27642 MTC #25257-NM	TRUST DEED	Vil ma / Pade	5816
IHIS IRUST DEED, made this	day of		1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
Grantor, MOUNTAIN TITLE COMPA	MY. OF. KLAMATH COINTY	COMES MUSSES	
AMES W. BARRETT and JOSEPHINE.	BARRETT, husband and	wife with the second se	as Trustee, ar
Beneficiary, HARLA 349 DOREBHINE	BARREL FOR	and an addition of the	4.4.9
Grantor irrevocably grants, bargain KLAMATH II DETAL County,	الراب بموجاته والمجاورة التحارية والتو	and the second	ALCONDO ALCOND
SEE EXHIBIT A WHICH IS M	A PART HEREOF BY	THIS REFERENCE	
			and a start of a second se Second second
and and defined the tract of the the tract of the those of	1619 II fannar Georgeane Gebrauf 10		
	nter ar and and an and a constant of		

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 timesof, 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 beneliciary, then, at the beneliciary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or

9 -50

dol

G

for in resecuting such imancing statements pursuant to the Unitorn Commercial Code as the beneficiary may require and to py the filing same in the proper public office or offices, as well as the cost of all thing same in the beneficiary may require and to py the desirable by the desirable by the beneficiary may require adaption of the same as may be deemed desirable by the beneficiary may from time to time to the buildings and and the beneficiary may from time to time to the same as then \$full 1. Insurance on the buildings of the same as the same as the same as the same as the beneficiary may from time to time to time to the bare of the latter; all the grantor shall shall be delivered to the beneficiary as soon as insurance and to procure any such insurance and to the beneficiary at least littleen days prior to the expiration of any policy of insurance now or herealter placed on said buildings, collected under any the or notice to far beneficiary at least littleen days prior to the expiration of any policy of insurance policy may be applied by beneficiary any part thereoi, may be released beneficiary as soon as insurance and to procure any be applicable to all buildings of the results and thereby and in such order as beneficiary may the entire amount so collected under any the on onice of delault herender or invalidate any all tare, assessments and other charges that needed or assessed upon or as applicable to such notice of delault herender or invalidate any all tare, assessments and other charges that needed row assessed upon or charges become past due or delinquent any be levied or assessed upon or and the grantor is providing beneficiary with by grantor, eithered there there assessed to a deline there there as the set of any of the secure by direct payment or by providing beneficiary with which to and the amount so paid, with interest at the rate set forth in thereof, his and the grantor any rights arising trom breach of any of the secure that and payable with which to the secure the thereof and the secu

It is mutually agreed that: 8. In the event that any portion or all ol 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 for such expenses and attorney's less necessarily paid or applied by it first upon in such proceedings, shall be paid to beneliciary and potentiary in such proceedings, shall be paid to beneliciary and applied by it first upon in such proceedings, shall be paid to beneliciary and potentiary in such proceedings, and expenses and attorney's lees, liciary in such proceedings, shall be necessarily paid or incurred by bene-secured hereby; and goetlate courts, necessarily paid or incurred by bene-liciary in such information agrees, at its own expense, to take such actions and execute such informating agrees, at its own expense, to take such actions and execute such informating agrees, for accellation, without allecting (riary, payment of its less and presentation of this deed and the note for endorsement (in case of tail reconveyances, for cancellation), without allecting (a) consent to the making of any map or plat of said property; (b) join in

trument, irrespective of the maturity dates expressed therein, or
subordinate sectors
franting any easement or creating any restriction thereon; (c) join in any
subordination or other greenent allecting this deel or the lien or charde
thereol; (d) reconvey, without warranty, all or any part of the property. The
franter in any reconvey without warranty all or any matters or lacts shall
services mentioned in this part of the property. The
legally entitled thereto; in the recutal therein of any matters or lacts shall
services mentioned in this part of the property. The
legally entitled thereto; in person, by agent or by a receiver to be any
le conclusive proof of the truthfulness thereoil. Trustee's lees for any of the
services mentioned in this part of the adequacy of any security for
the indebtedness hereby swithout regard to the adequacy of any security for
the indebtedness hereby in the part of the truthfulness
issues and prolits, including the part and and take possession of said property, the
collection of such rents, issues and prolits, or the proceeds of life and other
insurance policies or compensation or releavered for any indebtedness secured hereby, and in such order as benproperty, and the application or releavered for any indebtedness secured
thereunder of invalide any act done
in equily any determine.

11. The entering upon and taking possession of said property, the
collection of such rents, issues and prolits, or the proceeds of life and other
insurance policies or compensation or releaverable or invalidate any act done
it as a mortage of default by grantor in payment of any indebtedness secured
hereby or in his performance of any agreement alfor performance, the beneliciary may
act the beneliciary at his election mediately due and payable. In such an
event the beneliciary at his election the trustee to foreclose this frust deed by
advertisement and asle, or may direct the safe proceed to foreclose this frust deed by
advertisement and asle, or may direct the safe proceed to foreclose this f

together with frustes and attorney'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 sale shall be held on the date and at the time and 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 high separate parcels and shall sell the parcel or parcels at shall deliver to the purchase, its deed in form as required by law conveying the property so the purchase, its deed in form as required by law conveying the truthulanes threed. Any person, excluding the truste, but including the denoticity, may purchase at the sale. Shall delive to the beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall delive to the obligation secured by the trust deed, (3) to all trustee astroney (5) to the obligation secured by the trust deed, (3) to all truste surplus, it any, to the grantor to the interest of the trustee to the surplus, 16. Beneficiary may from time to time appoint a successor or successor of the surplus.

surplus, if 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 will conveyance to the successor trustee, the latter shall be vested with all bill conveyance to the successor upon any trustee herein named or appointed here. Each such appointment and subsitution shall be made by switten instrument. Each such appointment which here recorded in the mortgage records of the sound y or counties in which the successor trustee. It successor trustee. It successor trustee is made a public record as provided by law. Trustee is not obligated to notily any party here of a provided by law. Trustee is ded of trust or of any action or proceeding in which frantor, beneficiary or trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, in title insurance company authorized to insure itille to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escraw agent licensed under ORS 696.505 to 696.585.

5817

1

4

a a substance and a second			5817
v seized in fee simple of	nts and agrees to and with the of said described real property a	and has a valid, un	se claiming under him, that he is law- encumbered title thereto
1 that he will warrant	and forever defend the same as	gainst all persons w	homsoever.
(4) (a) (a) (a) (a) (a) (a) (a) (a) (a) (a	- Source and the second sec	ાં મુખ્ય પ્રચાર માં ગુજરાત પ્રચાર પ્રચાર માં મુખ્ય પ્રચાર પ્રચાર માં માં માં ગુજરાત પ્રચાર માં માં ગુજરાત પ્રચાર માં માં ગુજરાત પ્રચાર માં ગુજરાત પ્રચાર મા ગુજરાત પ્રધ મા ગુજરાત પ્રધ ગુજરાત પ્રધ ગુજરાત પ્રધ ગુજે પ્રધ ગુજે પ્રધ ગુજરાત પ્રધ ગુજર	Research and Article Active Sector (CAL) and the control of the
4. Construction of the state		(a) A set of the se	
	(a) (1) (1) (2) (2) (2) (2) (2) (2) (2) (2) (2) (2		
(a)* primarily for gran(b) for an organizatio	hat the proceeds of the loan represent tor's personal, family or household pu n, or (even il grantor is a natural per	rposes (see Important i son) are for business of	r commercial purposes.
personal representatives, succ ecured hereby, whether or no bender includes the feminine	essors and assigns. The term benefician of named as a beneficiary herein. In c and the neuter, and the singular numb	construing this deed and ber includes the plural.	irs, legatees, devisees, administrators, executors, ler and owner, including pledgee, of the contract whenever the context so requires, the masculine he day and year first above written.
	a na stan ang ang ang ang ang ang ang ang ang a		SA ACT
not applicable; if warranty (a) i as such word is defined in the beneficiary MUST comply with	y lining out, whichever warranty (a) or (b) s applicable and the beneficiary is a cred Truth-in-Lending Act and Regulation Z. the Act and Regulation by making requi Stevens-Ness Form No. 1319, or equivale t required, disregard this notice.	the red Gerrit A.	ERTIES
	STATE OF OREGON, County	of Klama	th)ss. 4/1 1920
	This instrument was acking the second	Sector	to a subscription of the second s
4 01A77.	by Gerrit A. Degroot	in and the state of the solutions	
MUBLIC,	of <u>D&S Properties</u>	Aquint	MAMANIA
		My commission	expires 4/9/92
	and the second	No. of Concession, Name of	and the second secon
T0 :	To be used only wh	en obligations have been pai	
The undersigned is t trust deed have been fully said trust deed or pursuar	To be used only which is the set only which is the set of the set	en obligations have been pol ustee htedness socured by the rected, on payment to of indebtedness socures warranty, to the part documents to	e foregoing trust deed. All sums secured by s you of any sums owing to you under the terms d by said trust deed (which are delivered to y ites designated by the terms of said trust deed
The undersigned is t trust deed have been fully said trust deed or pursuar	To be used only which is the set only which is the set of the set	en obligations have been pol ustee htedness socured by the rected, on payment to of indebtedness socures warranty, to the part documents to	e foregoing trust deed. All sums secured by s you of any sums owing to you under the terms d by said trust deed (which are delivered to) ies designated by the terms of said trust deed
The undersigned is t trust deed have been fully said trust deed or pursuar herewith together with said estate now held by you un DATED	To be used only who is a set only who is a set of the s	en obligations have been pol usice bicdness socured by the rected, on payment to of indebiedness socured warranty, to the part documents to	e foregoing trust deed. All sums secured by s you of any sums owing to you under the terms d by said trust deed (which are delivered to y ites designated by the terms of said trust deed it is a sum of the terms of said trust deed it is a sum of the terms of said trust deed it is a sum of the terms of said trust deed it is a sum of the terms of said trust deed it is a sum of the terms of
The undersigned is t trust deed have been fully said trust deed or pursuar herewith together with said estate now held by you un DATED	To be used only who is a set only who is a set of the s	en obligations have been pol usice bicdness socured by the rected, on payment to of indebiedness socured warranty, to the part documents to	e foregoing trust deed. All sums secured by s you of any sums owing to you under the terms d by said trust deed (which are delivered to y ies designated by the terms of said trust deed 10000000000000000000000000000000000
The undersigned is t trust deed have been fully said trust deed or pursuar herowith together with said estate now held by you un DATED: De net lose or destroy thi	To be used only when the legal owner and holder of all indet paid and satisfied. You hereby are dint to statute, to cancel all evidences it trust deed) and to reconvey, without der the same 'Mail' reconveyance and	en obligations have been pol usice bicdness socured by the rected, on payment to of indebiedness socured warranty, to the part documents to	e foregoing trust deed. All sums secured by s you of any sums owing to you under the terms d by said trust deed (which are delivered to) iss designated by the terms of said trust deed is is designated by the terms of said trust deed is is designated by the terms of said trust deed is designated b
The undersigned is t trust deed have been fully said trust deed or pursuar herewith together with said estate now held by you un DATED DATED De net lose or destroy thi TRUST	To be used only which it accurate be the beam of the base of the b	en obligations have been pol ustee btedness secured by the rected, on payment to of indebtedness secures warranty, to the part documents to	e foregoing trust deed. All sums secured by s you of any sums owing to you under the terms d by said trust deed (which are delivered to) ites designated by the terms of said trust deed it. Iteration Beneficiary trustee for concellation before reconveyance will be mode.
The undersigned is t trust deed have been fully said trust deed or pursuar herewith together with said estate now held by you un DATED DATED De net lose or destroy thi TRUST	To be used only which it is a set of the set	en obligations have been pal ustee biodress socured by the rected, on payment to of indebtedness socured warranty, to the part documents to solutions to solutions to solutions to counter to the solutions to documents to solutions to solutionsolutions to solutions to solutions to solutionsol	e foregoing trust deed. All sums secured by s you of any sums owing to you under the terms d by said trust deed (which are delivered to iss designated by the terms of said trust deed 19. 101/19. Beneficiary trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of
The undersigned is t trust deed have been fully said trust deed or pursuar herewith together with said estate now held by you un DATED De net less or destroy thi TRUST (FORM NO. STEVENS MEET LAW FOR TO D&S PROPERTIES 1041-WILD PLUM FI KLAMATH FALLS, C JAMES W. BARRET	To be used only which the legal owner, and holder of all indet paid and satisfied. You hereby are di it to statute, to cancel all evidences trust deed) and to reconvey, without der the same Mall reconveyance and the same Mall reconveyance and der the same Mall reconveyance and to trust Deed OR THE NOTE which it secures. Be DEEED so Irost Deed OR THE NOTE which it secures. Be DEEED so Irost Deed OR THE NOTE which it secures. Be NETVE DR 97601 F and JOSEPHINS BARRETT	en obligations have been pai ustee products socured by the rected, on payment to of indebtedness socures warranty, to the part documents to documents to solutions of the part documents of the solutions of the part document of the part document of the part document of the part document of the part document of the	e foregoing trust deed. All sums secured by s you of any sums owing to you under the terms d by said trust deed (which are delivered to iss designated by the terms of said trust deed 10000000000000000000000000000000000
The undersigned is t trust deed have been fully said trust deed or pursuar herewith together with said estate now held by you'un DATED: De net lose or destroy thi TRUST (FORM No. STEVENS MEES LAWFOOD D&S PROPERTIES 1041 WILD PLUM I KLAMATH FALLS, (To be used only when the legal owner, and holder, of all index paid and satisfied. You hereby are dint to statute, to cancel all evidences. It fust deed) and to reconvey, without der the same 'Mail reconveyance' and 19	en obligations have been pal ustee biodrness socured by the rected, on payment to of indebtedness socure warranty, to the part documents to documents to solutions to documents to document	e foregoing trust deed. All sums secured by s you of any sums owing to you under the terms d by said trust deed (which are delivered to iss designated by the terms of said trust deed 19. 101/19. Beneficiary trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of
The undersigned is 1 trust deed have been fully said trust deed or pursuar herewith together with said estate now held by you'un DATED: De net less or destroy thi TRUST (FORM No. STEVEN. MESS LAW FOR TO NOS PROPERTIES 1041-WILD PLUM F KLAMATH FALLS, C JAMES W. BARRET P. O. BOX 768	To be used only which paid and satisfied. You hereby are di to statute, to cancel all evidences trust deed) and to reconvey, without der the same 'Mail'reconveyande and der the same 'Mail'reconveyande and 	en obligations have been pol ustee btedness secured by the rected, on payment to of indebtedness secures warranty, to the part documents to	e foregoing trust deed. All sums secured by s you of any sums owing to you under the terms d by said trust deed (which are delivered to iss designated by the terms of said trust deed is designated by the terms of said trust deed of

ndreg - There Derid Strike - 18061 derid

م

.

MTC NO: 25257-N

5818

EXHIBIT "A" LEGAL DESCRIPTION

Beginning at a point on the North line of WILLIAMS ADDITION to the City of Klamath Falls, Oregon, which is 7.67 feet South 89 degrees 20' East along the North line of Block 1-A from the most Northwesterly corner thereof, and running thence North 31 degrees 51' East 131.04 feet to a point which is on the Westerly line of Pacific Terrace in HOT SPRINGS ADDITION to the City of Klamath Falls, Oregon; thence South 20 degrees 55' East along the Westerly line of Pacific Terrace 61.2 feet to a point; thence South 41 degrees 20' West a distance of 73 feet to a point on the boundary between HOT SPRINGS and WILLIAMS ADDITIONS; thence continuing South 41 degrees 20' West a distance of 20.89 feet to a point on the Northeasterly line of Alameda Street; thence North 66 degrees 05' West along said line of Alameda Street 33.45 feet; thence North 31 degrees 51' East 3.06 feet to the point of beginning, said tract being portions of Lot 15, Block 42, HOT SPRINGS ADDITION to the City of Klamath Falls, Oregon, and Block 1-A, WILLIAMS ADDITION to the City of Klamath Falls, Oregon.

STATE OF OREGON: COUNTY OF KLAMATH: ss.

				Mountain Tit	1e Co.		the3		ģ
Filed	for record	at request of	[<u>Mouncain inc</u>	· · · · ·	P M and duly	recorded in Vol.	<u>MAT</u> ,	
1 1100	April	i de seco	AD 19 91	<u> </u>	О СІОСК	<u> </u>			3
ot	April			Mortgages	- 19 - 19 - 19 - 19 - 19 - 19 - 19 - 19				
	1. A . A . A . A . A . A . A . A . A . A	01	ſ		Errolym	Biehn	County Clerk		
29.13				소문을 걸렸다. 영화 영상	7467Ju	$\overline{\Delta}$	Mulins	lan	Å
					By	Vanie	-1 maria		1
FEE	\$18.00				그는 것은 것을 가 없다.		아이라 같은 것이 같다.	이 같이 걸렸는 것 같은 것 같아?	2
19.00		이 같은 것을 알았다.				이상 감독 영화 가지 않는		그는 한 같은 한 것 모습을	÷.