POEM No. 881-Oregon Trust Dood Series-TRUST DEED CO. 10 DH 3 28 COPYRIGHT 1992 STEVENS-NESS LAW PUBLISHING CO., POR	TLAND, OR \$7204					
<u>πευst deed</u> 50866 mtc 28450 · KR Vol. <u>M9</u> 2-Page21	488 🏵					
THIS TRUST DEED, made this 17th day of September , 19.92, between DENNIS DE AMARAL and LINDA DE AMARAL, husband and wife						
MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY , as T						
DAVID M. LATOURETTE & PAMELA R. LATOURETTE, or the survivor thereof , as B WITNESSETH:	eneficiary,					
Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the p Klamath County, Oregon, described as:	roperty in					
	Lot 23 in Block 10 of TRACT 1152, NORTH HILLS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.					
THIS TRUST DEED IS AN ALL INCLUSIVE TRUST DEED AND IS BEING RECORDED SECOND JUNIOR TO A FIRST TRUST DEED IN FAVOR OF UNITED STATES NATION BANK OF OREGON BENEFICIARY.						
SEE EXHIBIT "A" ATTACHED HERETO AND BY THIS REFERENCE MADE A PART HEREOF.						
together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in a or hereafter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used in con the property.	anywise now nection with					
FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of FOURTEEN THOUSAND SEVEN HUNDRED FIFTY AND NO/100						
note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable						
The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the bene- at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or become immediately due and payable.	agreed to be liciary, then,					
To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain the property in good condition and repair; not to remove or demolish any building or im- provement thereon; not to commit or permit any waste of the property. 2. To complete or restore promptly and in good and habitable condition 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, covenants, conditions and restrictions affecting the property; if the so requests, to join in executing such financing statements pursuant to the Uniform Commercial Code as the beneficiary may to pay for filing same in the proper public office or offices, as well as the cost of all lien searches made by filing officers 	require and					
agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the property ag damage by fire and such other hazards as the beneficiary may from time to time require, in an amount not less than \$ non written in companies acceptable to the beneficiary, with loss payable to the latter; all policies of insurance shall be delivered ticiary as soon as insured; if the grantor shall fail for any reason to procure any such insurance and to deliver the policies to the at least fifteen days prior to the expiration of any policy of insurance now or hereafter placed on the buildings, the beneficiary cure the same at grantor's expense. The amount collected under any life or other insurance policy may be applied by bene any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary or onotice any part thereof, may be released to grantor. Such application or release shall not cure or waive any default or notice of or any and thereof, may be released to grantor. Such application or release shall not cure or waive any default or notice of or any are investided accession.	to the bene- e beneficiary my may pro- ficiary upon so collected,					
under or invalidate any act done pursuant to such notice. 5. To keep the property free from construction liens and to pay all taxes, assessments and other charges that may be levied or assessed upon or against the property before any part of such taxes, assessments and other charges become past due or delinquent and promptly deliver receipts therefor to beneficiary; should the grantor fail to make payment of any taxes, assessments, insurance premiums, liens or other charges payable by grantor, either by direct payment or by providing beneficiary with funds with which to make such pay- ment, beneficiary may, at its option, make payment thereof, and the amount so paid, with interest at the rate set lorth in the note secured hereby, together with the obligations described in paragraphs 6 and 7 of this trust deed, shall be added to and become a part of the debt secured by this trust deed, without waiver of any rights arising from breach of any of the covenants hereof and for such payments, with interest as aforesaid, the property hereinbefore described, as well as the grantor, shall be bound to the same extent that they are bound for the payment of the obligation herein described, and all such payments shall be immediately due and payable without notice, and the nonpayment thereoi shall, at the option of the beneficiary, render all sums secured by this trust deed immediately due and pay-						
able and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust including the cost of title search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and attorney's fees actually incurred. 7. To appear in and delend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee's and attorney's fees actually incurred. 9. To appear in and delend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this deed, to pay all costs and expenses, including evidence of title and the beneficiary's or trustee's attorney's fees; the amount of attorney's fees mentioned in this paragraph 7 in all cases shall be fixed by the trial court and in the event of an appeal from any judgment or decree of the trial court, grantor further agrees to pay such sum as the appellate court shall adjudge reasonable as the beneficiary's or trustee's at- torney's fees on such appeal. 1 t is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene- ficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking.						
ficiary shall have the right, it it so elects, to require that all or any portion of the montes payable as compensation for such taking. 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 company or savings and loan association authorized to do business undor the laws of Oregon or the United States, a title insurance company autho- rized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrew agent licensed under ORS 696.505 to 696.585.						
STATE OF OREGON,]					

		STATE OF OREGON,
TRUST DEED		Ss.
DENNIS DE AMARAL & LINDA DE AMARAL		I certify that the within instru-
4305 HOMEDALE RD		ment was received for repord on the
KLAMATH FALLS OR 97603		day of, 19,
Grantar	SPACE RESERVED	at o'clock, M., and recorded
DAVID M. LATOURETTE & PAMELA R. LATO	RETTE FOR	in book/reel/volume/Noon
2340 AUBURN	RECORDER'S USE	pageor as fee/file/instru-
KLAMATH FALLS OR 97601		ment/microfilm/reception No,
Beneficiary	an an an Arthread an Arthr Arthread an Arthread an Arth Arthread an Arthread an Arthr	Record of of said County. Winess my hand and seal of
After Recording Return to (Name, Address, Zip): MOUNTAIN TITLE COMPANY OF		County affixed.
KLAMATH-COUNTY	and the second	
222 S SIXTH ST	A second	NAME TITLE
KLAMATH FALLS OR 97601		By, Deputy

214890

Which are in measured of the amount required to perform all responds costs, expense any reasonable costs and a prior applied upon the independence of the performance of performance of the performance of the performance of the performance of the performance of performance of the performance of the performance of the performance of the performance of performance of the performance of performance of the performance of the performance of the performance of the performance of performance of the performance of the performance of performance of

Oregon in favor of United States Natoinal Bank of Oregon, as Beneficiary

and that the grantor will warrant and forever delend 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, administration, the benefit of and binds all parties hereto. a natural persons are for business of commercial purposes. Ind binds all parties hereto, their heirs, legatees, devisees, administrators, executors, erm beneficiary shall mean the holder and owner, including pledgee, of the contract

	to any organization, of the honefit of any billed the ball mean the the		t at if the context so
	(b) for all one inures to the being The term beneticiary share	than one person;	hat if the second and
	(b) for an organization, so to the benefit of an one-ticiary shall mean the term This deed applies to, inures to the beneficiary herein. This deed applies to, inures to the beneficiary herein. The representatives, successors and assigns. The term beneficiary shall mean the term al representatives, successors and assigns. The term beneficiary shall mean the al hereby, whether or not named as a beneficiary herein. The construing this mortgage, it is understood that the mortgage or mortgage in construing this mortgage, it is understood that the mortgage or mortgage In construing this mortgage, it is understood that the mortgage or mortgage in a construing this mortgage, it is understood that the mortgage or mortgage in a construing this mortgage, it is understood that the mortgage or mortgage in a construing this mortgage, it is understood that the mortgage or mortgage in a construing this mortgage, it is understood that the mortgage or mortgage in a construing this mortgage, it is understood that the mortgage or mortgage in a construing this mortgage, it is understood that the mortgage or mortgage in a construing this mortgage, it is understood that the mortgage or mortgage in a construing this mortgage, it is understood that the mortgage or mortgage in a construing the taken to mean and include the plural, and that generally all in construing this mortgage of the taken to mean and include the plural this in the term is a construing the taken to mean and include the plural the taken to mean the term is a construing the taken to mean the taken to mean the term of the term is a construing the taken to mean term of the term of the term of the term is a construing the taken to mean term of the term of term of term of term of term is a construing the taken to mean term of te	be more than bondes shall h	e made, assume
	at concentratives, successioned as a beneficiary the most safe or mortgages the all	Arammatical Changes -	~
perso	all represent the whether or not handles and that the montgeneral and that generally an	5	. / weitten.
secu	d hereby, which is mortfage, it is understood include the plural, and to individuals.	in a super first	apoye withten
	to construing this more taken to mean and mile to corporations and to mean and	the day any cur the	//
	The contract shall be taken it apply equally to compare that this instrument		/

requires, the singular state of apply equally the second this fisting indicate the provisions hereof apply equally the second this fisting indicates the second the s . Willing

IN WITNESS WHEREOF, INC.
DENNIS DE AMARAL
notice by lining out, whichever warrany is a creditor Kindan Life Manual and
not applicately in the first and Regulation by making use quivalent.
* IMPORTANT NOTICE: ON DITCE: be applicable and the and Regulation 2, and Regulation
disclosures, with the Act is not required and a concord of the and on
DENNIS DE AMARAL andledded before me on
If compliance with the STATE OF OREGON, was acknowledged before the on-
by the state of th
OFFICIAL SEAL KROTHL-REDD KROTHL-REDD INCOMESSION KROTHL-REDD KROTHL-REDC KROT
KROTI-L-REDU NOTARY PUBLIC - OREGON NOTARY PUBLIC - OREGON NOTARY PUBLIC - OREGON NOTARY PUBLIC - OREGON
MY COMMISSION EXPIRES NOV. 16, 1500 MY COMMISSION EXPIRES NOV. 16, 1500 My commission expires
Contraction bern Baid.)
the trust
REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) Trustee TO:
the stand of the second design of any sums (which are designed to you have to you have the second designed to you have the sec
TO:, Trustee TO:, Trustee TO:, Trustee TO:
TO:
trust deed or pursuant to state deed) and to reconvey, without
together the same. Mail reconvert
held by you under the second
held by you under the scale DATED: DATED: Beneficiary
DATED: Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Beneficiary
Do not lose or destroy this Trust Deed OR THE NOIE without Both must be delivered to the trustee for cancellation before Both must be delivered will be made.
Both must be delivered to income reconveyance will be made.

21490

EXHIBIT "A" This Trust Deed is an All Inclusive Trust Deed and is second and subordinate to the Trust Deed now of record which was recorded on 06/06/90, in Volume N90, Page 10862, Microfilm Records of Klamath County. Oregon, in favor of UNITED STATES NATIONAL BANK OF OREGON, as Beneficiary, which secures the payment of a Note therein mentioned.

The Beneficiary, named herein, agrees to pay, when due, all payments due upon the said Promissory Note recorded in favor of UNITED STATES NATIONAL BANK OF OREGON, and will save the Grantors herein harmless therefrom.

Should the said Beneficiary herein default in making any payments due upon said prior Note and Trust Deed, Grantor herein may make said delinquent payments and any sums so paid by the Grantor herein shall then be credited upon the sums next to become due upon the Note secured by this Trust Deed.

SPECIAL NOTE: Grantors will show proof at completion of construction, suppliers have been paid in full. At the time the loan is paid in full, all underlying loans are to be paid out of Beneficiary's proceeds or a release of all underlying liens to be recorded by Beneficiary.

J. Ol		
20	SS .	day
STATE OF OREGON: COUNTY OF KLAMATH:		d duly recorded in Vol. <u>M92</u> ,
Filed for record at request of	3:28 O'Clock or Page ortgages on Page Evelya Bie	
ot of	By Derne	The Approximation
FEE \$20.00		