FORM No. 881—Oregon Trust Deed Series—TRUST DEED.	СОРУН	GHT 1990 STEVENS, NESS I AW PUR	
45213	MTC 27661 TRUST DEED	Volmas Pa	Je 11063 (1)
THIS TRUST DEED, made A. R. Bryant and Sonja C.	this <u>18th</u> day of Bryant, husband and wife	May	, 19.92 , between
as Grantor, Mountain Title Co			
Keller Construction, Inc. as Beneficiary.	, an Oregon Corporation	· · · · · · · · · · · · · · · · · · ·	ی دیکھیں۔ ۱۹۹۰ - محمد میں

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: in

Lot 20 in Block 19 of TRACT 1127, NINTH ADDITION TO SUNSET VILLAGE, 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 connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Twenty 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. Per terms of Note 19 and that by grantor, the final payment of principal and interest hereof, if The date of maturity of the dobt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, adveed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable.

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 denolish any building or improvement thereon; 2. To complete or restore promptly and in good and workmanike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To complet with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting side property. If the beneficiary so requests, to juin in executing such humaning statements pursuant to the Uniform Commer-cal Code as the beneficiary may require and to pay to hiling same in the proper public office or offices, as well as the cost of all lien searches made by thing officers or searching agencies as may be deemed desirable by the beneficiary.

It is mutually agreed that:

It is mutually agreed that: S. In the event that any portion or all of said property shall be taken where the right of enument domain or condemnation, beneficiary shall have the right il it so elects, to require that all or any portion of the monies parable as compensation for such taking which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's lees, hold in the trial and appellate costs, and expenses and attorney's lees, hold in the trial and appellate costs and expenses and attorney's lees, hold in the trial and appellate costs and expenses with the indebtoffness with the trial and appellate costs and expenses to take such actions are the trial and appellate costs on expense to take such actions are the trial and particle the source appearing in obtaining such com-licitary in such proceedings, and the balance applied upon the indebtoffness with the trial and particle to the intervent of the indebtoffness are able to the set of the tend in the to this upon written request of bene-bicary, payment of its lees and function of this deed and the note for endorsement (in case of hull reconvergances, in either indebtoffness, traiter may (a) consent to the making of any map or plat of said property; (b) join in

granting any easement or creating any restriction thereon. (c) both in any subordination or other afgreenent affecting this doed or the lon or charge thereof; (d) reconvey, without wartanty, all or any part of the projects. The grantee in any reconveyance must be described as the "provide called barrow begally entitled thereto," and the recitals therein d as the "provide called barrow begally entitled thereto," and the recitals therein diverses been called barrow begally entitled thereto," and the recitals therein the described as the "provide called barrow begally entitled thereto," and the recitals therein diverses been called barrow begally entitled thereto," and the recitals therein the describe the conclusive proof of the truthlum sy therein the describe set of any of the set of the truthlum sy there are the set of any of the set of the truthlum sy there is the set of the set of the truthlum sy there is the set of the set of the truthlum sy there is the set of the set of the truthlum sy there is the set of the

Instance pointes or compensation or awards for any taking or damage of the property, and the application or release theread as downaid, shall not cure or warse any default or notice of default hereunder or multidation, any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby in his performance of any agreement hereunder, time beinelicary may default by grantor in payment of any indebtedness secured hereby mundicately due and payable. In such an event the beneficiary at his election may proceed to foreclass this trust deed or equipt as a morizage or direct the trustee to foreclass this trust deed or equipt as a morizage or direct the trustee to foreclass this trust deed or equipt as a morizage or direct the trustee to pursue any other right or remedy, either at law or in equipt, which the hereheitary may have. In the event the beneficiary decide and such sectored has vitre notice of default and his election to self the states to be recorded has written notice of default and his election to self the state shall in the time and place of ale and in a cure y and the state shall in the time and place of ale and a more the data there has a devertisement and sale, the beneficiary of the trustee shall executed and using the trust even to be developed to foreclase this trust deed in the man provided in OKS 86.735 to 86.795.

surplus, if any, to the granter yr to his successor in charge entroid to such surplus.
16. Beneticiary mus from time to time appoint 4 successor or success transfer any successor trustee appointed here under. Upon such appointment, and without convexance to the successor trustee, the latter shall be vised with all title, powers and dutto construct upon any trustee herein numed or appointed hereinder. Each such appointment, and without convexance to the successor trustee, the latter shall be vised with all title, powers and dutto construct upon any trustee herein numed or appointed hereinder. Each such appointment and subfutilien shall be vised with all to executed by beneficiary which, when recorded in the mortgage receipts of hereinformer condition and the successor trustee.
17. Trustee accepts this trust when this docd, duty covided and acknowledged is made a public record as provided by law. Trustee are obligated to notify any party hereto of pending sale under successor trustee, shall be a public record as provided by law. Trustee are doed of trust of any action or proceeding in which king beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Alt provides that the trustee beteunder must be either an attainey, who is an active member of the Oregon State Bie in Fort, must remove or savings and Jaan association authorized to do business under the taws of Oregon or the United States, a tale insurance company authorized to insure the taws of property of this state, its subschartes, attiliates, agents or branches, the United States or any agency thereof, or an esciew agent licensed under the act of the oregonistic creation.

The grantor covenants and agrees to and with the ben ully seized in fee simple of said described real property and a Trust Deed recorded in Volume M92 page1093 in favor of Klamath First Federal Savings an	3. Microfilm Record of Klamath County, ore
nd that he will warrant and forever defend the same again.	st all persons whomsoever.
personal representatives, successors and assigns. The term beneficiary s secured hereby, whether or not named as a beneficiary herein. In constr gender includes the leminine and the neuter, and the singular number in	es (see Important Notice below),) are for business or commercial purposes. ies hereto, their heirs, legatees, devisees, administrators, executors hall mean the holder and owner, including pledgee, of the contrac ruing this deed and whenever the context so requires, the masculin cludes the plural.
IN WITNESS WHEREOF, said grantor has hereun	
	(e. K. Drugant
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (d) 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.	A. K. Bryant Otty3 Sonja C. Bryant
byA.R. Bryant and Sonja. This instrument was acknowl byas OFFICIAL SEAL TRACIE V. CHAINDLER HOTATY PUBLIC - OREGON COMMISSION NO. 000112	ledged before me on <u>May</u> , 1992. C. Bryant ledged before me on
REQUEST FOR FULL	RECONVEYANCE
REQUEST FOR FULL To be used only when abli	RECONVEYANCE igalions have been poid.
TO: Trustee	
TO: Trustee	ess secured by the foregoing trust deed. All sums secured by se d, on payment to you of any sums owing to you under the terms debtedness secured by said trust deed (which are delivered to y anty, to the parties designated by the terms of said trust deed t
TO: , Trustee The undersigned is the legal owner and holder of all indebtedne trust deed have been fully paid and satisfied. You hereby are directed said trust deed or pursuant to statute, to cancel all evidences of inc herewith together with said trust deed) and to reconvey, without warri estate now held by you under the same. Mail reconveyance and docum	ess secured by the foregoing trust deed. All sums secured by se d, on payment to you of any sums owing to you under the terms debtedness secured by said trust deed (which are delivered to y anty, to the parties designated by the terms of said trust deed t
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