The second se	autointing on galgement)	VRIGHT 1990 STEVENS-NESS LAW PUB	LISHING CO., FORTLAND, OR \$1204
FORM No. 881-1-Oregon Trust Deed Series-TRUST DEED (No n	MCOGAT TRUST DEED	Volmal_Pag	e 17226
THIS TRUST DEED, made this ROBERT SUMMERS and SHARON	22nd day of		
as Grantor, Mountain Title Compar ROBERT J. LYNCH	y of Klamath County		, as Trustee, and
as Beneficiary,	WITNESSETH:	i i i i i i i i i i i i i i i i i i i	of sale the property
Grantor irrevocably grants, bargain in <u>Klamath</u> County,	ns, sells and conveys to tru Oregon, described as:	istee in trust, with power	or sure, the property

Lot 3, Block 1, FIRST ADDITION TO BUENA VISTA ADDITION, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

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 connec-

tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of THIRTEEN THOUSAND AND NO/100-

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereol, if

not sooner paid, to be due and payable as per terms of note. 19 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

becomes due and payable. To protect the security of this trust deed, frantor 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 promptly and in good and workmanlike 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, corenants, condi-tions and restrictions allecting said property. If the beneficiary so requests, to join in executing such financing statements pursuant to the Unitorn Commer-cial Code as the beneficiary may require and to pay tor luing same in the by filing officers or searching agencies as may be deemed desirable by the beneficiary.

5. To tomp, the analysis of property, if the beneficiary so requests to join in executing such linking same instruction for the Unitary Same in the construction of the same searching agencies as may be dremed desirable by the brenchicary may request as may be dremed desirable by the brenchicary. The same searching agencies as may be dremed desirable by the brenchicary. To provide and continuously maintain insurance on the buildings of the said premises against loss or damage by ling others or so the particulary may fragments as the provide and continuously maintain insurance on the buildings of the said premises against loss or damage by ling other based is a **ULI INSURADLE VALUE**, written in an amound not less than the brenchicary may fragment as as may be dremed desirable with companies acceptable of the brenchicary as some as insured; policies of insurance shift for any reason to procure any such insurance and to diver said policies to the brenchicary as some as insured; policies of insurance now or hereafter placed on said buildings, the brenchicary as procure the same at grantor's expense. The amount collever and policies of unarance now or hereafter placed on said buildings, the brenchicary and the absenticiary is expense. The amount collever and policies of unarance now or hereafter placed on said buildings, the brenchicary and theredines as certed hereby and in such order as beneficiary and procure the same at grantor's and to collever, or any policies on the same and policy may be applied by brenchicary advermine, or at option of hereafter and contains and promptly and there any there any the lead of anony for there in any the relead of grantor. Such application or release shall determine, or at option of none of default beneficiary in a solution of as any default or notice. The same and to collever any there any the same receipts thered to grantor. Such application or release shall on the efficiency and in a sub-order as and to be charges that may be level or any match and other charges become past

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any pottion or all of said property shall be taken under the right of eninent domain or condemnation, beneticiary shall have the right, il it so elects, to require that all or any pottion of the monies parable as compensation for such taking, which are in eacess of the amount required to gay all reasonable costs, expenses and attorney's fees necessatily pid of the parallel reasonable costs, expenses and attorney's fees incurred by grantor in such proceedings, shall be paid or incurred by bene-both in the trial and appellate courts, necessatily pid or incurred by bene-liciary in such proceedings, and the balance applied up to take such actions and execute such instruments as shall be under the obtaining such com-pensation, promptly upon beneficiar to reasonable to the addition of the net for endorsement (in case of line) trong trong trong trong truth of the net for endorsement (in case of line) payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

s the date, stated above, on which the linal installment of said note states, stated above, on which the linal installment of said note function of the advectment allecting this deed or the lien or charge subordination or other advectment allecting this deed or the lien or charge function or other advectment allecting this deed or the lien or charge function or other advectment allecting this deed or the lien or charge function. The state is any reconveyance may brain thereof. Truster's lees for any or the state is the "present or persons shall be conclusive proof of the trustfulness thereof. Truster's lees for any or the service among the individuely thereof. Truster's lees for any or the service and this paragraph shall be not less than \$5.
10. Upon any default by granter hereunder, heneliciary may at any firm without notice, either in prison, by agent or by a receiver to be some individences between the individuely structure and without restricts on the advectory of the same. It is any factore hereinder, heneliciary may at any firm without notice, of operation and collection, including those past due and unpaid, and apply the same. It is upon any indebiedness secured hereby, and in such order as beneficiary may determine.
The entering upon and taking possession of said property, the property, and the application or return in payment of any indebiedness secured hereby, and in such order as beneficiary may delaul to a notice of default hereunder or invalidate any act done prise any oblight. In such and the sesnee diversely of any factored any advected any advecting may at any independence or any data or in equily as a mortube of media there any proceed to foreclose this trust deed in truste and are or invalidate any act done prise and and/or performance. The beneficiary may devected to such present and any proceed to foreclose this trust deed in the beneficiary or in his performance of any divected the duread, shall not cure or invalidate any act done property and the application or

together with trustee's and attorney's tees 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 auction 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 late shall be conclusive pred of the truthfulness thereof. Any purchase at the sale. 15. When trustee selfs pursuant to the powers provided herein, trustee shall apply the proveeds of sale to partners of the express of sale, 16. When trustee selfs pursuant of the powers provided herein, trustee shall apply the proveeds of sale to partners of a trastrustive branch at comparison of the trustee and a trassmable share to sale, the shall apply the proveeds of sale to partners of the superbase of sale, 17. When trustee selfs pursuant to the trust deed soles to sale at the compensation of the trustee and a trassmable share to the starter and the truster shall provide herein, trustee shall apply the proveeds of sale to partner at the starte in the trust express of sale, may the days the trustee selfs pursuant to the trust deed soles to sale the satisfies the compensation of the trustee and a transmable share to trustee as the trust explored here to the starter of the trustee and the trust dead as then interests may appear in the order of their provids and (4) the surplus. If a mericiary may from time to this advection the surferest on the starter of the surful tany. To the granter or to bis successor in miterest on the starter of the successor or successor.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneticiary may from time to time appoint a successor or successor to any trustee named herein or to any successor trustee appointed herein under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vestee with all tile, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary. which, when recorded in the mortdage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made. By public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of blagted to notify any party hereto of pending sale under any other deed of blagted to notify any party hereto of pending sale under any other deed of blagted to notify any party hereto of pending sale under any other deed of shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Art 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, a title insurance company authorized to insure title to real property of this state, its subsidiaries, atfiliates, agents or branches, the United States or any agency thereof, or an escrew agent licensed under OSS 656-505 to 696-585.

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17227 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 if 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 construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hord the day and year first above written. Robert Summers * 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. Sharon Summers by Robert Summers her attorney att in fact in fact STATE OF OREGON, County of _____Klamath_____) ss. This instrument was acknowledged before me on ______August 28 _____August 28 ____August by Robert Summers, individually and as attorney in fact for Sharons This instrument was acknowledged before me on 1040 ----as ... M.U ~ 1.... in Notary Public for Oregon REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. The undersigned is the legal owner and holder of all indebtedness secured by the loregoing trust deed. All sums secured by said the undersigned is the legal owner and notice of an indeprediets secured by the foregoing this deed. An sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you said that deed of pursuant to statute, to cancer an evidences of indepledness secured by said that deed (which me denieted to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to , 19..... · DATED: Beneficiary not lose or desirey this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made STATE OF OREGON, County ofKlamath TRUST DEED I certify that the within instrument was received for record on the _28th day (FORM No. 881-1) STEVENS-NESS LAW PUB. CO., POHTLAND, ORE. Robert & Sharon Summers in book/reel/volume No. M91 on page 17226 or as fee/file/instru-53 East 56th SPACE RESERVED Long Beach, CA. ment/microfilm/reception No. 33858., Grantor FOR Record of Mortgages of said County. RECORDER'S USE Robert J. Lynch Witness my hand and seal of 7070 S.W. Hoodview Place Beaverton, OR 97005 County affixed. Beneficiary Evelyn Biehn, County Clerk AFTER RECORDING RETURN TO NAME Mountain Title Company By Daulani Muller dove Deputy 222 S. Sixth St. Klamath Falls, OR 97601 Fee \$13.00