FORM No. 881-Oregon Trust D	Ind Selice				na-25	474 [@]
NE		TRUST DEED	o Vol.	<u>m91</u>	Page 25	
38296		29 1-1-1	Novombe	r	10 91	between
THIS TRUST	T DEED, made this H, JR. and DIANE M	SMITH, husbar	nd and wife			
WTITTAM C. SMLII	1, JR. and Data					
					35 T	rustee, and
as Grantor, MOUN	TAIN TITLE COMPANY SONS LIVING TRUST	ILD.D. JANUARY	29, 1991			••••••
THE RUBY R. PAR	SUNS LIVING INCOL					•••••
as Beneficiary,		WITNESSE	TH:			
e a contra de la con	ocably grants, bargains	sells and conveys	to trustee in trus	t, with po	wer of sale, the	he property
Grantor irrev	ocably grants, bargans	Oreson described a	is:			
in KLAMATH	County,	Dicgon, determine				
					AT TRAMONT	
	50 feet of the N	orth 53 feet of	Lot 10 in Blo	CK 8 OL	ALIAMUNI	
	www.wating to the O	TTICIAL PLAC W	ICTCOT ON	in the c	DIFICE OF	
ACRES, a	nty Clerk of Klama	th County, Orec	jon.			
the Cour	ity crerk or minute					
		and the second	te a constant de la constant			
	and the second second					
				the she	aunto belonging	or in anywi
the with all and	singular the tenements, here rtaining, and the rents, issue	reditaments and appurt	tenances and all other	rights thei or hereafter	attached to or u	sed in conne
now of herealter appe	Transmig)				montained and I	avment of 4
tion with said real est	RPOSE OF SECURING	PERFORMANCE of C	o / 100ths***	*		
***********	TEEN THOUSAND LLY					of a mromisso
34	·	Dol	w draptor the final P	ayment of	principal and in	terest hereof,
note of even date her		ry or order and made ~	, B. =			
and manner paid, to b	e due and payable	t it to interrept is fl	he date, stated above,	on which h	le mai materia	ld ascreed to
					t or approval of	the beneficia
sold, conveyed, assig	aturity of the debt secured vable. In the event the with ned or alienated by the g ary's option, all obligations immediately due and payable	secured by this instruct	ment, irrespective of	the maturi	ty dates expres	aca mercun
then, at the beneficia	immediately due and payable	le.				test inim an
T- protect the	security of this trust deed	l, grantor agrees:	ranting any easement or ubordination or other ag	creating any reement affec	restriction thereon ting this deed or	the lien or ch
		erty in good s	tranting any easement or subordination or other ag hereol; (d) reconvey, wil frantee in any reconveya legally entitled thereto, a be conclusive proof of the survices mentioned in this	hout warranty	, all or any part of described as the	"person or per
	any waste of said property.	food and workmanlike	egally entitled thereto, a	nd the recital	s therein of any m. thereof. Trustee's	lees for any of
not to commit or permit	the which may be co	instructed, damaged of 1	be conclusive proof of the services mentioned in this p	paragraph shal	l be not less than \$. or hereunder, bene- by agent or by a	5. ficiary may at
not to commit of permit 2. To complete	improvement which incurred th	herefor.				
not to commit or permit 2. To complete manner any building or destroyed thereon, and p	ith all laws, ordinances, regulat	tere coverants condi-	10. Upon any det	ault by gram.	by agent or by a	receiver to be
not to commit or perma 2. To complete manner any building or destroyed thereon, and p 3. To comply w tions and restrictions at	ith all laws, ordinances, regular fecting said property; if the ben imported statements pursuant to	tions, covenants, condi- neticiary so requests, to the Unilorm Commer-	10. Upon any del time without notice, eithe	without regard	by agent or by a dequacy	of any security
not to commit or permit 2. To complete manner any building or destroyed thereon, and p 3. To comply w tions and restrictions at	ith all laws, ordinances, regular fecting said property; if the ben imported statements pursuant to	tions, covenants, condi- neliciary so requests, to the Unilorm Commer- for filing same in the all lien searches made	10, Upon any det time without notice, eithe pointed by a court, and the indebtedness hereby s	without regard ecured, enter in its own n.	by agent or by a 1 to the adequacy upon and take pos- ame sue or otherwa	receiver to be of any security ession of said j se collect the i
not to commit of petitie 2. To commit of petitie manner any building or destroyed thereon, and p 3. To comply w tions and restrictions al join in executing such 1 cial Code as the benel proper public office or by filing officers or se	ith all laws, ordinances, regular lecting said property; it the ber inancing statements pursuant to iciary may require and to pay offices, as well as the cost of arching agencies as may be de	tions, covenants, condi- neliciary so requests, to the Unitorm Commer- lor filing same in the all lien searches made semed desirable by the	10. Upon any dei time without notice, eithe pointed by a court, and the indebtedness hereby s. erty or any part thereof, erty or any part thereof.	er in person. without regard ecured, enter in in its own m nd those past	by agent or by a 1 to the adequacy upon and take pos- ame sue or otherwi- due and unpaid, a	receiver to be of any security ession of said j ise collect the i nd apply the s
not to commit of permanent 2. To complete manner any building or destroyed thereon, and p stons and restrictions al join in executing such 1 cial Code as the benel proper public office or by filing officers or se beneliciary, conside	ith all laws, ordinances, regular lecting said property; it the ber inancing statements pursuant to iciary may require and to pay offices, as well as the cost of arching agencies as may be de and continuously maintain insu	tions, covenants, condi- teliciary so requests, to the Unilorm Commer- lor filing same in the all lien searches made emed desirable by the rance on the buildings	10. Upon any de- time without notice, either pointed by a court, and the indebtedness hereby s erty or any part thereof, issues and prolits, includin less costs and expenses of ney's lees upon any indel based may determine.	er in person, without regard ecured, enter i in its own n- ng those past operation and btedness secur-	by agent or by a d to the adequacy upon and take poss- ame sue or otherwi- due and unpaid, a d collection, includi- ed hereby, and in	receiver to be of any security ession of said y ise collect the t nd apply the s ng reasonable is such order as is usid property.
not to commit of perman 2. To complete manner any building or destroyed thereon, and p tions and restrictions al join in executing such 1 cial Code as the benel proper public office or by filing officers or se benelicary. 4. To provide now or herealter erects	ith all laws, ordinances, regulat feeting said property; it the ber- inancing statements pursuant to icitary may require and to pay offices, as well as the cost of arching agencies as may be de and continuously maintain insu- d on the said premises against d on the said premises against	tions, covenants, condi- ediciary so requests, to the Unilorm Commer- lor filing same in the all lien searches made emed desirable by the rance on the buildings loss or damage by fire time to time require, in a time require, in	10. Upon any de- time without notice, eitht pointed by a court, and the indebtedness hereby s erty or any part thereot, issues and prolits, includi less costs and expenses of ney's lees upon any indel ficiary may determine.	er in person, without regard ecured, enter t in its own n- ng those past operation and btedness secur- upon and ta issues and pro-	by agent or by a to the adequacy upon and take poss- ame sue or otherwi- due and unpaid. a d collection, includi- ed hereby, and in iking possession of bits, or the procession of	receiver to be of any security ession of said f ise collect the r nd apply the s ng reasonable a such order as l said property, ds of fire and security.
not to commit of permin 2. To complete manner any building or destroyed thereon, and p tions and restrictions al join in executing such 1 cial Code as the benel proper public ollicer or by filing ollicers or se benelicary. 4. To provide and such other ha. rdd an amount not less the	ith all laws, ordinances, regulat feeting said property; it the ber- inancing statements pursuant to icitary may require and to pay offices, as well as the cost of arching agencies as may be de and continuously maintain insu- d on the said premises against a diff pertire of the said and the said of the pertire of the said against a diff pertire of the said against	tions, covenants, condi- eliciary so requests, to the Unilorm Commer- lor filing same in the all lien searches made termed desirable by the rance on the buildings loss or damage by fire ting the time require, in all time require, in the time the latter; all	10. Upon any der im without notice, eitht pointed by a court, and the indebtedness hereby s erty or any part thereol, issues and prolits, includi less costs and expenses of ney's tees upon any indel liciary may determine. 11. The entering collection of such renorm	er in person, without refarence ecured, enter 1 in its own n- ng those past operation and btedness secur- upon and ta issues and pro- constitution or a	by agent or by a f to the adequacy upon and take poss- ame sue or otherwi due and unpaid. a collection, includi ed hereby, and in king possession of bits, or the proces- wards for any taki	receiver to be of any security ession of suid p ise collect the r nd apply the s ng reasonable a such order as i said property is of fire and o ng or damage c
not to commit of permit 2. To complete manner any building or destroyed thereon, and p 3. To comply w tions and restrictions af ion in executing such 1 cial Code as the benel proper public ollice or by filing officers or se beneliciary. 4. To provide and such other ha rdd an amount not less the companies acceptable (policies of insurants)	ith all laws, ordinances, regular lecting said property; it the ber inancing statements pursuant to iciary may require and to pay offices, as well as the cost of arching agencies as may be de and continuously maintain insu	tions, covenants, condi- eliciary so requests, to the Unilorm Commer- lor filing same in the all lien searches made termed desirable by the rance on the buildings loss or damage by fire ting to the buildings written in the require, in any as soon as insured; such insurance and in a	10. Upon any dec im without notice, eitht pointed by a court, and the indubtedness hereby s erty or any part thereol, issues and prolits, includi less costs and expenses of ney's lees upon any indel ficiary may determine. 11. The entering collection of such rents, insurance policies or comp property, and the applica- property, and the applica- property.	upon and ta issues and press pensation of the operation and biedness secur- upon and ta issues and pro- pensation or a tion or release tice of default	by agent or by a 4 to the adequacy upon and take poss ame sue or otherwis due and unpaid, a 4 collection, includi- ed hereby, and in king possession of bits, or the proces- wards for any takin a thereof as aloresa thereunder or invo	receiver to be of any security ession of sud j se collect the r nd apply the s useh order as i said property, ds of tire and id, shall not cu bidate any act

Policies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor shall fail for any reason to procure any such insurance and to deliver said policies to the Lemeticiary at least filteen days prior to the expira-tion of any policy of insurance mow on hereafter placed on said buildings, the beneficiary may procure the same at grantor's expense. The amount collected under any fire or other insurance policy may be applied by benefi-ciary upon any indebtedness or beneficiary the entire amounts occollected, or any part thereof, may be released to grantor. Such application or release shall not cure or waive any delautior notice of delauth thereunder or invalidate any act done pursuant to such entires. The many be released to grantor. S. To Keep said other charges that may be levied or assessed upon or against said property before any part of such tarse, assessments and other charges become past the early part of such tarse, assessments and other charges that may be levied or assessed upon or against said property before any part of such tarse, assessments to beneficiary: should the grantor lait to make payment of any taxes, assess-to beneficiary: should the grantor lait to make payment of any taxes, assess-to beneficiary: should the grantor lait to the task storth in thereof, make such payment or by providing beneficiary with lunds with thereof and the amount spind, with interest at the rate set forth in thereof and the amount spind, with interest at the rate set torth in the prom-covenants hereof and lor such payments with interest as aloresaid, the prop-covenants hereof and lor such payments shall be bound to the erry hereinfelore described, as well as the grantor, shall be bound to the same extent that such payments shall be immediately due and payable and constitute a break of this trust deed. To appay all costs, lees and expenses of the trustee incurred in connection neutred.
To appear in and delend any action or proceeding purporing to resouction with or in enforcing

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 under the right of eminent domain or condemnation, beneficiary shall have the inder the right of eminent domain or condemnation, beneficiary shall have the accompensation for such taking, which are in excess of the anomic payable as compensation for such taking, which are in excess of the anomic payable incurred by grantor in such proceedings, shall be paid to beneficiary and incurred by grantor in such proceedings, shall be paid to beneficiary and incurred by grantor in such proceedings, shall be paid to beneficiary and incurred by grantor in such proceedings, shall be paid to beneficiary and incurred by grantor in such proceedings, shall be paid to beneficiary and incurred by grantor in such proceedings, shall be paid to beneficiary and incurred by grantor in such proceedings, and its own express, to take such actions and proceedings, and the balance applied upon the undebtedness incurred to the such armonic a trees, at its own express, to take such actions and property and grantor afters, at its own express, to take such actions and methods, promptly upon beneficiary request. Pensition, promptly upon beneficiary request. Pensition, promptly upon beneficiary to the of the deed and the note base indorsement (in case of full reconvergances to take deed and the note base (a) consent to the making of any map or plat of said property; (b) youn an (b) consent to the making of any map or plat of said property; (b) youn an

pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the declare all sums secured hereby immediately due and payable. In such and declare all sums secured hereby immediately due and payable. In such dead event the beneficiary at his election may proceed to forelose this trust deed event the beneficiary at his election may proceed to forelose this trust deed divertisement and sale, or may direct the truste to forelose this trust deed the beneficiary elects to forelose by advertisement and sule, the beneficiary or the beneficiary elects to forelose by advertisement and have. In the event the break shall execute and cause to be recorded his written notice of delult the trustee shall execute and cause to be recorded his written notice of delult in the intervention the strustee has commenced in breelose this trust deed secured hereby whereupon the trustee shall bix the dob of Sof Sof Sof as the sale, the grantor or any other person so priviled by ORS 86.735, may cure the default or delaults. It the default consists of a tailure to pay, when due, the admount due at the time of the cure shall may be cured by paying the sums accured may be cured by tendering the default on the using the delault costs and then be due had no default occurred. Any other detault that is capable of being then be due had no default occurred. Any other detault that is capable of being the new effecting the cure shall pay to the beneficiary and the delaults the mere size and attored is not strust deed and the mount due at the time of the cur

defaults, the person effecting the cure shall pay to the unrelinitely an costs and expenses actually incurred in enforming the obligation of the trust deed together with trustees and attorney's fees 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 place designated in the notice of sale or the time to which said sale may be postponed as private by law. The trustee may sell said property inter-in one parcel or the bidder for cash, payable at the time of said conveying shall deliver to the purchaser its deed in form as required by larners or im-the postponent in the decid of any matters of lact shall be conveying the postponent in the decid of any matters of lact shall be conveying the postponent in the decid on y matters of lact shall be conveying the postponenties thereot. Any person, excluding the truster, but including of the truthulness thereot. Any person, excluding the truster, but including the big structure in the decid on y matters of lact inclusive proof plied. The truthuless thereot. Any person, excluding the truster, but including the big structure and beneficiary, may purchase at the said. The shall apply the proceeds of walls to payment of montable charge by trusters halt apply the proceeds of the truster and the truster in the trust deed as the interest trust appart in the order at their prosents and (4) the surplus, it ams, to the default for the truster in protest and (4) the surplus, it ams, to the granter for the subcewort truster appointed the access under. Upon web shall be vested with all title powers and where under. Upon web shall be wated by a written informed excluded to success truster the laiter shall be wated as another and the success under the interest shall be reached as provided. Each success whether account as shall be any to the counter, and the counter appointent truster the laiter barred to struct more and the counter appointent water and

ney, who is an advice member of the Oregon State Bar, a bank, trust company or the United States, a stille insurance company authorized to insure stille to real or any agency thereat, or an escrow agent licensed under ORS 696.505 to 696.505 NOTE: The Trust Deed Act provides that the huster beneater must be either on a or savings and loan association authorized to do business under the loses of Ore property of this state, its subsidiantes, athlanes, agents or branches, the United St.

25475 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 except none. and that he will warrant and forever defend the same against all persons whomsoever. 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 teminine 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. íl. 11: 0 WILLIAM C. SHITH. * 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. JR. DIANE M. SMITH Diane M. SMITH Diane M. Smith If compliance with the Act is not required, disregard this notice.)ss. Jucentica 5, 1971., STATE OF OREGON, County of _____Klamath This instrument was acknowledged before me on by WILLIAM C. SMITH, JR. and DIANE M. SMITH This instrument was acknowledged before me on bv as of Laug Notary Public for Oregon OFFICIAL SEAL UFFICIAL SEAL LINDA L. HAUS NOTARY PUBLIC - OFSGON COMMISSION NO. 005437 MY COMMISSION EXPIRES MAY01, 1995 5-1-95 My commission expires REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. , Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said TO: The undersigned is the legal owner and noticer of all indepredness secured by the foregoing trust deed. All 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 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 DATED: Beneficiary not lose or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be m STATE OF OREGON. SS. TRUST DEED County of _____Klamath_ I certify that the within instrument (FORM No. 881) was received for record on the 6th day STEVENS-NESS LAW PUB, CO., PORTLAND, ORE ., 19.91, ofDec. WILLIAM C. SMITH, JR. and DIANE M. SMITH at 9:34 o'clock & M., and recorded in book/reel/volume No. M91 on 3823 BISBEE DIANE M. SMITH, CO-TRUSTEE, WILLIAM K. PARSONS and CO-TRUSPER 25474 or as fee/file/instru-Record of Mortgages of said County. 3823 BISBEE Witness my hand and seal of 97603 KLAMATH FALLS, OR County affixed. Beneficiary Evelyn Biehn, County Clerk AFTER RECORDING RETURN TO MOUNTAIN TITLE COMPANY By Dauline Muilender Deputy OF KLAMATH COUNTY Fee \$13,00

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