	75726 Fee 312	IXUST DEED	VOLM91 Par	LISHING CO., PORTLAND, OF
THIS TRUST D	EED, made this 27th		. · · · · · · · · · · · · · · · · · · ·	
NORTHCITT	ND' CAROT		March	, 19.91., betw
as Grantor, KLAMATH ( DAIVD GARST	COUNTY TITLE COMPANY	UTT, husband a	and wife	
<ul> <li>Strategy and the second se</li></ul>			Necord of Mortheli William William	as Trustee,
as Beneficiary,	filiation (	FOR	Want/microethe/100	ention No. 1198
Grantor irrevocabl	W	ITNESSETH:	W POTE STATE	er er fre/file/unets
in <u>KLAMATH</u>	W y grants, bargains, sells ar County, Oregon, c	nd conveys to trus lescribed as	tee in trust, with power of	of sale, the prope
Tormality			A STANDARD AND AND AND AND AND AND AND AND AND AN	승규는 이 이 이야 되었다.
Road,	Range 12 East of the ortion of the W1 and over and Northeasterl Clamath County, Orego	ly of the East	Langell Valley	Calify Contraction
Off first state an appropriate space	ance as left backs many barrier.			
				and all an entry's stor was been
			ર્કુ વસ્ત્ર નુવા અંગ્	
together with all and singular now or hereafter appertaining, tion with said real estate. FOR THE PURPOSE	the tenements, hereditaments and the rents issues and	nd appurtenances and	All other with	
or a second seco	OF SECURING PERFORMAN	s thereof and all fixtu	ires now or hereafter attached	longing or in anywis to or used in connect
	JUSAND AND NO/100-		an of grantor herein contained	and
note of even date herewith, pay	able to beneficiary or order and	Dollars, with int	erest, thereon according to the	र त्याद (Search दावर) हा
The date of maturity of the becomes due and payable. In the sold, conveyed, assigned or alle then, at the beneficiary's option herein, shall become immediately To protect the security.	e event the within described puncted by the grantor without	ent is the date, stated roperty, or any part	I above, on which the final ins	tallment of said not
nerem, shall become immediately	due and anons secured by this	instrument image	the written consent or approv tive of the maturity datas	is sold, agreed to be al of the beneficiary
1. To protect the security of 1. To protect, preserve and n and repair; not to remove or demoti-	this trust deed, grantor agrees aintain said property in good condit any building or improvement	and a second second and a second as	**3 %	inclein, or
2. To complete or restore pr manner any building or increase pr	aid property, omptly and in good and	tion granting any ease eon; subordination or thereof; (d) recon	ment or creating any restriction the other agreement affecting this deed vey, without warranty, all or any p conveyance may have been been been been been been been be	ereon; (c) join in any
<ol> <li>To protect, preserve and n and repair; not to remove or demolis not to commit or permit any waste of y 2. To complete or restore pr manner any building or improvement destroyed thereon, and pay when due a 3. To comply with all laws, o ions and restrictions allecting said pr ion in executing such tinancing staten cial Code as the such tinancing staten concer with the such tinancing staten</li> </ol>	which may be constructed, damaged I costs incurred therefor. Idinances, regulations, course of	or legally entitled the	there is or creating any restriction the other afteement allecting this deco- vey, without warranty, all or any p conveyance may be described as reto," and the rectains there of any of of the truthfulness thereof. Trust in this paragraph shall be not less the my delault by grantor hereunder.	art of the property. The the "person" or persons
tons and restrictions allecting said pro- ion in executing such linancing statem cial Code as the beneliciary may requ proper public office or offices a such	perty; if the beneficiary so requests, ents pursuant to the Uniform Communication of the Uniform Office of the Uniform Off	to 10, Upon i	in this paragraph shall be not less the my default by grantor hereuride	e's lees for any of the an \$5.
by tiling officers or searchind advert	as the cost of all lien searches	de the indebtedness he	reby secured enter to the adequ	acy of any security for
A. To provide and continuously ow or hereafter erected on the said and such other hazards as the hereic an amount not less than \$ 11-1	y maintain insurance on the buildin premises against loss or damage by the	issues and profits, less costs and expe	including those past due and or othe	rwise collect the rente
oligian at acceptable to the beneficiar	written written	in ficiary may determ in 11. The en	nses of operation and collection, inc. y indebtedness secured hereby, and inc.	uding reasonable attor- in such order as bene-
the grantor shall fail lor any reason eliver said policies to the beneficiary a on of any policy of insurance now be beneficiary move insurance now	to the beneficiary as soon as insure to procure any such insurance and t least fifteen days prior to the available	distribution of such in distribution of such in property, and the a	tering upon and taking possession ents, issues and profits, or the pro- compensation or awards tor any to pplication or release thereol as alor- or notice of delauti hercunder or in tice.	of said property, the ceeds of fire and other
ollected under any fire or other insure	e at grantor's expense. The amount	ts, pursuant to such no	or notice of default hereunder or in fice,	said, shall not cure or walidate any act done
and at a second of Denetici	arte the	y essence with his pe	formance of any adreement of an	indebtedness secured
5. To keep said premises free h	and an annuale an	in equity as a more	at his election may proceed to be	payable. In such an
neder to port Delore any part	af mak to the of assessed upon o	the beneficier at law	or in equity, which the benefician	sue any other right or
"is become past due or delinquent beneliciary: should the grantor fail de ents, insurance premiums, liens or oth direct payment or by providing b ske such payment; beneliciar,	make payment of any faxes, assess er, charges payable by drantor inter-	initia this election to se	If the said described seal and his wr	itten notice of default
d the amount so paid, with interest at	it its option, make payment thereof	in the manner provid	required by law and proceed to lo.	and place of sale, give reclose this trust deed
st deed, without waiver of any right	e a part of the debt secured by this	sale, the grantor or	my other person so priviled die the	trustee conducts the
y hereinbefore described, as well as	with interest as aloresaid, the prop- the grantor, shall be bound to the	sums secured by the entire amount due at	trust deed, the default of a failu	re to pay, when due
dar oll anne for payment inereof s	immediately due and payable with- hall, at the option of the beneficiary	oblided and may be		
6. To pay all costs, lees and ern	man al it.	and expenses actually	incurred in enforcing the to the	beneficiary all costs
actually incurred.	ligation and trustee's and attorney's	14. Otherwise,	the sale shall t	in provided
and the openeticu	action or proceeding purporting to eliciary or trustee, and in any suit, ity, or trustee	be postponed as prov in one parcel or in suction to the life	the sale shall be held on the date he notice of sale or the time to w ided by law. The trustee may sell reparate parcels and shall sell the bidder for cash, payable at the t urchaser, its deed in form as require but without any covenant or warri- he deed of any matters of sald shall recol. Any person evolution that	hich said sale may said property either
ing evidence of title and the beneficia unt of attorney's lees mentioned in th	to pay all costs and expenses, in- ry's or trustee's attorney's lees; the	shall deliver to the p the property so sold, plied The	bidder for cash, payable at the turchaser its deed in form as require but without any coverent	parcel or parcels at me of sale. Trustee d by law conveying
unt of attorney's fees mentioned in the by the trial court and in the event ee of the trial court, grantor further te court shall adjudge reasonable as tees on such appeal.		statuor and beneli	ciary, may purchase studing the tr	ustee, but including
It is mutually agreed that:	to of musice's attor-			
t the right of eminent domain or condu- if it so elects, to require that all of the solution o		having recorded liens	bligation secured by the trust deed,	charge by trustee's (3) to all persons
impensation for such taking, which and ay all reasonable costs, expenses and	any portion of the monies payable in excess of the amount required	surplus, if any, to the surplus,	grantor or to his successor in intere	fority and (4) the
d by it first upon any reasonable cost in the trial and appellate courts not	shall be paid to beneficiary and s and expenses and attorney's less	sors to any trustee nat	ned herein or to time appoint a	successor or success
A hereby; and grantor agrees, at its execute such instruments as shall be fion, promptly upon beneliciary's requ 9. At any time and from time to the r, payment of its lees and presentation ement (in case of full execution)	Decessory in the such actions	which substitution shall b	be vested with all file, powers an named or appointed hereunder. Eacl e made by written instrument execu m the mortgage records of the cou tuated; shall be conclusive proof of p	such appointment

liciary, payment ol its lees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

of 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 notify any party here of pending sale under any other deed of trust or of any action or proceeding in which frantor, 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 either on 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 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 escrow agent licensed under ORS 696.505 to 696.585.

5890 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties, hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construint this deed and whenever the context so requires, the masculine gender includes the terminine and the neuter; and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. 1.2 ſ \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-In-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation. by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. JOHN L. NORTHCUTT CAROLYN AS NORTHCUTT Q. GUC Country of .... KLAMATH 64 ....) ss March . 19 91 This instrument was acknowledged before me on . CAROLYN A. NORTHCUTT NOTARY DE 14 1.14 9 This instrument was acknowledged before me on 1.15 USLIC by 0 F 0 R 20 as e of Sterner State ഹ Notary Public for Oregon 12.19.92 My commission ACKNOWLEDGMENT FORM NO. 23 - ACKNOWLEDGN STEVENS-NESS LAW PUB. CO., PORTLAND STATE OF OREGON, County of Klamath before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within John L. Northcutt named known to me to be the identical individual..... described in and who executed the within instrument and IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. £. Q Notary Public for Oregon. 12-19-92 My Commission expires ... ONE SUG TATE SCIENTS STATE OF OREGON, SS. TRUST DEED I certify that the within instrument (FORM No. 881) was received for record on the .. 2nd ... day LAW PUB. CO., PO Compared dissociation may April....., 19.91., of .... its, ells and contrays to the main at 12:36. o'clock P. M., and recorded Science (Spark  $\Delta \gamma h$ in book/reel/volume No. \_\_\_\_\_M91\_\_\_\_\_ on SPACE RESERVED Grantor FOR ment/microfilm/reception No. 27686., RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of ALC / LECTO Beneficiary propring and County affixed. ROUTICAL AFTER RECORDING RETURN TO Evelyn Biehn, County Clerk 10 8279 (M)់អាមិភូមិ ហ GaRSTO avid Box 507 A IKARI DEEO Fee \$13.00 1 By Quline Mulendore Deputy hico A 95926