FORM No. 881-Oregon Trust Deed Series-TRUST DEED.		COPYRIGHT 1988 STEVENS.	NESS LAW PUB. CO., PORTLAND, OR. 57206
(19179. MTC. #24000-DN	TRUST DEED	Volmgo	Page 16824
NONDITHIS TRUST DEED, made this .	김 승규는 물건에 가지 않는 것이 같이 가지 않는 것이 많이 많이 많이 많이 했다.		그는 것 같은 것 같은 것 같은 것 같은 것 같은 것 같은 것 같이 많이
JOHN R. WHITE and CATHERIN as Grantor, MOUNTAIN TITLE, COMPA	EA. WHITE, husband a	nd wife	· · · · · · · · · · · · · · · · · · ·
as Grantor, MOUNTAIN-TITLE-COMPA	NY OF KLAMATH COUNTY	ن ميليني المركز الم المركز المركز	, as Trustee, and
Fritzenstrant the second	· 이 아이 아이가 있는 것은 것은 것은 것을 할 수 있는 것이 아이지 않는 것이 있는 것이 같이 있는 것이 아이에 있는 것이 있는 한	Same Burnet at 520	યત પુંચ તેમનું તે પ્રિંગિયિફ (દુધ મહત્વના ગિલ્લુ) સંસ્થાય
STIMMEREDMOND J. MOORE and BETT	Y J. MOORE, husband a	nd wife	and a second
as Beneficiary, COSASSI (R. M. 26838	WITNESSETH:		Politipa No. 7
tot (Granfor Irrevocably grants, bargain inona KAKlamathoulit and County I Lot 34 in Block 36 of KLA 2, according to the offic	ns, sells and conveys to trus Oregon, described as: MATH FALLS FOREST EST	TATES HIGHWAY 66	DERCENTS AUGUMON
L Clerk of Klamath County, Tax Account No: 3811 009	Oregon	57.4 <i>71</i> : 07.0	nkecon) R
THIS TRUST DEED IS AN ALL AND JUNIOR TO A FIRST MOR ADMINISTRATION, AN AGENCY	L-INCLUSIVE TRUST DEEL RTGAGE IN FAVOR OF ADI Y OF THE GOVERNMENT OI	D AND IS BEING F MINISTRATOR OF T F THE UNITED STA	EOCRDED SECOND THE SMALL BUSINESS TES OF AMERICA
together with all and singular the tenements, he now or hereafter appertaining, and the rents, issu tion with said real estate. FOR THE PURPOSE OF SECURING sum of TWENTY SIX THOUSAND SEVEL	ies and profits thereof and all fi PERFORMANCE of 'each'agree	xtures now or herealter ement of grantor herein	attached to or used in connec- contained and payment of the
note of even date herewith, payable to beneficiar not sooner paid, to be due and payable per th The date of maturity of the debt secured I	y or order and made by grantor, erms of the note	the final payment of payment of page to the state of the second st	principal and interest hereof, if

I he date of maturity of the debt secured by this instrument is the date, stated above, on which the linal 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.

2

It is mutually agreed that: 8. In the event that any portion or all ol said property shall be taken under the right ol eminent domain or condemnation, benelklary shall have the right, il it so elects, to require that all 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 altorney's less necessarily paid or incurred by grantor in such proceeding, shall be paid to benelklary and applied by it first upon any reasonable costs and expenses and altorney's less, both in the tial and appellate costs, and expenses and altorney's less, both in the tial and appellate costs and expenses and altorney's less, and execute such instruments as shall be necessary in both on the indettedness and execute such instruments as shall be necessary in obtaining such com-pensetion, promptly upon beneiclary's request. The both of the mote to 9. At any time and from time to time upon written request of bene-ticlary; payment of its less and presentation of the indete dness the liability of any person for the payment of the indetedness; the indeticedness the liability of any person for the payment of the indetedness; the indetedness; (a) consent to the making of, any map or pict of said property; (b) join, in (a) consent to the making of, any map or pict of said property; (b) join, in (b) find the making of, any map or pict of said property; (b) join, in (b) find to the taking of, any map or pict of said property; (b) join, in (b) find to the taking of, any map or pict of said property; (b) join, in (b) find to the making of, any map or pict of said property; (b) join, in (b) find to the making of, any map or pict of said property; (b) join, in (b) find the making of, any map or pict of said property; (b) join, in (b) find the pict of the pict of said property; (b) join, in (b) find the pict of said bay the pict of said property; (b) join, in (b) find the pict of said bay the pict of said property; (b) join, in

STOMATIVIST

Unpert, Intespective of the maturity dates expressed therein, or stochasting any easement or creating any restriction thereon; (c) join in any subodination or other agreement allecting 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 lacts shall be conclusive proof of the truthulanes thereoil. Trutce's lees tor any of the services mentioned in this paragraph shall be not less than 35. If Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adquacy of any security for the indebtedness hereby secured, enter unon and take possession of said property or any part indebtedness accured hereby, and in such order as beneficiary may detamine. Upon and taking possession of said property, it is and exponession or awords for any taking or dimension of the application or clease thereof any indebtedness accured hereby, and in such order as beneficiary may determine. Upon 'delault by grantor in payment of any indebtedness accured hereby, and in such order as beneficiary or in his performance of any agreement hereander, time being of the property, and the application or release thereof as alloresid, shall not cure or waive any delault or notice. If any may near the beneficiary may have. In the event the beneficiary may fine effort any safet or any indebtedness accured hereby immediately due and ynable. In such and event the beneficiary the event in equity, which the beneficiary may have. In the event the beneficiary immediately due and property to satisfy the obligation accure to be recorded his written rotice of delault and incove or bordone this trust deed by and any as a more than equity, which the beneficiary may have. In the event the beneficiary may there right or the trustee by advertisement a

and expenses autoary and altorney's less 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 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 auction to the highest, bidder for, cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthbulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the truste and a reasonable charke by trusters attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded line grantor to the interest of the truste of the trust deed as their interest may appear in the order of their priority and (4) the surplus. 16. Beneliciary may from time to time appoint a successor or success

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success-sors to any trustee amed herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duries conferred upon any trustee herein named or appointed hereunder. Each such appointment and subtitution shall be made by written instrument executed by beneliciary, which when recorded in the motifage records of the county or counties in which the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notily, any party, hereio of peneling sale under any other deed of rust or of any lattion or proceeding in which frantor, beneliciary or trustee that be a party unless such action or proceeding is brought by trustee.

NOTE. The Trust Deed Act provides that the trustee hereunder must be either an attainey, who its an addive member of the Oregon State. Bar, a bank, trust company or savings and loan association authorized to do business under the lows 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 escraw agent licenteed under OK5 696.2583.

		16825
beized in fee simple of said destina- t Mortgage dated March 10, Microfilm Records of Klamat L Business Administration, a hat he will warrant and forever defe ica is the Mortgagee. The f	1978 and recorded on A h County, Oregon, wher an agency of the Govern and the same against all pers bove. Grantor does not	ein the Administrator of the ment of the United States of ons whomsoever. agree to assume and pay this Mortga
we are say only descent the second s	 (1) Constitution of the second second	The second secon
The grantor warrants that the proceeds on	f the loan represented by the above	described note and this trust deed are:
(a)* primarily for grantor's percent of grant (b) for an organization, or (even if grant (b) for an organization of the second s	tor is a natural person) are for Da	aness of contract of the second s
sonal representatives, successors and as a ben	eliciary herein. In construing this c	
IN WITNESS WHEREOF, said	(grantor has nereting out and	John R. White
such word is, defined in the Truth-in-Lending A such word is, defined in the Act and Regula neficiary MUST: comply with the Act and Regula	tion by making required No. 1319, or equivalent.	Therine (Juthite HERINE A. WHITE
closures; for this purpose us compliance with the Act is not required, disregar	d this notice.	
the signer of the above is a corporation, the form of acknowledgement opposite.)	STATE OF OR	<pre>compute sectors and secto</pre>
TATE OF CREASERY MONTANA County of KAVACL 1) 53. (county of	An the second
JOHN R. HHITE	charley 19 by	andrea state productive contract contract contract and contract and contract contract and contract and contract Relative of provide and contract contract contract and contract and contract and contract and contract and contra
CATERRINE A., HUTE		nega new panagati, andra ang bananan ang ang ang ang ang ang ang ang a
(SEAL) My complision expire the	Montana	pr Oregon (SE/
A A A A A A A A A A A A A A A A A A A	REQUEST FOR FULL RECONVE	YANCE
iner, and the baselie are applying all obligations and the baselie are applying a partial.	tous To be dealer that the partition of the	M. Park, Disserved, etc., 2010, 2010, 2010, 2011, 2011, 2012, 2010, 2
TO:	ind holder of all indebtedness secur	red by the foregoing trust deed. All sums secured by yment to you of any sums owing to you under the term
said trust deed or pursuant to and trust deed) and therewith together with said trust deed) and	bto reconvey, without warranty, f	Distantia and Constant Andrew Street St
estate now held by you under the same. We task with a net start counts, but of placenter start of and the task of placenter start of an surgering the tasked	nr. Deris 10. month and applications Haviance and profils thereof and	a which will be the state of th
- ME STATEST TOTAL	GENCA OF THE COARCHINE	Beneficiary
NAD TRATOS LOVELUS JATS INGSL DEED IS A De not loss or destroy this Trust Deed OR TH	A MDShover Both must be dell E NOTE which is secures. Both must be dell	DEED VMD 12 JATUAG STOCKDEL 202001) vered to the trustee for concellation before reconveyance will be mode.
Tax Account No: 38	11 00900 03000	
STEVENS NESS LAW PUSI COT. PORTLAND, OR	OT K AMATH FALLS FORES	DOB 1115 15 County of <u>100 01</u> L E217LE2 HIG Deertify that the within instru- was received for record on the
JOHN R. WHITE & CATHERINE A 494 Cemetary Road Ph. June	bargens, sells and concept with the sells and concept with the sells and concept and the sells and second second second and the sells and second seco	oclock
	antor. FOR	pageor as ree/ine/in
P-0- BOX 145 1674 200	BAS OF TOP REVENTED ON	Record of Mortgages of said Count Witness my hand and se
AFTER RECORDING RETURN TO	Liciary DCGT MHTLE	
Mountain Title Company		NAME AND A DESCRIPTION OF A DESCRIPTION OF A DESCRIPTION OF A DESCRIPTIONO

EXHIBIT "A"



This Trust Deed is an "All Inclusive Trust Deed" and is second and subordinate to the Mortgage now of record dated March 10, 1978, and recorded April 20, 1978, in Volume M78 at page 7731, in Microfilm Records of Klamath County, Oregon, in favor of Administrator of the Small Business Administration, an agency of the Government of the United States of America, as Mortgagee, which secures the

REDMOND J. MOORE and BETTY J. MOORE, husband and wife, Beneficiary herein agrees to pay, when due, all payments due upon the said Mortgage in favor of Administrator of the Small Business Administration, an agency of the Government of the United States and will save Grantors herein, JOHN R. WHITE and CATHERINE A.

Should the said Beneficiary herein default in making any payments due upon said Mortgage, grantors herein may make said delinquent payments and any sums so paid by Grantor herein shall then be credited upon the sums next to become due and

STATE OF OREGON: COUNTY OF KLAMATH: SS.

filed for record at request of <u>Mountain Title co</u> .	
of <u>Mortgages</u> Or Page 16224	day
	90
FEB \$18.00 Evelyn Biehn County Clerk	
By Caulize Mullindere	
· Junie Illustindese	