Post No. 611 - Oregon Trant Dave Series-1845 DEED

46971

TRUST DEED

STEVENS-NESS LAW PUSLISHING CO., PORTLAND, OR \$720 Vol.mas Page 14494

micit 27722 KE THIS TRUST DEED, mude this30 June_____, 19.92__, between ... day of ... JOHN T. ADKISSON and JAN S. ADKISSON, hushand and wife

NOUNTAIN TITLE COMPANY OF KLAMATH COUNTY TRUSTEES OF THE MC KOEN FAMILY TRUST U.A.D. March 30, 1990

., as Grantor. . as Trustee, and

....., as Beneficiary, WITNESSETH:

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

THE SW 1/4 NE 1/4 OF SECTION 32, TOWNSHIP 40 SOUTH, RANGE 12 EAST OF THE WILLAMETTE MERIDIAN, KLAMATH COUNTY, OREGON, EXCEPTING THEREFROM ANY PORTION LYING WITHIN PICKETT ROAD, A COUNTY ROAD.

together with all and singular the tentments, 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 the property.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum **FIFTY TWO THOUSAND AND NO / 100ths*****

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payabis to beceliciary or order and made by grantor, the final payment of principal and interest hereof, if

becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the granter without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligat one secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall

sold, conveyed, assigned or alignated by the grantor without first having obtained the written consent or approval of the beneficiary, then, stat the beneficiary approach is near the second by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.
To protect, preserve and muintain the property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or pertuit any waste of the property.
To complete or restore pron pity and in good and habitable condition any repair; not to remove or demolish any building or improvement thereon; not to commit or pertuit any waste of the property.
To complete or restore pron pity and in good and habitable condition any repair; not to remove or demolish any building or improvement thereon; not to commit or pertuit any waste of the property.
To comply with all laws, or inneces, regulations, overnants, conditions and repair; not commit or as the beneficiary may require and to pay tor filing same in the property public difice or offices, as well as the cost of all lien searches made by filing officers or searching affercies as may be deemed desirable by the beneficiary.
A to provide and continuous y maintain insurance on the buildings now or hereafter nected on the property against loss or damage by line and such other haranis as the beneficiary may from time to time require, all policies of the beneficiary to any policy of insurance and to deliver the policies to the beneficiary that in the appendic poly of insurance near or show of hereafter placed on the buildings, the heneficiary purport or any such insurance show of hereafter placed on the buildings, the heneficiary purport or any such and appendic to such appendic to the app all if or a present or other insurance poly or may be applied by beneficiary up on approach as the property is and such of as a beneficiary and or other insurance poly the and such as an

former's less on such appeal. It is nutually agreed that: 8. In the event that any porton or all of the property shall be taken under the right of eminent domain or condemnation, bene-liciary shall have the right, if it so elects to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The Trust Deed Act provides that he trustee hereunder must be either an attarney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan essent tion authorized to de business under the laws of Gregon or the United States, a title insurance company authotrust company or savings and toon association catherized to do buciness under the laws of Gregori or the United States, a title insurance company autho-trized to insure title to real property of this state, its subsidieries, infiliates, agents or branches, the United States or any agency thereof, or an escrew agent licensed under ORS 676.505 to 696.505.

TRUST DEED	STATE OF OREGON, County of
JOHN T. ADKISSON and JANS. ADKISSON 6062 O. CONNOR RCAD KLAMATH FALLS, OR 97603	I certily that the within instru- ment was received for record on the day of
Gronie MC KOEN FAMILY TRUST -24219 OLD MALIN HIGHWAY MALIN, OR 97632 Sonwhickary	FCN in book/reel/volume Noon RECONDER 5 USE page
After Recording Return to (Name, Addition, Zip) HOUNTAIN TITLE COMPANY OF KLAMATH COUNTY	Witness my hand had seal of County affixed.
	By, Deputy

14495

<text><text><text><text><text><text><text>

and that the grantor will warrant and forever delend the some against all persons whomevever. 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 prisonel; lamily or house hold purposes (see Important Notice below). (b) for an organization, or Green if grantor is a natural person? are for business or commercial purposes. This doed applies to, impress to the benefit of and inde all parties hereto, their heirs, legaters, devises, administrators, executors, This doed applies to, impres to the benefit of and inde all parties hereto, their heirs, legaters, devises, administrators, executors, personal representatives, successors and assigns. The form handlicity shall mean the holder and owner, including pledgee, of the contract secured hereby, whether ar not name if as a beneficiary herein. In construint this mortage, it is vederstored that the mortages or meridates may be more then one that it due to the the instruction of the is vederstored that the mortages or meridates may be more than the the it due to the secure of the processors that a secure the the partice of the secure of the secure

secured hereby, whether or not neard as a peneticiary mean. In construing this mortgage, it is understood that the portgagor or mortgagee may be more than one person: that if the context so In construing this mortgage, it is understood that the portgagor or mortgagee may be more than one person: that if the context so requires, the singular shall be taken to near and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions here's apply equally to corporations and to individuals.

IN WITNESS	WHERSOF, the grantor	have xecuted this i	John Ho	el	
of explicable; if warranty f is such word is defined in whethclary MUST comply w	t, by tining out, whichever warn a) is applicable and the benefici the front intending Act and R who has the and Regulation by use Steven Moss Form No. 131 in Artquird, diregard this not STATE OF OREGON This instrument	egulation Z the moking required 9, or equivalent, ite 7, County of t was acknowledged	Derdie me on		19922
	by - JOHI , Trist ADIKTE	FUN JERHAMANSA	ADRTSSON perfore me on	· · · · · · · · · · · · · · · · · · ·	, 19,
	by		1	·γγ	
	đ	Мус	y when obligations have b	Atelle 1/13/93	Nic for Oregon
	REQUEST FOR FULL RECON	WEYANCE To be used on	ly when obligations have b	een paid.)	
그는 영화에는 것을 가지 않는 것을 하는 것을 하는 것을 수 있다. 이렇게 하는 것을 수 있다. 이렇게 하는 것을 하는 것을 수 있는 것을 것을 수 있는 것을 수 있는 것을 수 있는 것을 수 있는 것을 것을 것을 것을 것을 것을 수 있는 것을 수 있는 것을 것을 것을 것을 수 있는 것을	COUNIY OF KLAMAT quest ofMou lulyA.D., 19_92a of	ntain Title Co 1 9:08 o'cl	on Page 14	the	en si ng e profi
FEE \$15.00		이 중 한 산 가 같다. 이 장 한 왕은 한 한	1.7	김 영국을 물고 있는	