cost	billing cured may be cured by tendering the performance required under the billingtion or trust deed. In any case, in addition to curing the default or lefaults, the person effecting the cure shall pay to the beneficiary all costs of expenses actually incurred in enforcing the obligation of the trust deed ogether with trustee's und attorney's lees not exceeding the amounts provided

described, and all such payments shall be immediately due and payable with-out notice, and the nonpayment thereof thall, at the option of the beneliciary, render all sums secured by this trust deed. Secure and payable with-render all sums secured by this trust deed. Secure and payable and 5. To pay all costs, less and expenses of this trust including the cost of title search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and attorney's fees actually incurred, enforcing this obligation and trustee's and attorney's affect the security rights or powers of beneliciary or trustees and in any suit's action or, proceeding in which the beneliciary or trustee's and many suit's action or, proceeding in which the beneliciary or trustee's and expenses, in-cluding evidence of this due the beneliciary's or truste's attorney's fees actually incurred. If the beneliciary or trust is and expenses, in-cluding evidence of this due to this paragraph 'i ne all cases shall be fixed by the trial court and in the event of an appeal from cny judgment or pellate court shall adjudge reasonable as the beneliciary's or trustee's attor-ney's lees on such appeal. If is mactually afreed that:

h 9 Ξ

\_\_\_\_ E 83

pellate court shall adjudge reasonable as the Deneticiar's of trusters attor-ney's lees on such appeal. If is mutually agreed that: 8. In the event that any portion or all of said moperly shall be taken under the tight of eminent domain or conclemation, bendiciary shall have the right, if it so elects, to require that all or any portion of the amount required as compensation, for such taking, which are in excess 1 the amount required to pay all reasonable costs, expenses and attorney's fest necessarily paid or incurred by genotor in such proceedings, shall be paid to bendiciary and poth in the trial and appellate courts, mecasarily paid or incurred by genotor in such proceedings, shall be mon the trial and appellate courts, mecasarily paid or incurred by ben-ficiary in such proceedings, and the balance applied upon the indebtedness and execute such instruments as shall be mecasarily not an indebtedness and execute such instruments as shall be mecasarily not and the note for pensation, promptly upon beneficiary's requestions of this deal and the note for endorsament (in case of hull reconveyances, for camellation) and the note for the liability of any proson. Jor the payment of the deal beneficiary, for point is deal and the for endorsament (in case of hull reconveyances, for camellation) and the note for endorsament to the making of any map or plat of said property; (b) join in

and expenses actually incurred in enforcing the obligation of the 'trust deed logener 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 in one parcel or in section by law. The trustee may sell said property either in one parcel or in section to the time to which said sale may in one parcel or in section to the time to which said sale may in one parcel or in section to the time to which said sale may in one parcel or in section to the time to which said sale may in one parcel or in section to the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying plied. The recitals in the deed of any matters of lact shall be conclusive pro-of the truthulness thereoi, Any pupon, excluding the trustee, but including the grantor and beneliciary, may pupon, excluding the trustee, but including the difference of the obligation secured by the trassnable charge by trustee shall apply the proceeds of sale to payment of the trustee, but including the condension of the trustee mails of the trustee in the trust turplus. If any, to the frantor or to his successor in interest entitled to such such a their interests may appear in the order of the trustee in the trust turplus. If appoint the distort or to his successor trustee appointed here-trustee than the appointment, and without convergence to the successor trustee than shall be vested with all title, powers and duties sourcessor trustee the manded in the document of the instruste appointed here-trustee the manded is that the county or counties in which, when meshall be runde by written instrument executed by beneficiary which, when meshall be runde by applied here only or counties in et the successor trustee appointment, and which at motter, be and duties sourcessor trustee the number of applic record a provided by law. Trustee is not to here appointment, and which fra

NOTE: The Trust Deed Act provides that the trustee hereundur must be either an attainary, who is an active member of the Oregon State Bor. a bank, trust company or savings and loan association authorized to 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 bunches, the United States or any agency thereof, or an ecrow agent licensed under ORS 696.505 to 696.585.

The grantor covenants at d corress 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 except covenants, conditions, restrictions and easements of record.

and that he will warrant and forever defend the same against all persons whomsoever. 

14 14 - 14 중 N-15 N - 3 14 44 5 14 15

Ę

A	4 C	A SALAN AND AND A		그는 것이 가 있다.		e se le server et e	190-9171		(4) (14) (14) (14)					14 July 14 Jul
iya musha a sa su	- 14 A - 1		医血管 医鼻子神经炎 化	马马马斯英语 化二苯基	영화 문 문 가지?	主意:"好您,你就是我自己知道。"	તારે, સાવચાર છે.	- 유럽 2월 - 한 국가 전 공가는						
	1 August 1972		a a state a st	ja sera a kate			1.10	J - 112 <b>X</b> € 1,825 9.994		12 1 1		1. No.	5 H 5 H 4	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
オオデオ	NOU	TDPPC	mo: 05	AT 1111 2 4	1910 A. 18. April 10.	• • • • • • • • • • • • • • • • • • •	فيستلقفوا أشفا		A STATISTICS AND A STATISTICS	14 J. C. 10	A 1 1			
2012 200				CUL UT	V.SAID	PREMISE	C HIMTO	ΓΓ ΓΝΜΤΌΡ	177 T X X101	- <b>-</b>				
*** p : j **	1	이 공장 영화 이 관계 수				a a black dat bit to	0.0111.	IL ENTIRE	DALANCI	5 IS	PAID	IN.	FULT	FYCEDT
	-	1.00.00.00.00	C		ula a dista Y	ES.***#		and a state of the second						TUVCELI
2.03.4	• <b>•••</b> •••	DEAD			IC DDD	120 ++++	1.0	고 한편 그렇게 많이 가지 않는 것이 없다.						
0044A.A	Section 2.	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	E11111 100	JUA COTORI C IC	<b>JO : I RE</b>	LS		and the second	5.4					
1993 <b>* 1</b> 977 - 19	1. I. I. I.		1 . 19 s 11		- <u></u>			こさいかた アリンオン・ナイト	그 같은 것 같은 것 같은 것 같이 많이 많이 많이 많이 했다.					

The frantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for frantor's personal, family or household purposes (see Important Notice below), (b) \_lor an organisation, or (ex mini frantor is a notice of person) are for bisiness or commercial purposes.

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 termining and the nutle, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written

* IMPORTANT NOTICE: Deleto, by lining out, while not applicable; if warranty (a) is applicable; and as such word is defined in the Truth-in-Lending beneficiary. MUST comply with the Act and Re at disclosures; for this purpose use Stevens-Ne is for if compliance with the Act is not required, disreg.	the boneficiary is c creditor Act cind Regulation Z, the ulation by making required	Michael P. NULLIKIN Caral M. MULLIKIN CAROL M. MULLIKIN	n an
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	Physical Proceedings and Proceedings Physical Proceedings	Control Control (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (1997) 197 (19	1
STATE OF OREGON, County of DESCHUTES This instrument was acknowled; led b December 7th 779 89, b; MICHAEL P. MILLIKIN CAROL II. MILLIKIN	efore me on This instr	OF OREGON;	
(SEAL) # 41 x coomission expires: 1.2-1	in co N	Dire for Oregon ssion expires:	(SEAL
	Trustee		100 - A. 1999 - A.
said trust doed or pursuant to statute, to en herewith together with said trust, deed) and, is estate now hold by you under the same, Mail	ncel all evidences of indebte recordey, without warranty		he terms of
said trust deed or pursuant to statute, to en herewith together with said trust, deed) and, ic estate now hold by you under the same, Mail DATED: DATED: SALVX AU300-52V-2100 XE	Second and	psyment to you of any sums owing to you under the dness secured by said trust deed (which are delive to the parties designated by the terms of said true s to	he terms of red to you st deed the
said trust deed or pursuant to statute, to en herewith together with said trust, deed) and, to estate now hold by you under the same, Mail DATED DATED DATED Date of destroy the Trust Deed GR I IE NO TRUST DEED LIG I GOM No. Clan 1 CO	Constant of the constant of t	Depresent to you of any sums owing to you under to deness secured by said trust deed (which are delive to the parties designated by the terms of said tru to the parties designated by the terms of said tru to the parties designated by the terms of said tru to the trustee for cancellation before reconveyance will be STATE OF OREGON, 1000 County of bu Klamath	made.
Said trust doed or pursuant to statute, to un herewith together with said trust, deed) and, to estate now hold by you under the same, Mail DATED; SALVX AU308-52V-2100 KE ( De not lose or destroy this Trust Deed GR THE NO De not lose or destroy this Trust Deed GR THE NO TRUST DEED [100 Here or destroy this Trust Deed GR THE NO	Incol all evidences of indebia     Precurrey, without warranty;     reconveyance and document;     3     3     3     10     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3     3 <tr< td=""><td>Barnent, to you of any sums owing to you under the defines secured by said trust deed (which are define to the parties designated by the terms of said true to the parties designated by the terms of said true to the true of said true to the true of said true to the true of the true of the true of the true of the terms of terms of the terms of terms of the terms of terms of the terms of terms of terms of the terms of ter</td><td>made. made. strument 1th day , 19.89., recorded on p/instru- </td></tr<>	Barnent, to you of any sums owing to you under the defines secured by said trust deed (which are define to the parties designated by the terms of said true to the parties designated by the terms of said true to the true of said true to the true of said true to the true of the true of the true of the true of the terms of terms of the terms of terms of the terms of terms of the terms of terms of terms of the terms of ter	made. made. strument 1th day , 19.89., recorded on p/instru- 

318