FORM No. 881-Oregon Trust Deed Series-TRUST DE	ID. Corveis	TTING STEVENSTHESELAW PUBLISHING CO, PORTLAND, ON 97204
Klamath 13332 38 97601	Len g SECOND TRUST DEED	Vol. mgg Page 17055
SSS 20119 BIXCP Screep Noture THIS TRUST DEED, mad Mabel A. Metcalf	le this21stday of	August: 17 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
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as Granfor, Mountain Title Company of Klamath County		Witness my nand the beat of
Velmá Mae Carey		Becord of Morthages of soid County
	RECORDER S USE	Sectional interestion flat, 132-32,
as Beneficiary,	801	and page in Allation of an exciting instruc-
	WITNESSETH:	in beak (real / volume No. 190. ca
Grantor irrevocably grants,	bargains, sells and conveys to truste	ee in trust, with power of sale, the property
inKlamath	County, Oregon, described as:	
		was received for record on the Call & day

Lot 22 in Block 4 of STEWART ADDITION to the City of Klamath Falls, according strange to the official plat thereof on file in the office of the County Clerk of Klamath ; County, Oregon.) STATE OF OREGON,

Tax Account No: 3909 007CA 03900

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herein, shall become immediately due and payable. os nreg acts were organized at pass piece bate

söld, convöyed, assigned or alienated by the grantor without first then, at the beneficiary's option, all obligations secured by this instituter, and the beneficiary's option, all obligations secured by this instituter, and the beneficiary's option, all obligations secured by this instituter, and the beneficiary's option of and payable, as med activation in food condition and repair; not to remove or demolish and property in good condition on to commit or permit any waste of said property.
To complete or restore promptly and in good and workmanittee manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred thereor.
To comply with all laws, ordinances, regulations, covenants, conditions and restrictions allecting said property; if the beneficiary so requests, to join in executing such linancing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for liling same in the proper public office or offices, as well as the cost of all lien searches made by film officers or searching agencies as may be deemed desirable by the benefic arcs and to pay for liling same in the proper public office or lolice, as well as the cost of all lien searches made by film officers arcs as the beneficiary, with loss payable to the latter; all policies to the beneficiary as form time to time require, in an amount not less than 3. (21) and (21) and

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, beneliciary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation lor such taking, which are in excess of the amount required for proved it restantiates that all or any portion of the monies payable as compensation lor such taking, which are in excess of the amount required to prove the standard of the standard to beneficiary and to both in the trial and appellate courts, necessarily paid or indicated by bees-both in the trial and appellate courts, necessarily paid or altor by bees-ticiary in such proceedings, and the balance applied upon the inducted by and; esceute such immunents as shell be incessarily in tabtating such are pensation, promptly 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 this deed and the note for endorsement (in case of lull reconveyances, lor cancellation), without allecting the liability of any person for the payment of the indebtedness truste may (a), constant of the making of any, map or plat of said property, (b), join in, (b), or the table table applies of the indebtedness trustes may (a), constant of the making of any, map or plat of said property, (b), join in, (b), or the table table table table table table table to be the properties of the making of any, map or plat of said property, (b), join in, (b), or the table tabl

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waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. hereby, or in his performance of any agreement hereunder, time being of the essence 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 this election may proceed to loveclose this trust deed by advertisement and sale, or may direct the trustee to porcelose this trust deed by advertisement and sale, or may direct the trustee to proceed to the test, which are adverted to the trustee to proceed to loveclose this trust deed by advertisement and sale, or may direct the trustee to pursue any other right or the beneficiary energies, or be the sale of the sale of the beneficiary remedy, either at law of in equily, which the beneficiary may the beneficiary energies to the trust of the beneficiary energies the beneficiary electron to the sale of the beneficiary energies the beneficiary electron to the sale of the the beneficiary energies the beneficiary electron to the to be recorded his written notice of delault encoured hereby whereupon the trustee shall in the time and place of sale, give notice thereol as then required by law and proced to loreclose this trust deed in the manner provide in ORS 86.735 to 86.795. 13. Alter the truste has commenced loreclosure by advertisement and sale, and at any time piror to 5 days before the date the truste conducts the sale, the grantor or any other person so privileged by ORS 86.733, may cure the delault of delaults. If the delault may be cured by paying the entire amount due at the time to the cure other than such portion as would not fhem be due had no delault occurred. Any other delault that is capable of being cured may be cured by the default pay to the beneficiary all costs and repenses actually incurred in enforcing the obligation of the trust deed by law. If Other and allow is and allower is exected the amount provided by law. If otherwise, the sale shall be held o

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 be postponed as provided by law. The trustee may sell said property either in' one parcels are increased and the sale of 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 lact shall be conclusive proof of the truthfulness thereoi. Any person, excluding the trustee, but including the grantor and beneficary, may purchase at the sale. cluding the compensation of the trustee and a reasonable charge by trusters attorney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens ubsequent to the interest of the truste the the truste to the trust surplus. 16. Beneficiary may from time to time appoint a successor or succes

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 succes-sors to any trustee named 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 duites conterred 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 mort(sage records of the county or counties in "builds" the increased with all be conclusive proof of proper appointment of the successor trustee. Schwieldged is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pencing sale under any other deed of trust or iof any action or proceeding in which farantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be or savings and loarn issucciation callularized to do business under the k property of this state, its subsidiaries, affiliates, agents or branches, the is an active member of the Oregon State Bar, a bank, trust company Intel States, a little insurance company authorized to insure title to real ency thereof, or an escrow agent licensed under ORS 676.505 to 696.585.

seized in fee simple of said design of the seized in fee simple of said design of the seized of the	TRST FEDERAL SAVINGS & 5) Page 23042	and those claiming under him, that he is law- alid unencumbered title thereto LOAN ASSOCIATION, recorded
that he will warrant and forever d	The second secon	
(4) (A) Takendra (20) (A) (A) (A) (A) (A) (A) (A) (A) (A) (A	 Very type extension, technical, and type technical technical technical technical technical products of the technical technice technical technical technical technical technical technic	anti- anti- per alter anti-anti-anti-anti-anti-anti-anti-anti-
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(b) for an organization, or (even if g	rantor is a natural person) are for i	Augusted and the approximations
This deed applies to, inures to the be sonal representatives, successors and assign before the sonal representatives are been as a l	nelif of and binds all parties herefor ns. The term beneficiary shall mea beneficiary herein. In construing this beneficiary herein.	o, their heirs, legatees, devises, administratos, canon in the holder and owner, including pledgee, of the contract is deed and whenever the context so requires, the masculine by plural.
inder includes the teminine and the neuter, inder includes the teminine and the neuter, IN WITNESS WHEREOF, s	and the singular number includes in aid grantor has hereunto set h	is hand the day and year first above written.
MPORTANT NOTICE: Delete, by lining out, whi a applicable; if warranty (a) is applicable and such word is defined in the Truth in Lending	Act and Regulation Z, the	Mabel A. Metcalf
such word is defined in the Truth-In-Lenam neficiary. MUST comply with the Act, and Re sclosures; for this purpose use Stevens-Ness Fa compliance with the Act is not required, disre	m No. 1319, or equivalent.	(3) Colombo and the late of the second se
STATE OF		Klamath ass. 24
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To:	or and holder of all indebtedness so	cured by the foregoing trust deed. All sums secured by sa psyment to you of any sums owing to you under the terms
said trust deed or pursuant to statute, herewith together with said trust deed)	to cancel all evidences of indebted and to reconvey, without warranty,	to the parties designated by the terms of said trust deed t
estate now held by you under the same to any content of same DATED:	contes induced and produce thereof of	A THAN THE STATE
		Beneficiary
Tax Account No: 3909	00704 03900	delivered to the trustee for concellation before reserveyance will be made.
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as Bereficiery.	Grantor FOR	in book/reel/volume No
Veina Mae Carey	RECORDER'S	Record of Mortgages of said county
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Mountain Title Company () 222 South Sixth Street	made the 21st da	Evelyn Biehn, County Cle

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