	FCIRM No. 881-Origon Trust Deed Series-TRUST DEED.	MATC -33301-D	COPYRIGHT 1988	STEVENS-NE	SS LAV PUB. CO. P	ORTLAND, OR. 97204
ſ	13436	TRUST DEED	Vol	M90	_Page_	<u>6767</u>
	THIS TRUST DEED, made th Dorothy Jarrard & H.F. Jarrard		April) , between
1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.	a: Grantor, Mountain Title Co David Charles Goeres & Lois A	rpany of Klamath County an Goeres, cr the survi	vor		, as '	Trustee, and
	as Beneficiary,	WITNESSETH:				······,
	Grantor irrevocably grants, barr		istee in trust,	with pow	wer of sale,	the property

Lot 8, Block 214, MILLS SECOND ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Cregon.

Tax Account No: 3809 033DB 18000

together with all and singular the tenenwords, hereditaments and appurtenances and all other rights thereunto belonging or in anywise new or herealter appertaining, and the rents, assues and profits thereof and all fixtures now or herealter attached to or used in connec-

sum of

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable as per terms of note _______19 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 thereof, 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 herein, or herein, shall become immediately due and payable.

Sold, conveyed, assigned or alienated by the grantor without first then, at the beneficiary's option, all oblightions secured by this instruction, shall become immediately due and pay ble.
 To protect the security of this trust deed, grantor without first the end, shall become immediately due and pays ble.
 To protect, preserve and maintain shall property in Aod condition and regist; not to remove or denoish any building or improvement thereon; in a bouilding or improvement which may be constructed, damage for the bouilding or improvement which may be constructed, damage for the bouilding or improvement which is the constructed, damage for the constructed deviable by the boost of the constructed deviable by the deviation of the construct or such instructed deviable by the deviation of th

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any perion or all of sold property shall be taken under the right of enument domain or condemnation benchrists shall have the right of it so electric requires that all or any perior of the mount required to compensation be such taking, which are it periors of the anomat required is compensation be such taking, which are it periors of the anomatic required is pass all reasonable costs, expenses and all news these necessarily paid or neutred by granthy in such proceedings, shall be paid to benchristing and incurred by granthy in such proceedings, shall be paid to benchristing and incurred by granthy in such proceedings, and the proceedings and is the trial and appellate courts, necessarily pild or incurred by ben-listary in such proceedings, and the balance apply it upon the indel telepess recured hereby; and grantor agrees, at its own experise, to take such account 9. At any time and the balance apply in obtaining such com-pensation, promptly upon beneficiary request. 9. At any time and hora time to the uper written request of ben-icitary onsyment of its fees and presentation of the deal and the mite for indivision of the distribution of the part which are the first the liability of any person for the payment z the idelifications, trutter may a) consent to the making of any map or pile of a distributes, this is may a) consent to the making of any map or pile of a distribute of the per-tor of the making of any map or pile of a distribute of the per-tor of the making of any map or pile of a distribute of the periors.

granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereol; (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 facts shall be conclusive proof of the truthulmess therein of any matters or facts shall be conclusive proof of the truthulmess therein of any matters or facts shall be conclusive proof of the truthulmess therein. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hereunder, beneticiary may at any time without notice, either in person, by agent or by a receiver to be ap-pointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take posyssion of said prop-erty or any part thereot, in its own name sue or otherwise collect the rents, issues and profils, including those secured hereby, and in such order as ben-very's lees upon any indebtedness secured hereby, and in such order as ben-viciary may determine. I. The entering upon and taking posyssion of said property, the

liciary may determine. 11. The entering upon and taking powersion of said property, the collection of such rents, issues and prolits, or the proceeds of the and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aforesaid, shall not cure or waive any default or notice of default hereundur or invalidate any act done pursuant to such notice.

waive any default or notice of default her-under or invalidate any act done pursuant to such notice. i. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneliciary may declare all sums secured hereby immediately due and payable. In such dand event the beneliciary at his election may proceed to foreclose this to deed in equity as a mortgage or direct the trustee to foreclose this to deed of the beneliciary at his election may proceed to foreclose this to deed of the beneliciary at his election may incred to foreclose this to deed of the beneliciary of the section may incred to foreclose this to deed of equity as a mortgage or direct the trustee to foreclose this to deed of the beneliciary decises to foreclose the beneficiary of the trustee shall execute and all described real property to satisfy the obligation secured hereby when required by law and proceed to icreclose this trust deed in the beneficiary decise to be recorded his written motice of default and his action to the firmstee shall tax the time and place of sale, give noise thereby when required by law and proceed to icreclose this trust deed in the 13. After the trustee has commenced foreclose thy advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the drantor or any other person so priviled by ORS 85.753, may cure the default or defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed. In default he performance required under the obligation or trust deed. In any cuse, in addition to curing the default or defaults, the person effecting the cure shall pay to the beneficiary all could be the use that the time of the cure shall pay to the beneficiary all could be a proven may be cured by the drust couring the obligation of the trust deed together with trustees and altorery's lees not exceeding the amounts provided by

and expenses actually incluted in the ball on the second structure and the spenses actually incluted in the second structure and structure in the track shall be held on the date and at the time and place designated in the notice of safe or the time to shich shald safe may place designated in the notice of safe or the time to shich shald safe may place designated in the notice of safe or the time to shich shald safe may place designated in the notice of safe or the time to shich shald safe may place designated in the notice of safe or the time to shich shald safe may place designated in the notice shall shall self the parcel or parcels at the time of safe. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covers of lact shall be conclusive proof of the trustee shall shereof. Any person evolution the shall be conclusive rood of the trustee solts present to the ball set. The trustee shall apply the proveets of safe to parameter of the evolution that shall be safe. The second beneficiary, may purchase allowed to the evolution the trustee solts present to the state by trustee's attempt. (2) the obligation of the trustee in the trustee of the trustee solts in the deed. (3) to all persons attempting the conception by a superson to be interest of the trustee in the trust evolution the state shall any to the granter more advected in the superson of the trust evolution the state state is the trust evolution the state state of the trust evolution the state state of the trust evolution the state state of the trust evolution the trust evolution the trust evolution the trust evolution the state state of the trust evolution the state state and the trust evolution the state state of the trust evolution the state state and the state state and the state state as the state state and the state state an

surplus if any to the granter set to his successor in inferent entitled to successor to any structer name docume to turne appoint a successor to any structer named her in or to any successor truster appointed here under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all file, powers and durins conterval and subtitution shall be indeed with all file, powers and durins content and subtitution shall be indeed with all thereunder. Each such appointment, and without conveyance to the successor trustee, the latter shall be vested with all file, powers and durins contented upon any trustee herein named or appointed hereunder. Each such appointment and subtitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the records, shall be conclusive proof of proper appointment of the successor trustee. This trust when this dored, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to motify any party hereto of pending sale under a motify any better field of states and the successor trustee, shall be a name so that or proceeding in which by truster or trustee is hall be a party unless such action or proceeding is brought by truster.

NOTE: The Trust Deed Act provides that the trust of he number must be nitrar on attorney, who is an active member of the Oregon State Par, a bank, trust company is suscept and form attact at an architect to do bothess under the laws of Oregon or the United States, a table assume company authorized to assure table to real property of this state, at subsidiaries, attacted, items or brenches, the Braced States or any agency thereat, or an estaw agent licensed under ORs 626,565 to 626,565. NOTE

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fully s	The grantor covenants and eized in fee simple of said d of trust deed in favor rded 2/9/78 in volume hat he will warrant and for	of Klamath First F	ederat		
	The grantor warrants that the (a)* primarily for grantor's per (b)XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	A DALY COMMENTER		daministrators, ex	ecutors. contract
pers sect. gen	This deed applies to, inures to	the bonefit of and brics and brics and brics and brief a	ry shall mean the holder and onstruing this deed and when er includes the plural.	ever the context so requires, the in y and year first above written	n.
noi as	MPORTANT NOTICE: Delete, by lining t applicable; if warranty (a) is applic such word is defined in the Truth-i such word is defined in the Act	out, whichever warranty (c) or (b) able and the beneficiary is a cred n-lending Act and Regulation Z, and Regulation by making requi	the A H-E Drothy h	Jakkald Jayrard Jawred Frard	
I II	neficiary MUSI compy and seven sclorures; for this purposa use Steven compliance with the Act is not requir t the signet of the abave is a corporation, to the form of acknowledgement apposite.))	
	STATE OF OREGON.) 55.	TATE OF OREGON, County of This instrument was acknowle	aged belove met	
	County of Klaineren This instrument was ackne April 10 .19 Dorothy Jarrard & H.F	90, by	19 , by	 	· · · · · · · · · · · · · · · · · · ·
	Californie P	$i \rightarrow i \rightarrow i \rightarrow i$	Notary Public for Oregon My commission expires:		(SEAL)
	ar cost	REQUEST	FOR FULL RECONVEYANCE when obligations have been poid.		
	TO: The undersigned is the i trust deed have been fully pai said trust deed or pursuant to herewith together with said tru estato now held by you under	o statuse, to cancel all evidence	out warranty, to the parties and documents to	oregoing trust deed. All sums se u of any sums owing to you unde oy said trust deed (which are de designated by the terms of said	cured by said r the terms of livered to you trust deed the
	DATED:			Beneficiary	will be mode.
		ruet Date OR THE NOTE which is accur	es. Both must be delivered to the in	State for cancellation before reconveyance v	1
	Do not loss or destray this T		and the second se		th
	TRUST I (FORM NO. I STEVENERS LAW FUB. CO			County ofName I certify that the wit was received for record on April	the 11th.day , 1990
	Dorothy Jarrard & He 34, Box 75 C 2 Klamath Falls, Or	H.F. Jarrard 2001 Cuvelut	SPACE RESURVED FOR RECORDER'S USE	County ofName I certify that the wit was received for record on of	the .11th.day ., 1990 M90o fee/file/instru n No1342
	Dorothy Jarrard & He 34, Box 75 C 2 Klamath Falls, Or	H.F. Jarrard JOOL LUNTLUNC 2001 LUNTLUNC 97(1) - 17403 Grantor eres & Lois Ann Goer acl 8 97601 Beneliciary	FOF	County ofNama I certify that the wit was received for record on of	the 11th.day , 1990

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