		COFYRIGHT 1990	STEVENS-NEES LAW P	VALISHING CO., PORTLAND. OR STON
M No. 881-Orogen Trust Deed Series-TRUST DEED.	TRUST DEED	<u>Jas</u>	Volma	Page 2940
40944				to 97 hotween
THIS TRUST DEED, made this ICHARD J. O'NEIL and YVONNE L. O'	10	offe		
THIS TRUST Dand YVONNE L. O	'NEIL, husband			
	OF KLAMATH CO	UNTY		, as Trustee, and
ICHARD J. O'NEIL and YVONNE L. O Grantor, MOUNTAIN TITLE COMPANY GRANDE, ANDERSON & SARAH B. ANDER	SON or the s	urvivor th	ereof	·······,
IMO E. ANDERSON & SBAAR		······		
Grantor irrevocably grants, bargains,	WITNESSE	TH:	amost with DOP	ver of sale, the property
a star is avocably grants, bargains,	sells and conveys	s to trustee in	i trust, with pot	
Grantor irrevocably grants, bargans, KLAMATH)regon, described a	as:		
				1 . 1 - 4
181	OT ADDITTION. a	ccording t	o the officia	al plat
Lot 7 in Block 8 of STEWAN thereof on file in the of	fice of the Co	unty Clerk	of Klamath (jouncy,
thereof on file in the or				
Oregon.				
	and the second second			
together with all and singular the tenements, here now or hereafter appertaining, and the rents, issu- tion with said real estate. FOR THE PURPOSE OF SECURING I sum of *TWENTY SEVEN THOUSAND note of even date herewith, payable to beneficiar, not sooner paid, to be due and payable <u>Per</u> . The date of maturity of the debt secured I becomes due and payable. In the event the with sold, conveyed, assigned or alienated by the di- then, at the beneficiary's option, all obligations	AND NO / 100 por order and made by terms of note by this instrument is the second s	ths**** bilars, with inter by grantor, the , 19 the date, stated	est thereon according final payment of 1 above, on which the	ng to the terms of a promissory principal and interest hereof, it the tinal installment of said note est therein is sold, agreed to b
sold. conveyed, assigned atten all obligations	secured by mile man			
then, at this bound in the security of this trust deed To protect the security of this trust deed 1. To protect, preserve and maintain said prope 1. To protect or temove or demolish any building or and repair; not to remove or demolish any building or not to commit or permit any waste of said property. 2. To complete or restore promptly and in & 2. To complete or restore promptly and in & 2. To complete or restore promptly and in &	te. I, grantor agrees: erty in good condition improvement thereon: tood and workmanlike onstructed, damaged or herefor.	granting any ease subordination or thereol; (d) recon- grantee in any to legally entitled th be conclusive pro- services mentioned	whent or creating any other agreement alloc nevey, without warranty reconveyance may be nereto," and the recital soit of the truthulness d in this paragraph shal in this paragraph shal	restriction thereon; (c) join in an ting this deed or the lien or char, all or any part of the property. TJ described as the "person or perso s therein of any matters or lacits shi thereoi. Trustee's lees for any of t I be not less than \$5. or hereunder, beneliciary may at a
destroyed. To comply with all laws, ordinated it the ben tions and restrictions allecting said property; it is ben join in executing such linancing statements pursuant to is to be as the beneficiary may require and to pay cial Code as the beneficiary may require and to pay cial Code as the ordine of the same as the cost of proper publicers or searching agencies as may be de	neticiary so requests, io the Unitorm Commer- for filing same in the all lien searches made semed desirable by the	pointed by a con the indebtedness	hereby secured, enter thereby in its own n	or hereunder, beneliciary may at a by agent or by a receiver to be i d to the adequacy of any security upon and take possession of said pr upon and take possession of said pr due and unpaid, and apply the sai d collection, including reasonable at ed hereby, and in such order as be
beneficiary. beneficiary. now or hereafter erected on the said premises against and such other hasards as afon beneficiary may from an amount not less than at 111 TMN with loss pa an amount not less than at 111 TMN with loss pa	loss or damage by life loss or damage by life time to time require, in written in syable to the latter; all iary as soon as insured;	liciary may dete 11. The collection of suc	entering upon and to the rents, issues and pro-	aking possession of said property, ofits, or the proceeds of lire and o wards for any taking or durange of wards for any taking or durange of wards for any taking the same of the thereunder or invalidate any act thereunder or invalidates see
if the grantor shall fail for any reasont at least lifteen of deliver said policies to the beneficiary at least lifteen of tion of any policy of insurance now or herealter pl the beneficiary may procure the same at grantors at lighted under any fire or other insurance policy may at lighted under any fire or other insurance policy may	days prior to the capitor laced on said buildings, s expense. The amount ay be applied by benefi- such order as beneficiary	pursuant to such 12. Upon hereby or in hi essence with res	h notice n default by grantor i s performance of any pect to such payment e secured hereby imm	n payment of any indebtedness sec agreement hereunder, time being of and/or performance, the beneficiary nediately due and payable. In suc indiately due for payable in trust
the better under any life or other insulatory and in a collected under any life or other insulatory and in a clary upon any indebtedness secured hereby the entire may definite the second of the second second second any part thereol, may be released to grand. Such ap not cure or waive any default or notice of default her not cure or waive any default or notice of default at done pursuant to such notice. at done pursuant to such notice. To keep said premises that may be le targe assessments and other chargent of such targe	reunder or invalidate any	in equity as a advertisement a	mortgage or direct in and sale, or may direct at law or in equity, whi	neurality and to foreclose this frust may note to foreclose this trust dee e the trustee to pursue any other rig end the beneficiary may have. In the divertisement and sale, the benefic de recorded his written notice oblig bed real property to satisfy the oblig bed in the time, and place of trust

act done pursuant to such notice. 1 area, assessments and other charges that may be levied or assessed upon or targe, assessments and other charges that may be levied or assessed upon or against said property before any part of such targes, assessments and other to beneficiary; should the grant of such targes, assessments and other mathematical property before any part of such targes, assessments and other to beneficiary; should the grant of such targes, assessments and other mathematical property before any part of such targes, assessments and other to beneficiary; should the grant or other charges payable by grant assess-ments, insurance premiums, lien or other charges payable by grant thereof, make such payment, beneficiary may, at its option, make payment thereof, and the amount so paid, with interest at the rate set forth in the more secured hereby, together with the old and become a part of the debt secured by this trust deed, shall be added of any rights arising from bargeressid, the prop-covenants hereol and for any say well as the grantor, shall be bound to the erty hereinbefore described by this trust deed immediately due and payable and constitute a breach of they apyments shall be immediately due and payable and to all sums secured by this trust deed. 7. To appear in and delend any action or proceeding purporting to itee search as well as the other costs and express of this truste incurred it target in and it costs, less and express of this truste incurred it to search as the other bay argentary or trustee and in any suit. 7. To appear in and delend any action or proceeding purporting to any util for the order of this beneficiary or trustee and in any suit. alter there in real delend any action or proceeding purporting to any util for the order of this deed, it op ay rustees attorney's less inthe and the security rights or powers of beneficiary or trustee in and in any suit. alter the right of enclosure of this deed, for pay rustees attorney's less inthe induction of at

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall have the inder the right of eminent domain or condemnation, beneficiary shall have the right, if it so elector such taking, which are in excess of the amount required as compensation noise costs, expenses and attorney' less necessarily paid incurred by first upon any reasonable costs and paid or incurred by beneficiary in such proceedings, shall expense and attorney' less necessarily paid or to pay all reasonable costs, exponded to the indebidness applied by it trial and appellate courts, necessarily paid or incurred by bene-both in the such proceedings, and the balance applied upon the indebideness iticiary in such proceedings, at its own esseary in obtaining such com-and execute such instruments as shall be ensessary in obtaining such com-ensation, promptly upon beneficiary's required. Pensation promptly upon beneficiary's required. Pensation promptly upon beneficiary's required. Pensation promptly upon beneficiary is caused. In econversances, for cancellation), without allecting redorment (in case of tull reconversances, for cancellation), without allecting the liability of any person for the payment of the indebidenes, trustee may (a) consent to the making of any map or plat of said property; (b) join in

the trustee analy execute and caucio described real property to satisfy the obligation and his election to sell the said described real property to satisfy the obligation secured hereby whereupon the 'py law and norceef to loreclose this trust deed notice thereby as then required by law and norceef to loreclose this trust deed in the manner provided in ORS and some concert low devertisement and 13. After the trustee has commenced loreclosure by advertisement and asle, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other persons op rivileged by ORS 86.753, may cure the default or defaults. If the default consists of a failure to pay, when due, the default or defaults occurred. Any other default than such portion as would entire amount due at the time occurred. Any other default than such portion as would entire amount due the time occurred. Any other default due of default or boilgation or trust deed. In any care, in addition to curing the default or obligation or trust deed. In any care shall pay to the beneticiary all colligation are effect in the sale shall be held on the date and at the time and together with trustes and attorney's tees not exceeding the amounts provided tog later with trustes.

detaults, the person effecting the one sharper to the obligation of the trust deed and expenses actually incurred in enforcing the obligation of the trust deed together with trustees 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 truste 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. Truste suction to the highest bidder for cash, payable at the time of sale. Truste suction to the highest bidder for cash, payable at the sale or parcels at the property so sold, but without any covenant or warranty, express or in-the property so sold, but without any covenant or warranty, express or in-the function and beneficiary, may purchase at the sale. The trustule sells pursuant of the expense of sale, fra-cluding the compensation of the trustes at the sale. Shall apply the proceeds of sale to payment of (1) the expenses cluding the compensation of the truste and a reasonable charge by truste having recorded liens subsequent to the order of their proofs and (4) the attents, if any, to the formit or to time appoint a successor or succe-rustee, the latter shall be readed or appointed herein devel or their proofs appoint en-a substitution shall be readed or appoint a successor or succe-rustee, the latter shall be verted with all title, powers and durine countered and substitution shall be readed or appointed hereunder. Each such appointment which the property is situated, shall be conclusive proof of the successor trustee. 17. Trustee access this trust when this deed, duly executed and obligated to notily any party hereor of approvers and durines contrave obligated to notily any party hereor approved by baseliciary, and substitution shall be reade by written instrument executed by beneficiary and substi

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust 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 tritle 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

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law fully 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. 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 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. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; If warranty (c) 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. RICHARD wonne NINE ebruary 11, 1992 This instrument was acknowledged before me on by RICHARD J. O'NEIL and YVONNE L. O'NEIL This instrument was acknowledged before me on ... by OFFICIAL SEAL NOTARY PUBLIC - OREGON COMMISSION NO. 010431 NY COMMISSION EXPIRES NOV. 16, 1995 Notary Public for Oregon -----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 The undersigned is the legal owner and notice of an indepredites 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 TO: ... said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you said trust deed or pursuant to statute, to cannot all evidences of indepledness secured by said trust deed (which are derivered 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 Beneficiary collation before reconveyance will be not loss or destroy this Trust Dood OR THE NOTE which it socures. Both must be dolivered to the trustee for can STATE OF OREGON. **SS**. County of _____Klamath___ TRUST DEED I certify that the within instrument (FORM No. \$81) STEVENS-NESS LAW PUB. CO., POR TLAND. OR . O'NEIL RICHARD J. O'NEIL and YVONNE at .11:19. o'clock . A.M., and recorded 4542 Druglastve. KLAMATH FALLS, OR 97601 in book/reel/volume 1.o. M92 on SPACE RESERVED ment/microfilm/reception No.40944 Grantor FOR ELMO E. ANDERSON and SARAH B. ANDERSON Record of Mortgages of said County. RECORDER'S USE 4602 DOUGLAS AVE. Witness my hand and seal of 97601 KLAMATH FALLS, OR County affixed. Beneficiary Evelyn Biehn, County Clerk AFTER RECORDING RETURN TO MOUNTAIN TITLE COMPANY NAME By Dauline Mulerdate Deputy OF KLAMATH COUNTY 1024 \$15.00 Fee