	338		TR	UST DEED	Vol. <u>ms9</u> Pag	je <u>24646</u>
	THIS TRUST DI JAMES I. LESENEY	EED, made thi	; <u>8th</u>	đay of	December	, 19.89., between
					Constants	
as	Grantor, MOUNTAIN	I TITLE COMP	ANY OF KLAM	ATH COUNTY	eren in der einen ein	, as Trustee, and
	RIBELLA A. MORA		jetitic	inen andra	A AND CONTRACTOR OF STREET	[문 이 278년 4.04 PART ~
as	Beneficiary,			5018 (1997) 		and the first firs
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CI M No. 381-Oregon Trust Deed Ser

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in _____Klagath_____County, Oregon, described as: in the gal

Lot 670; Block 116, MILLS AIDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon K [] - []] H E [] 34.股上标合长和市场长的合计。

Klamath County Tax Account #3809-033DB-01500.

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together with all and singular the tenements, hereditaments and uppurtenances 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 ______TWENTY-FOUR_THOUSAND_ELVE HUNDRED_AND NO/100_____

Dollars, with interest thereon according to the terms of a promissory

sold, conveyed, assigned or alienated by the grantor when the output the provided provided and p

It is mutually agreed that:

It is mutually afreed that: 8. In the event that any portion or all of said proverty shall be taken under the right of eminent dominant or condemnation, beneficary shall have the right, if it so elects, to requirain or condemnation, beneficary shall have the right, if it so elects, to requiration or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be vaid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by bene-ficitry in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be incessary in, obtaining such com-pensation, promptly upon beneficiary's request. licitary, payment of its fees and presentation of this deed and the note for redorsement (in case of lull reconveyances, for cancellutor), which and then tote for 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 projerty; (b) join in

rument, irrespective of the maturity dates expressed therein, or interval is the set of the maturity dates expressed therein, or granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allocting this deed or the lien or charge frantee in any reconvey, without manufacting therein of any matters or lacts shall services menioned in this paragraph shall be col. Trustee's lees lor any of the be conclusive proof of the truthulness therein of any matters or lacts shall services menioned in this paragraph shall be col. Trustee's lees lor any of the be conclusive proof of the truthulness therein of any stan \$5. If the indebtedness hereby secured, enter upon and take possesion of said prop-pointed by a court, and without regard to then of these than \$5. If the indebtedness hereby secured, enter upon and take possesion of said prop-retry or any part thereof, in its own name sue or otherwise ison offer as bene-licary may determine. If the entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of the annex of other invariance policies or compensation or awards for any taking or diare any act done invaries any detault or notice of detault hereunder or invalidate any act done wave any default or notice of any agreement hereoids, shall not cure or wave any default or notice of any agreement hereoids in the being of the essence-with respect as usen payment und/or performance, in the being of the sence with respect to succe they immediately, due any pay the oblight and the beneficiary or any or divert the trustee to horechoe this trust deed by advertisement and safe by they three the truste to horechoe the in trust deed to be beneficiary of his election misy proceed to horechoe the instrust deed in equity, sia a morkage or direct the trustee to horechoe the in trust deed to the trust sected to foreclose by law and proceed to horechoe the instrust deed in the manner provide or any agrees the desard of alore

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 hace designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel for in separate parcels and shall sell the parcel or parcels at shall deliver to the purchaser its deed in form as required by law converging the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of last shall be conclusive proof of the truthulness thereof. Any person, excluding the trustee, but including the frantor and beneficiary, may purchase at the sale. Sold herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trust end a reasonable charge by trustee attorney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded lines subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of the trustee in the trust surplus. 16. Beneliciary may from time to time aponint a successor or successor

surplus, if any, to the grantor or to his successor in interest entitled to sucn surplus.
 16. Beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed heremeder. Upon such appointment, and without conversance to the successor trustee, the latter shall be valed with all the conversance to the successor and upon any trustee herein named or appointed heremeder. Each such appointment, and without conversance to the successor trustee, the latter shall be made by written instrument created by beneliciary, which, when recorded in the mortfage records of the counts or counties in which the properfy is situated, shall be conclusive proof of proper appointment of the successor trustee.
 17. Trustee accepts this trust when this deed, duly executed and acknowledged is notily apply apply action or proceeding in which frantor, beneficiary or trustee shall be apply unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee here inder must be either on ottorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business and if the lows of Oregon or the United States, a "little insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents of 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 to and with the beneficiary and those claiming under him, that he is lawfully seized in lee simple of said described real property and has a valid; unencumbered title thereto except none and that he will warrant and forever defend the same against all persons whomsoever. in an prime of the second second and a second and the second seco in o Solgevend In sprage (sin) In o Nobel Solgevend -11 ⁸ langerts être t in a finite state of the second s Second 귞 The granter warrants that the processes of the loan represented by the above described note and this trust deed are: (a)* primarily for granter's personal, family or household purposes (see Important Notice below), (b) to the presentation representation in the visit national parties between businesses was purposed x x 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 bereficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neutry, and the singular number includes the plural. IN WITNESS WHEREOF vaic granter has berevento set his hand it

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* IMPORTANT NOTICE: Delete, by lining out, which not applicable; if warranty (a) is applicable and th as such word is defined in the Truth-in-Lending A beneficiary MUST comply with the Act and Regula disclosures; for this purpose use Stovens-Ness Firm if compliance with the Act is not required, disregard (if the signer of the above is a corporation,	c beneficiary is a creditor at and Regulation 7, the atom by making required No. 1319, or squivalent.	X Jam JATES I.	OFFICIAL SEAL ALY GOVE Noticy Public California SANTA CLARA COUNTY
use the form of admowledgement opposite.)			My Comm. Exp. Dec. 18, 1992
STATE OF GUEEN) STATE	OF OREGON,	
County of Stante by Salata Child) \$3. () Cour	ity of	SS.
This instrument was acknowledged bel	ors me on Finis ins	· 영향(영향) : 아파스타 공수 관리	owledged before me on
December 19, 1989, by	·1	by	
JAMES I. LESENEY and process	15m2 11	1 2 3 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	
The basis of Satustactory, ende		ા છેલે આપેલું કે વિચિત્તિ છે. દ્વેરા છેલે આપે તેને તેની તેની તેને છે. આદી જોવા નાખી છે તેને કે કે ની નાઈ તે	
the ensure A successed that he we	cited IT	radiana ar constant Si ang ar constant	
(SEAL)	for Gen Im CP. Hotary F	Public for Oregon	
My commission expires;	My com	mission expires:	(SEAL
frust deed have been fully paid and satisfied. said frust deed or pursuant to statute, to can herewith together with said trust deed) and to estate now held by you under the same. Mull r	Vou hereby are directed, and all evidences of indel reconvey, without varran	on payment to y btedness secured ty, to the partie nts to	foregoing trust deed. All sums secured by said ou. of any sums owing to you under the terms o by said trust deed (which are delivered to you a designated by the terms of said trust deed the
			Beneficiary
De not lase or destroy this Trust Dood OR THE NOT	I which it secures. Beth must bi	e delivared to the true	itee for cancellation before reconveyance will be made.
TRUST DEED	<u>198 2004 - 1</u> 00 100	• delivared to the tru	STATE OF OREGON,
<u>Morriel Adelantication and Adelantication</u>	E which it secures, Belly must be <u>SSECTORY IN TOUR</u>	 delivared to the true 	STATE OF OREGON, County of Klamath
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TRUST DEED	<u>198 2004 - 1</u> 00 100	delivared to the true	STATE OF OREGON, County of
FRUST DEED	13		STATE OF OREGON, County ofKlamath }ss I certify that the within instrument was received for record on the 21st day of
JAMES I. LESENEY 6173 Purple, Sage Court San Jose, CA 95119 Granter	12		STATE OF OREGON, County of Klamath ssrument I certify that the within instrument was received for record on the 21st day of Dec., 19.89 at 2:13o'clockR.M., and recorded in book/reel/volume No
TRUST DEED (FORM NG) BBIJ ATEVANE MEEL LAW PUL CO. FORTLAND. ORE JAMES I. LESENEY 6173 Purple, Sage Court, San Jose, CA 95119 Grantar RIBELLA A. MORA	13	RVEC	STATE OF OREGON, County of Klamath ssrument I certify that the within instrument was received for record on the 21st. day of Dec., 1989., at 2:13o'clockR.M., and recorded in book/reel/volume NoM89on page 24646or as fee/file/instru-
TRUST DEED FORM NGJ BBIJ ATTEXAND. MESS LAW. FURLAND. ORF JAMES I. LESENEY 6173 Purple, Sage Court, San. Jose, CA. 95119 Grantar RIBELLA A. MORA 2209 Applegate	33	inveò ^s	STATE OF OREGON, County of
TRUST DEED FORM No. 3811 STEVENS MEEL LAW AVE. CO. FORTLAND. ORE JAMES I. LESENEY 6173 Purple, Sage Court, San Jose, CA 95119 Grantar RIBELLA A. MORA		inveò ^s	STATE OF OREGON, County of
TRUST DEED (FORM NG) SBIJ ATTENDENT SEE LAW SUL CO., FORTLAND. ORE JAMES I. LESENEY 6173 Purple, Sage Court, San Jose, CA 95119 Granty RIBELLA A. MORA 2209 Applegate Klamath Falls, OR 97601	33	inveò ^s	STATE OF OREGON, County of Klamath ssrument I certify that the within instrument was received for record on the 21st. day of Dec., 1989., at 2:13o'clockR.M., and recorded in book/reel/volume No. M89on page 24646or as fee/file/instru- ment/microfilm/reception No. 9338

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By Dauline Mullerdine Deputy