	RUST DEED. K-4	3260	OPYRIGHT HAS STEVENS-NESS LAW FUR	.CO., PORTLAND, OR. 97
29789	1	TRUST DEED	Volan Pag	9823
THIS TRUST DEED ck A. Japink and Lynr	, made this Japink Husbar	23day of	May	1991, betwee
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Grantor, Klamath Count				as Trustee, an
Granior,	Marilyn F. Gosm	nell, Husband and W	ife with right of sur	vivorship
Here and a subscription of the subscription of		eroquese par l'	in the state of the second	
Beneficiary,		10 H () ()		
	1 - 18 - 19 - 19 - 19 - 19 - 19 - 19 - 1	WITNESSETH:		
Grantor irrevocably a	rants, bargains, sel	lis and conveys to truste	e in trust, with power of s	ale, the propert
Klamath	County, Oreg	on. described as:		
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: 35 in Block 21 of F	ourth Addition	- to Klamath Dimons	Rowon incondition to	the ·
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ether with all and singular the v or hereafter appertaining, and n with said real estate. FOR THE PURPOSE OF n of Seven Thousand (to of even date herewith, payab	on file in the tenements, heroditar d the rents, issues and SECURING PERF \$7,000.00)	office of the Count ments and appurtenances and d prolits thereot and all fixtu ORMANCE of each agreeme Dollars, with int rder and made by grantor, th	ty Clerk of Klamath (all other rights thereunto belo res now or herealter attached to	county, onging or in anywa or used in conne and payment of t erms of a promisso and interest hereof,

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herein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. 2. To complete or restore prompily and in good and workmaelike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; il the beneliciary we requests, to proper public of lices or ollites, as well as the cost of all lien searches made by liting officers or searching agencies as may be deemed desirable by the beneliciary to searching and proteins and to pay for timing the

1. The second product of the second second property, if the beneficiary so requests to point in executing such tinancing statements pursuant to the Unitorm Commercial Code and the second may require and to pay for tiling same in the proper public office or estarching agencies as may be deemed desirable by the public office or estarching agencies as may be deemed desirable by the public office or estarching agencies as may be deemed desirable by the public office or estarching agencies as may be deemed desirable by the public office or estarching agencies as may be deemed desirable by the public office or estarching agencies as may be deemed desirable by the public of the set of previews again to the set of previews again the public of the set of previews again the set of previews again the public of the set of previews again the set of the set

peliate court shall adjudge transmits a the methatisty of the period of the state of such appeal. It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation for such taking, and attorney's fees necessarily paid or for pay all reasonable course arannes and attorney's fees necessarily paid or applied by it first up and appellate courts, necessarily paid or incurred by bene-liciary in such proceedings, and the balance applied upon the indebtedness and execute such instrume and the mecasary in obtaining such com-gensation, promptition beneficiary's request. 9. A such instrume and from time to time upon written request of bene-ficiary, paymat of its eas and presentation of the indebtedness and ensecute such instrume and for mitme to time upon written request of bene-ficiary, paymat of its fees and presentation of this deed and the mote for endow, paymat of its fees and presentation of the indebtedness, for 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

rument, irrespective of the maturity dates expressed therein, or and the second secon

together with trustee 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 notice 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 parcel or in separate parcels and shall sell the parcel or parcels at suction to the highest bidder for cash, payable at the time 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 im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness thereol. Any person, excluding the trustee, but including the grantor and beneliciary, may purchase at the sale. I. When truste sells purchase at the sale. I. By the proceeds of sale to payment of (1) the expense of sale, fin-cluding the compensation of the trustee and a reasonable charge by trustees at their onder subsequent to the interest of the trustee in the truste sattorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded lines subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus. 16. Beneliciary may from time to time apoint a successor is uncerest.

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 6. Baneliciary 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 herain named or appointed hereunder. Each such appointment and substitution shall be enade by written instrument executed by beneficiary, which, when recorded in the mortidage records of the county or counties in which, the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and echnowledged 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 grantor, 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 heraunder must be either an attaney, who is an active member of the Oregon State Bar, a bank, trust comp or savings and loan association authorized to do business under the laws of Oregon or the United States, a little Insurance company authorized to insure title to property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an excrow agent licensed under ORS 696.505 to 696. 585

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fully seized in fee simple of said described real prop	(B) 33. Constraints (Section Constraints) and the section of th
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and that he will warrant and forever defend the sa	me against all persons whomsoever.
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The dramor warrants that the proceeds of the loss ret	presented by the above described note and this trust deed are:
(b) for an organization, or (even if grantor is a natu	
	ids all parties hereto, their heirs, legatees, devisees, administrators, execut encliciary shall meen the holder and owner, including pledgee, of the cont in the same the devised whenever the context or requires, the maxim
secured hereby, whether or not named as a beneficiary herein gender includes the feminine and the neuter, and the singular	
IN WITNESS WHEREOF, said grantor he	as hereunto set his hand the day and year first above written.
[10] A. M. S. M	
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a not applicable; if warranty (a) is applicable and the beneficiary is	a) or (b) is full the factory
on such word is defined in the Truth-In-Landing AC (000, 2999)01	
beneficiary MUST comply with the Act and Regulation by making disclosures; for this purpose use Stavens-Noss Form No. 1319, or e	equivalent.
If compliance with the Act is not required, disregard this notice.	Dytim Lapurel
If the sumer of the abave is a corporation	Lynn Japink
(. use the form of acknewledgement opposite.) The start of the second second second second second second second	(a) A start of the start of
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STATE OF OREGON () ss.	County of
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