	mac 23596	STEVENS-NESS LAW PUB. CO., PORTLAND, OR 97204	
FORM No. (81-Oregon Trust Daed Series-TRUST DEED.	TUC XX210	Bara 24005@	
	TRUST DEED	Vol. <u>m89</u> _Page 24005@	
on 8952 RTAURS TO CS 2.001			
THIS TRUST DEED, made this	11th day of	December, 19.89., between d.and.wife;and	
TOTIN D O'CONNOR and JUANIN	C	1	
TAMES B O'CONNUR. and Knu		as Trustee, and	
as Grantor. MOUNTAIN TITLE	COMPANY OF KLAMATH		
as Grantor,MOUNTAIN TITLE JEAN C. LEWIS, a. single wo	man,		
		and the second	
as Beneficiary,	WITNESSETH:		
1) 第二項目的第二目前には、日本語語語語語語語語語語語語語語語語語語語語語語語語語語語語語語語語語語語語	sells and conveys to trus	ee in trust, with power of sale, the property	
in Klamath	Oregon, described as:		
in Alana Kidud Litter and Alana Statistics		1 An South Bange 10 East	
mbay portion of the N ¹ ₂ S ¹ ₂ C	of Section 28, Town	ship 40 South, Range 10 East Oregon, lying West of the	
That portion of the N ¹ ₂ S ¹ ₂ C of the Willamette Meridian	1, Klamath County,	and of the centerline of	
Couthorn Dacitic Kallivau	TTAUC OFT		
the U.S.B.R. "C" Canal.			
그 그들은 눈 옷 같은 것이 물건을 받을 수 없을.	a materia	28. Township 40 South,	
Also that portion of the S Range 10 East of the Wills	SEASWA OF Seccion	lamath County, Oregon,	
Range 10 East of the Wills lying East of the centerl	inc of the U.S.B.R	"C" Canal.	
lying East of the center.	THE OF CHE COULT		
		x	
		the therewate belonging or in anywis	

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 THIRTY-FOUR THOUSAND SIX HUNDRED AND NO/100THS (\$34,600.00) ------

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereot, if note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereot, if not sooner paid, to be due and payable <u>December</u>, 1994. 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 thereot, 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: To protect the security of this trust dued trantoc steres.

becomes due and payable. In liferated by the grantor without first has sold, conveyed, assigned or alleriated by the grantor without first has then, at the beneficiary's option, all obligations sourced by this instruct herein, shall become immediately due and payable:
 To protect the security of this trust dued, grantor agrees:

 To protect the security of this trust dued, grantor agrees:
 To complete or restore promised incurses therefore.
 To complete or filese as well as the cost of a life incurse.
 To provide and continuously maintain its surance on the building in the file of the beneficiary.
 To provide and continuously maintain its to time require. In and such other hazards as the beneficiary with loss payable to the building is the beneficiary and from time to time require.
 the denot shall all for any resume convert against loss or damage by life to the beneficiary and in such order as banelicity rany and in such order as banelicity rany procurs the insured and such order as banelicity rany procurs the insured and such order as banelicity rany procurs the insured and and and order as banelicity rany descards or grants as advant or convert and the beneficiary and in such order as banelicity rany descards orang

pellate court shall adjudge reasonable as the betachary s of the state and noy's tees on such appeal. 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, beneficiary shall have the under the right of eminent domain or condemnation, beneficiary shall have the infift, if it so elects, to require that all or any portice of the monies paycole of pay all reasonable costs, expenses and attorney's lees necessarily paid incurred by grantor in such proceedings, shall be prid to beneficiary and incurred by grantor in such proceedings, shall be prid to beneficiary and incurred by grantor in such proceedings, shall be necessarily paid or incurred by bone both in the trial and appellate courts, necessarily paid or incurred by bone secured hereby; and grantor agrees, at its own, expense, to take such holion and execute such instruments as shall be nece sary in obtaining such com-mensation, prompily upon beneficiary's request. 9. At any time and from time to time upon written request of bene-ficiary, payment of its lees and presentation of the indebtdness, trustee may the liability of any person for the payment of the indebtdness, trustee may the liability of any person for the payment of the indebtdness, trustee may the liability of any person is the payment of the indebtdness, trustee may the making of any map or plat of said property; (b) join in

graning any easement or creating any restriction thereon; (c) join in any subordination or other agreement allocting this deed or the lien or charge subordination or other agreement allocting this deed or the lien or charge framework. (d) reconvey, without warranty, all or any part of the property. The thereof: (d) reconvey, without warranty, all or any part of the property. The framework is a subordination of the truthulness therein of any maters or lacks shall be conclusive proof of the truthulness thereol. Trutte's less for any of the grant of the truthulness thereol. Trutte's less for any of the grant of the truthulness therein or by a list of the any reconvey and the received to the advective proof of the truthulness therein or by a trutter of be applied to the advective for the any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a riverser to be applied to a court, and without regard to the advective courd of said proprises and expenses of operation and collection, including reasonable attorney's less upon any indebtedness secured hereby, and in such order as beneficiary may default by on a relax thereod any inducted and apply the same. If the entering upon and taking possession of said proprive, index and decrease of operation and collection, including reasonable attorney's less upon any indebtedness secured hereby, and in such order as beneficiary may default by frantor in payment of any indebtedness secured revender, time being of the environment to such notice. If thereof is a property, its reformance of advective performance, the beneficiary at any default by innertice performance, the beneficiary at his election may proceed to loreclose this trust deed by any default and or ma equivable trustee to loreclose this trust deed by advectisement and sale, and environ the environ of the trustee when the beneficiary any advect right or are ender the beneficiary or than proceed to loreclose this trust deed by a court, as a morifage or divers the s

Its the time and place of sale, give deed in the manner provided in ORS 86.735 to proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 86.735. I.3. Alter the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the default or any other provided by ORS 86.753, may cure the default or defaults. If the default may be cured by paying the sums secured by the trust deed the default may be cured by paying the sums secured by the trust deed. Any other default that is capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default or obligation or trust deed. In any case, in addition to curing the default of defaults, the person effecting the cure shall pay to the beneficiary all costs defaults, the person effecting the such order and the obligation of the trust deed together with trustee's and attorney's less not exceeding the and at the time and top law.

and expenses actually incurred in enforcing the obligation of the trust deed 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 place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to the sale at suction to 'the highest bidder for cash, payable at required by law conveying thall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant for shall be conclusive proof of the truthfulness thereol. Any person, excluding the sale. The momenta is the deel of any matters and the sale. The property so sold is the trustee to the powers provided herein, frustee thall apply the proceeds of sale to payment at reusonable charge by trustees attorney. (2) to the obligation security by the trust deed, (3) to all persons having recorded liens subsequent in the order of their priority and (4) the surplus. If any trustee named herein or to any successor in interest entilled to succes-trustee. The latter hall be vested with all title, powers and dutices on itrustee. The latter hall be vested with all title, powers and dutices referring any trustee hall be wated by written instrument excluded by backets in the proof of a property and the county or appoint and upon any trustee in named by written instrument excluded by backits in which, when poerty is situated, shall be conclusive proof of proper appointer of the save trustee. If the proof way approve any sole as provided by law. Trustee is not schewidged is made a public record as provided by law. Trustee is not it as provided in the mortigate record as provided by law. Trustee is not obligated to notily any party hereso of pendin

attorney, what is an active member of the Oregon State Bar, a bank, trust company egon or the United States, a title insurance company authorized to insure title to real tales or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. NOTE: The Trust Deed Act provides that the trust e herounder must be either an or savings and lean association authorized to do business under the laws of O property of this state, its subsidiaries, affiliates, agents or branches, the United S

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I ne grantor covenants	and agrees to and aid described real	with the beneficiary and those claiming under him, that he property and has a valid; unencumbered title thereto
and the transmitter of the transmitter of the second se	 Andreas State (Second Second Se	a vinc, arencumbered title thereto
and that he will warrant and	foriver defend th	same against ell persons whomsoever.
1. Start (Mark) the interaction of the source of the so	and the second second second	4. Weight and the second se
The second state of the second state of the second state of the	 The set of a to s	4. Assisting to the specific form the first thread in the specific structure of the specific
	11年1月1日 - 2010 11月1日 - 2015年 - 2015年 - 2015年 - 2015年 11月1日 - 2015年 - 2015年 - 2015年 - 2015年 11月1日 - 2015年 - 2015年 - 2016年 - 2016年 11月1日 - 2015年 - 2015年 - 2016年 - 2016年 11月1日 - 2015年 - 2015年 - 2016年 - 2016年 11月1日 - 2015年 - 2015年 - 2016年 - 2016年 - 2015年 - 2015年 - 2015年 - 2016年 - 2016年 - 20158年 - 201588年 - 201588- 201588- 201588- 201588- 201588- 201588- 201588- 201588- 201588- 201588- 201588- 201588- 201588- 201588- 201588- 201588- 201588- 201588- 20	 전 11 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1
The grantor warrants that the (a) to primarity for granter of	e proceeds of the loan	represented by the above described note and this trust deed are: * the purposes { see Imperiant Notice below), tural person) are to business.
This deed applies to, inures t	even il grantor is a ni to the benefit of and l	itural person) are for business or commercial purposes.
gender includes the teminine and the	neuter, and the singui	ein. In construing this deed and whenever the context so requires, the n
IN WITNESS WHERE	20F, said grantor i	has hereunto set his hand the day and year lisst above written
* IMPORTANT NOTICE: Delete, by lining not applicable; if warranty (a) is applica as such word is defined in the Truth-in beneficiary MUST comply with the Act- disclosures; for this purpose use Stevens	-Londing Act and Regula	ion Z, the John D. O'Connor
disclosures; for this purpose use Stevens- If compliance with the Act is not required	a la kegulation by maki	ig required (p) (anne () (anne) equivalent. Joanne O'Connor
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	 The part of the second s	Dames B. O'COMMU
STATE OF OREGON.	(4) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1	STATE OF OREGON, G. O'CONNOT
This instrument was acknowle	t'ged before me on	County of Klamath Ss. This instrument was acknowledged before me on Dec. //
"John D. Connor and Joanne O'Connor	бу Э	19 89 by James B. O'Connor and XXX Rhonda G. O'Connor
in the second second	leath	XXX
(SEAE)	Public for Oregon	Notary Public tor Oregon My commission expires: 5 (2) (6)
andre and Angels and a start and start and a spectrum of the start And Andre and a start and a start and the start and a start and a start and a start and a start and a start and	Control C. M. D. P. H. L. Antiger, S. 1995 - M. Diritz, A. D. Spart, J. S. 2005 - Market Market J. S. 2005 - Market Market Market J.	
Mountain Title Co To. of Klamath County	To be used onl	y when obligations have been noted
The undersigned is the least on		A FUSICAL AND A STATE AND A
herewith together with said trust deed)	, to cancel all evidence and to reconvey, with	xs of indebtedness secured by said trust deed (which are delivered t
	A PART AN	$1 \qquad 0 \qquad $
	1	Jean C. Lewis
		Beneliciary
We not lote of desirey this frust Deed OR	THE NOTE which it secures.	Beth must be delivered is the trustee for concellation before reconveyance will be made.
TRUST DEED	14 H. H. K. S. S. S. S.	STATE OF OREGON,
John D. O'Connor and		County of Klamath
James B. O'Connor and	and the series of	was received for record on the 12th. of
Rhonda C: O'Connor Gn	nitor SP	ACE RESERVED in book/reel/volume No
Jean C. Lewis		CORDER'S USE ment/microfilm/reception No. 895 Record of Mortgages of said County.
AFTER RECORDING RETURNITO	= minini kaka 2 (ki jin 1) Karan	Witness my hand and seaf
Mountain Title Compan 222 South 6th Street Klamath Falls OR 976	김 전에 있는 것 같아?	Cler NAME
	UTE II	132 ATO By Cleuline Mulender Depi

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Contraction of the local distance