TOWN TO COLOUR TOST DATA SANAS-IKUSI DEED.	COP	TRIGHT 1990 STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR \$7204
<b>27817</b> MTC #25184-N	TRUST DEED	Vol.m9/ Page 6118
OL KTHISLTRUST DEED, made this		March , 19 91 , between
JAMES L. YAHNE and STARLA J. YAHNE	,husband.and.wife	
		Courty ellized
as Grantor, MOUNTAIN TITLE COMPANY	OF KLAMATH COUNTY.	as Trustee, and
DAVID I. SMITH and BESSIE P. SMITH	,husbandandwife	or the survivor thereof of contraining the survivor thereof was a survivor thereof the survivor
as Beneficiary, HILH and BESSIS D. BHILH	en e	Pasa Silat
	WITNESSETH:	ar prog/lice/. nomen (jo
Granfor irrevocably grants, bargains, se	ells and conveys to tru	istee in trust, with power of sale, the property
INTER A ATHNE SAVER A APPLIE	gon, described as:	side in thesi, with power of sale, the property
JAHES T. VAHNE STARLA 3. VAHNE		Har techning the record of the light of the
3. La Schultz (Martin La Schultz Sc	신 이 모님은 것을 가져졌다.	Course that the mather meaning
, The Northerly 40 feet of th	e East 1/2 of Lot	11 BLOCK 7 LAKESTDE
ADDITION TO THE CITY OF KLA	MATH FALLS accord	ding tolthe official plat
thereof on file in the office	ce of the County (	Clark of Klamath Country
Oregon.	CE OF THE COULTRY (	CIEIR OF ATAMACH COUNCY,
신하는 것 같은 방법을 통하는 것이 하는 것이 가지, 이를 것을 못 못했다.		· · · · · · · · · · · · · · · · · · ·
the newsler of series shows the state of a state state where is	sutures. Both must be elefteren at	weight himsten for mouristich anima is seatched with a state

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connecin anywise tion with said real estate.

ith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the \*\*\*THIRTEEN THOUSAND SEVEN HUNDRED AND NO 7 100ths\*\*\*\*\*\* Dollars, with interest thereon according to the terms of a promissory Dollars, with interest thereon according to the terms of a promissory sum of

sold, conveyed, assigned or allenated by the grantor. without; tirst herein, shall become immediately due and payable. In the product of the security of this trust deed, grantor, agrees: 1. To protect the security of this trust deed, grantor, agrees: 1. To protect, preserve and maintain said property in good condition of the commit or permit any waste of said property. The protect permet of the security and in good and workmanike mannes any building or importer permits any becomstructed, damaged or the security of the security and the security and the security and the security of the security and the security and the security and the security of the security and the security of the security and the security and the security of the security

## It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all ol said property shall be taken under the right ol 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 taking, which are in excess of the amount required to pay all reasonable costs, expenses and altorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it lirst upon any reasonable costs and expenses and altorney's lees, both in the trial and appellate courts, necessarily paid or incurred by ben-licitary in such proceedings, and the balance applied upon the indebiedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneliciary's request. Icitary pammany time and from time to time upon written request of bene-liciary and the conveyances, for cancellation), without allecting the inability of any percon for the payment of the indebiedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

Second States

Anaving Ootained the Written consent or approval of the beneficiary, or the interspective of the maturity dates expressed therein, or channel in a subscription of the maturity dates expressed therein, or channel in a subscription of the subscription of the

surplus. If any, to the frantor 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 duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and subsituition shall be made by written instrument executed by beneficiary, which, when recorded in the mortfage records of the county or counties in which the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledded is made a public record as provided by law. Trustee is not obligated to notify any party hereto 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.

allorary, who is an active member of the Oregon State Bar, a bank, trust company egan conthe United States (a: title Insurance Company authorized to Insue title to real tales or any agency thereof; or an esciow agent licensed under ORS 696.505 to 696.585. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an atta or savings and loan association authorized to do business under their lows of Oregon property of this state, its subsidiaries, affiliates, agents or branches, the United States

<u>6119</u> 3

The grantor covenants and agrees to a fully seized in fee simple of said described rea	nd with the benefic al_property_and_has	iary and those o _a_valid,_unenco	claiming under him, that umbered title thereto	he is law-
and that he will warrant and forever defend	the same against, a	ili persons whom	nsoever.	Entrepolar Otto
HIM (1161) AC Will Workshow Constraints, and a stability of the second secon	An and a set of the se	periodical and the first of concerns and a con- rest concerns and a con- period concerns and a concern concerns and a	(1) Solution of the second se second second sec	
(14) William (14) Statistical Control of Control (14) Statistical Co	arena a contra a seguntar a contra a traca a bar area sa una para area sa una pera area area sa una pera area area sa una area sa una area area area area area area area are	(12 yeshender ord (12 yeshender ord) (12 yeshender ord) (12 yeshender ord) (12 yeshender ord) (12 yeshender ord)	n an standar († 1997) 1999 - Standar Standard, frankriger († 1997) 1999 - Standard Standard, frankriger († 1997) 1999 - Standard Standard († 1997)	dan yang ang ang ang ang ang ang ang ang ang
	aracter data aracter a	પ્રકાર કે પુરુષ કરવા છે. જેવા અને આ ગામ કે પ્રકાર કે પ્રકાર કરવા છે. આ ગામ કે પ્રકાર કે પ્રકાર કે પ્રકાર કે પ્ર ગામ કે પ્રકાર કે પ્રકાર કે પ્રકાર કે પ્ર ગામ કે પ્રકાર કે પ્રકાર કે પ્ર ગામ કે પ્રકાર કે પ્રકાર કે પ્રકાર કે પ્ર ગામ કે પ્રકાર કે પ્રકાર કે પ્ર ગામ કે પ્રકાર કે પ્રકાર કે પ્ર ગામ કે પ્રકાર કે પ્ર ગામ કે પ્રકાર કે પ્ર ગામ કે પ્રકાર કે પ્ર ગામ કે પ ગામ		
The grantor warrants that the proceeds of the (a)* primarily for grantor's personal, family of (b) for an organization, or (even il grantor	loan represented by th r household purposes ( a patural person) are	e above described i see Important Noti for business or co	note and this trust deed are: ce below), mmercial purposes.	
(b) for an organization, of level 1 games This deed applies to, inures to the benefit of personal representatives, successors and assigns. The secured hereby, whether or not named as a beneficion	and binds all parties	hereto, their heirs,	legatees, devisees, administra	tors, executors, of the contract , the masculine
secured hereby, whether or not named as a benefici- gender includes the teminine and the neuter, and the IN WITNESS WHEREOF, said gra	singular number includ	les the plural.	1월 - 11일은 가능성으로 가지 있는 것이라고 가지 않는다. 19월 - 11일은 가능성으로 가지 않는다. 이가 가지 않는다. 이가 이가 있는다. 이가 이가 있는다. 이가 아파 이가 있는 것이 있는	
* IMPORTANT NOTICE: Delete, by lining out, whichever w	varranty (a) or (b) is .	JAMES L. VI	J. Yolne	
not applicable; it warrany (a) is upplicable; it warrany (a) is defined in the Truth-in-Lending Act an beneficiary MUST comply with the Act and Regulation disclosures; for this purpose use Stevens-Ness Form No If compliance with the Act is not required, disregard this	by making required 1319, or equivalent.	STARLA J.	TAHNE	
	La server a sound a the state of the server and sound a server sound a ser	Klamath	) 55 2/20	01
This instrum JAMES L.	ON, County of nent was acknowled AHNE and STARLA	ged before me o J. YAHNE		, <u>1977</u> ,
This instrum	nent was acknowled	lged before me c		
CBLCS of	er ver gra passar i viar ni ver ver ander ander i viar ni ver vere ander ander i ver	Abriail	M. Manin	l
	Lines and the second se	commission exp		blic for Oregon
Construction of the con	REQUEST FOR FULL R	ECONVEYANCE		
To: Mountain Title Company of Ki	anati Cornisiee	્રામાણ જીલ્લામાં આવેલું છે. આ સંતર્ભ જીલ્લામાં આવેલું છે.	k alatika ang kang kang kang kang kang kang kan	્ય છે. પુરુષ પ્રથમિક વિષે કે મુખ્ય મુખ્ય પ્રથમિક વિષે કે મુખ્ય મુખ્ય પ્રથમિક વિષે
The undersigned is the legal owner and ha trust deed have been fully paid and satisfied. Yo	lder of all indebtedness ou hereby are directed,	secured by the f	oregoing trust deed. All sum t of any sums owing to you u	nder the terms of delivered to you
said trust deed or pursuant to statute; to cance herewith together with said trust deed) and to re	convey, without warran	ty, to the parties	designated by the terms of s	aid trust deed the
Durate of the standard of the recent for the recent	weile the state of the state	Maria di Secolo di	n or histories, university	Contrag and Contractor
	•		Beneliciary	
De not loss or destroy this Trust Deed OR THE NOTE OLEGOIJ		be delivered to the trus	ee for cancellation before reconveyan	ce will be made.
TRUST OF STTE TO COL	UDDARY ILL ENDING	of Lot 11, , according	STATE OF OREGON,	ATLANCE STREET
STEVENS-NESS LAW PUB. CO., PORTLAND, ORS.	YAHNE Over ut - versuite		I certify that the w was received for record c of	n the 4th day
KLAMATH FALLS, OR 97602	SPACE RE	alt to cristing	at 3:44 o'clock P. J	M., and recorded M91 on
DAVID L. SMITH and BESSIS P. 212, LEWIS STREET	SMITH FOI RECORDE	R	page <u>6118</u> or a ment/microfilm/reception Record of Mortgages of	on No. 2/81/ said County.
KLAMATH FALLS, OR 97601. Beneticiary	BHY OF KLARAT	A COURT	Witness my ha County affixed.	nd and seal of
MOUNTAIN TITLE COMPANY LUCAL IN OF KLAMATH COUNTY ELED LUCAL IN	AHNE, Nusband	dur of Pand wite	(G) CUEvelyn Biehn,	TILL
27657 NEC 125184-N	16/121 Fee \$13.00	DEED	By Aulere Mil	elen de Le Deput

104 M 114, 211-0 - 424 Tran 1964 Same-14051 2560