FORM No. 281-40 agen Taxet Deed le les—TRUST DEI D.	[A]([E](A)(A)(A)(A)(A)(A)(A)(A)(A)(A)(A)(A)(A)(COPYRIGHT 1980 STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR 97704
20838 3) MIC #24170-DN	TRUST DEED	
Cleatus O. Wellner		August 79 90, between
as Grantor, MOUNTAIN TITLE CONPANY OF 1	LAMATH COUN	TY (CART) STATE OF AS Trustee, and
John R. Bownan	erige desertions recognises a or	Company of the contract of the
as Beneficiary,	VITNESSET	A TO THE PARTY OF
· · · · · · · · · · · · · · · · · · ·	and conveys	is trustee in trust with nower of sale the property
Tract 123 of PLEASANT HOME TRACTS NO. on file in the office of the County (2, accordi	ng to the official plat thereof
Tax Account No: 3909 002AC 02900		a de la companya de l
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logether with NI and singular the terements, heredite rests and appartenances and all other rights thereunto belonging or in anywise now or herestive appertaining, and the rests, issued and pushits thereof and all fixtures now or hereafter attached to or used in connection with utilities entante.

FOR THE PURPOSE OF SECURING PERIORIANCE of each agreement of granter herein contained and payment of the sum of TWINTY THREE THOUSAND AND NO 1100

[\$23.000.00]

(\$23,000.00)

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, psyable to beneficiary or order and made by fractor, the lines psyment of principal and interest hereol, if not somer pair, to be due and psyable Per terms of: the note

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 psyable. In the event the within described property, or may part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the granter 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 psyable. herein, shall hexome immediately due and payable.

sold. Conveyed, assigned or alienated by the grantor without lists then, at the beneliciary's option, all oblightions secured by this inst herein, shall howome immediately due and payable.

To protect the security of this trust deed, grant or all tees:

1. To protect, preserve and maintain sail property in lood condition and repair, not at remove or dennlish any building or improvement thereon; not to commit or sermin any waste of said property. In food and we immanitie manner any building or improvement which may be constructed, depaded or destroyed thereon, and pay when the all soils incirred therefor, and evaluated or destroyed thereon, and pay when the all say, ordinances, neglulations, on party; confisions and restrict has allecting said property; if the beneliciary in requests, to join in executing such financing talements pursuant to the Uniform Commercial Code as the beneliciary may sequite and to pay for littled and in the proper public office or offices, as well as the cast of all lies, searche made by filing officers or searching alteries as may be deemed deirable by the beneliciary. To provide and continuously maintain insurance of the building now or herealter receted on the said permises all insurance of the building for such such such as the property of the payable to the beneficiary, with less payable to the little in comparise acceptable to the beneficiary with less payable to the little in comparise acceptable to the beneficiary with less payable to the little in comparise acceptable to the beneficiary with less payable to the little in the party with less payable to the little in comparise acceptable to the beneficiary with less payable to the little in the party of the separation of any select of insurance is now acceptable to the beneficiary with less payable to the little in the party of the separation of any select or as seed to pay the food insurance is now acceptable to the little insurance policy may be applied by the little payable to the little in the payable to the little in the pay

It is emittally agreed that: It is traitially agreed that:

A. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneticiary shall have the tight, if it so delets, to require that all or any pation of the nonice payable is correposation for such taking, which are in sinces of the anount required to pay all tenorable costs, expenses and attornty's fees necessarily and or incurred by its nor in such precisely, shall be paid to burselskays and applied by it first upon any reasonable costs and expenses and attornty is fee, both in the trist and appellate courts, necessarily paid or incurred by beneficiary in such a necessarily and or incurred by beneficiary in such a necessarily and or incurred thereby; and grantor agrees, and the balance applied upon the includents incurred hereby; and grantor agrees, as no own expense, to take such actions and execute tests instruments as shall be necessary in obtaining such compensation, precisely upon beneficiary's request.

A. At any time and from time to time upon written express the beneficiary, proposal of the solution of the independent in the solution of the labelity of a proposal or the payment of the indebtoders, tracte and (a) connect to the making of any map or plat (4 and property) (b) join in

having obtained the written consent or approval of the beneficiary, tument, irrespective of the maturity dates expressed therein, or a submit a submit of the property of the maturity dates expressed therein, or a submit a submit

of the Oregon Stale Bar, a bank, trust company surance company authorized to insure title to real crow agent licensed under ORS 696.505 to 696.585.

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