144 H. V. R. Bart Company In sal Dread	Lades -TRUST DEED.		DE HRIGHT THO STEVENS NIES LA	PUBLISHING CO., PORTLAND, OR 972
× 21.373	MTC #24/197- DN	TRUIST DEED	Vol. mgo	Page 20624
THIS TRUST D Raith L. Stickles				, 19.90, betwee
1 151 anter,			TIY	, as Trustee, an
Connie G. Rose	hadarah di kurukan ukangkan purupupa di properny 1. di manak 19. ji		e Estat sette agreca	
s Breticiary.		WITNESSETH:		
		Ils and conveys to t	rustee in trust, with po	wer of sale, the propert
Rlanoth	County, Ore	ion, described as:	n en	
Lots 7.8.9. and	D in Block 21. of	SECOND ADDITIO	ON TO KLAMATH FALLS	. according
		and the second	e of the County Cle	
Tax Account No:				
	38()9 029AC, 00400 38()9 029AC 00600		en e	an an training the second s
			in the second	

defielder with all aisd aingular the tenements, hert ditaments and uppurtenances and all other rights thereunto belonging or in anywise next at betreafter appertaining, and the rents, issues and prolite thereof and all lixtures now or hereafter attached to or used in connec-man with and real ustate.

*****(\$\$,000.00)----

Dollars, with interest thereon according to the terms of a promissory new at even date himswith, payable to beneliciary or order and mine's by grantor, the final payment of principal and interest hereof, if

not posser paid, to be due and payable DEL. LETME OF the DOLE 19. The date of maturity of the debt securid by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the solid described property, or any part thereof, or any interest therein is sold, agreed to be said, convered, assigned or aliestated by the gruntar without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations sourced by this instrument, irrespective of the maturity dates expressed therein, or herein shall become immediately due and payable.

which is straighted or aliestated by the gravitor without first there, ist the beneficiary's option, all obligations secured by this instruction, and the beneficiary's option, all obligations secured by this instruction. To protect the security of this trust cled, franter agrees:

To protect the security of this trust cled, franter agrees:
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To complete an ensure or employ and in good and workmanking trans and the importance or employ and in good and workmanking trans and the importance or employ and in good and workmanking trans and the importance or employ and in good and workmanking trans and security in the all leaves of mance, regulations, committee or equests, to have been beneficiary trans trajers and to far be United Communications and property; if the beneficiary to request, to have been been beneficiary trans trajers and to far be United Communications and the transmant or match the building of the security and the statements parts in the transmant or in the building.
To employ the state transmant or match is a simulate by the security of the transmant or match the building of the security and the transmant or match and contracted the security of the security of the transmant or the building of the security of the transmant or the building of the security of the securi

It is mutually afreed that:

It is mutually a preced that: I. In the event that any portrols to all of said property shall be taken used to the result of emission of tondermation. In the ray shall have the millet is much of emission of the all or any ported of the minut provide at trugments is nor with daling, a hick are in error of the animal required to give all mesonable to the emission of the animal required is trugment in the preceding, a hick are in error of the animal required to give all mesonable to the emission of the animal required to give all mesonable to the emission of the animal required to give all mesonable to the emission of the animal metric of a point of the first and input the courts, meccessarily paid of mount of the first and input the courts, increased of the induction of the mount of the first and input the courts, increased of the of the induction dedition of the methy and input the balance applied up to the induction and input the induction of the methy of the induction of the induction of the mount is the methy of the induction of the induction of the methy and the induction of the definition of the methy is a such proceedings, and from the to take upon written request of bere-detity, prompting upon denoticity is request. The asystement of the case of the recovery alone. For any first of the result of bere-detity, written and from the to take upon written request of bere-detity, approver of the the pain of the painter of the definition end the note for endities were fin case of list recovery alone. For case listics, without and the mote for the listic of any remain to the painter of the definition, for the mathematic (b) for in the sum of the mathematic of any map or plate of all poperty; (b) for in the sum of the mathing of any map or plate of all poperty; (b) for in the sum of the mathing of any map or plate of all poperty; (b) for in the sum of the

Rument, irrespective of the maturity dates expressed therein, or framing any essement or creating any restriction thereon; (c) join in any subordination 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 leadily entitled thereto." and the recitals thereol. Tuste's lees lor any of the ervices mentioned in this paragraph shall be not less than \$5. 10. Upon any cleault by grantor hereunder, heneficiary may at any fine without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adduce of the any procession of a start person. The adduce of the rest and the property of the indebtedness hereby secured, enter upon and take possession of said property of any part lhereol, in its own name sue or otherwise collect the rents, insure and profits, including those past due and unpaid, and epply the same. It is the entering upon and taking possession of said property, the rollection of such trents, issues and profits, or the proceeds of lire and other indebtedness necessaries of a prathereol and profits or lease thereof as alloresuid, shall not cure or wairs any default or notice. If default hereunder or invalidate any act any default or notice of default hereunder or invalidate any act and event the beneficiary may indebtedness in property to satisfy for the beneficiary of the induced of the progenty as a mortige or diverse of any default or property intered and or protoces in this default or the event in the beneficiary the induced of the progenty as a mortige of dy inter the trustee bank of an addition or invalidate any act of the sected at the processity stall not cure or wairs and to such rates of any agreement hereunder, time being of the essence with tespect to such payment and proformance the beneficiary or in his performance of any agreement hereunder, time being of the essence with tespect to such payment

We have the second strength of the cure shall pay to the beneficiary all costs and there secondly incurred in enforcing the obligation of the trust deed together with trustees and attorney's less not extreding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the noise 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 of the sale shall be held on the date and in the time and place designated in reparate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the sime 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 implied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthlulness thereof. Any person, excluding the trustee, but including the grantoer 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, including the compensation of the trustee and a reasonable charge by trustee's attorney. (2) to the obligation secured by the trust leed. (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust develation of the supplus.
16. Beneficiary may from time to time appoint a successor or successor in interest entitled to such surplus.
16. Beneficiary may from time to time appoint a successor or successor trustee hall be made a public coord as appointed herein, trustee which, when recorded in the mortfage records of the subters. The successor in interest entitled to successor trustee. The laster shall be made by within and without conveyance to the successor trustee.
17. Trustee accepts this trust when this deed, duites conferred upon any trustee more acould be writhen instrument

MOIL's the France Cond Activation day that the trustee hereinder at levelse and tann estimation antiformed to do business we anatem of this state, its subschooles, affiliates, opents in bra ho a ch active member of the Oregon State Bar, a bank, trust company United States, a title insurance company authorized to insue title to real agency thereof, or on escrow agent licensed under O23 606,5135 to 606,585.

C... -----30 CT

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully sained in the simplify of said described rail superty and has a valid, unencumbered title thereto

encapt: nona

and that he will warrant and lorever defend the same against all persons whomsoever.

The frantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primerily for frantor's personal, family of household purposes (see Important Notice below). (b) the proverse and purpose (see Important Notice below).

This seed applies to, inures to the benefit of and binds all parties, hereto, their heirs, legatees, devisees, administrators, executors, personal regressentatives, uncessors and assigns. The term beneficiary shill mean the holder and owner, including pledgee, of the contract secure how by whether or not named us a beneficiary brien. In construing this deed and whenever the context so requires, the masculine secure how be the termine and the neuter, and the single lar number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

• IMPORTANT NOMCE: Dolate, by lining est, whichever verrantly (a) or (b) is and esplicitly or if warranty (a) is applicable and the beneficiery is a arealfor as such weel is defined in the Truth-in-Linding Act and Rejulation Z, the beneficiery HUST comply with the Act area Regulation by meshing required interactivit (or this perpension is Suvers-Niss Form No. (319, or equivalent, if compliances with the Act is not required, disregered this notice.

10 Keith Lu Sticklen tickl Gayle Y. Sticklen

11 $\mathcal{T}_{\mathbf{a}}$ This instrument was acknowledged before me on g dirit i i by C モニレ -c-Notary Public for Oregon Ē 6/8/92 My commission expires

ILQUEST FOR FULL HE CONVETANCE

te he intel subr when obligistions have been poid.

ro Mountain Title Company of Klamath County

The undersigned in the legal owner and hokler is all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and matisfied. You have by ate directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statule, to cancel all evidences of indultedness secured by said trust deed (which are delivered to you said trust deed or pursuant to statule, to cancel all evidences of indultedness secured by said trust deed (which are delivered to you berweit's together with unid trust deed) and to receivery without warranty, to the parties designated by the terms of said trust deed the estate true held by you under the same. Mail receiver und documents to

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DATIO

Beneficiary

Do bat low or destroy this Trust Doed (DR THE HOTE a lich & second. Both must be delivered to the trustee for concellation before reconveyance will be made.

Interest and Law Fin do Tourisation ont Kellth L. Sticklen & Gnyle Y. Sticklen Sold Leland Klannth Falls, Or 97603 Granter For For Science For Stratige G. Rolling Jail Clindy Clincle Andersech, CA 96007 Bineficiery Manual Alia Title Company Manual Alia Title Company Manual Alia Title Company Manual Alia Title Company			
Keith L. Sticklen & Guyle Y. Sticklen of	1000 HA 803		County of <u>Klawath</u>) I certify that the within instrument received for record on the llth.day
JEIU Cindy Circle Anderesch, CA 96007 Birmficiary County affized. Merunicalia Title Company Manual To Merunicalia Title Company NAME NAME NAME NAME	5615 Leland Klamith Palls, Or 97603	SPACE RISERVED	et 3:30 o'clock P. M., and recorded in book/reel/volume No. <u>M90</u> on m6 20624 or as fee/file/instru-
Mountain Title Company	Andertson, CA 96007 Bureliciery		Record of Mortgages of said County. Witness my hand and seal of County affixed.
fee \$13.00		Fec \$13.00	