POLM Ne. 881-Oragen Trutt Deed Seites-TRUST DEED.	22690 A
MTC 28441 . HP	RUST DEED Vol mgapage 23689
	sband and wife
ADDIDITATION OF MILE COMPANY OF MILE	MATH COUNTY as Trustes, and
FRED W. KOEHLER JR.	as Beneficiary,
WI	TNESSETH:
Block 2 Lot 2 in Block of TRACT 1201 WILL	JAMSON RIVER PINES, mecording to the
efficial plat thereof on fild in	the office of the county clerk of
Klamath County, Oregon TOGETHER W 4, Block 2 of said TRACT 1201 WIL	TITH an undivided 1/40th interest in Lot LITAMSON RIVER PINES.
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	in try to constant of the second s → (45,75,5,5,4) (45,75,5,5,4) (45,7,5) (45,7,5) (45,
"herealter apportaining, and the rents, issues and profits there is property.	appurtenances and all other rights thereunto belonging or in anywise now sof and all listures new or hereafter affached to or used in connection with
FOR THE PURPOSE OF SECURING PERFORMAN	CE of each agreement of grantor berein contained and psymant of the sum
* FOURTEEN THOUSAND MAND NO. / 10	
ote of even date herewith, payable to beneficiary or order at	nd made by Arentor, the linal payment of principal and inferent hereo(, if
ecomes due and payable. In the event the within described i old, conveyed, assigned or aliennied by the grentor without lir t the beneficiary's option, all obligations secured by this instru	The second states and above, on which the final installment of the note browerty, or any part thereoil, or any interest therein is sold, sgreed to be at having nothermed the written consent or approval of the beneficiary, then, ument, irrespective of the maturity dates expressed therein, or herein, shall
	ood condition and repair; not to remove or demotion any building of the
To complete or restore promptly and in good and has maged or destroyed thereon, and pay when due all costs inco maged or destroyed thereon.	bitable condition any duliging of improvement which may be constructed, used therefore, example, conditions and restrictions allecting the property; if the beneficiary
requests, to join in executing such linancing statements pur pay for filing same in the proper public office or offices, at lencies as may be desired desirable by the beneficiary.	such to the cost of all lies assertes made by liting alliers or searching
anuage by lire and such other hasseds as the beneticiary may rritten in companies acceptable to the beneticiary, with loss clary as soon as insured; if the grantar shall fail for any reason i least litteen days prior to the expiration of any policy of in	y ition time to time to do it a time to the set of the do it and the set of t
any indebtedness secured hereby and in such order as beneticial or any part thereof, may be released to grantor. Such applicat	er any line of miner inductive policy imply by applied with an inductive collected, by may determine, or at option of boneficiary the antire amount so collected, lion or release shall not cure or waive any delault or notice of delault hera-
under or invelidete any act done pursuant to such notice. 5. To keep the property free from construction liens a	and to pay all taxes, association is and other charges that may be levied of
promptly deliver receipts therefor to beneficiary; should the liens or other charges psysble by grantor, either by direct psy	ment or by providing beneficiary with funde with which to make such pay-
ment, boneficiary may, at its option, make payment merson secured hereby, together with the obligations described in par	regrephe 6 and 7 of this trust deed, shell be added to end become a part of
with interest as aloresnid, the property hereinbefore usecribe	a well as the granth like immediately due and nevable without rolles.
and the nonpayment thereof shall, at the option of the benetic	Carry, Tender an early evented ay the tree to the
6. To pay all costs, less and expenses of this trust incl	luding the cost of title esserch as well as the other costs and expenses of the station and trustee's and attormy's less actually incurred.
7. To appear in and defend any action or proceeding p	installate any with the the torogloguro of this deed.
to pay all costs and expenses, including evidence of fille and	the periodicity of the event of an anneal from any judament of decree of
the trial court, grantor further agrees to pay such sum as the torney's less on such appeal.	appellate court shall adjudge reasonable as the beneficiary's or trustee's at-
It is mutually agreed that:	y shall be taken under the right of eminent domain or condomnetium, bene- il or any portion of the monies peyable as compensation for such takind.
ficiary shall have the right, if it so elects, to require that a	in the stop pointer to the state and the Oregan State Bar, a bank
NOTE: The Trust Deed Act provides that the frustee herevaler must trust company or savings and lean association authorized to due bust	is be either on anomy, who is an active manage of the second seco
rised to insure title to real property of this state, its subsidiories, all agent licensed under ORS 696.505 to 696.585.	Hunsteit allaus at australista the Anna Anna Anna Anna Anna Anna Anna Ann
	STATE OF OREGON,
TRUST DEED	County of
	I certify that the within instru-
JERRY L INMAN	ment was received for record on the
	erace REGERVS (Algorith all manual of block
UNIT	IN DOOR / FOO/ YO/DITH HO
FRED-KOBHLER- and JR;	RECORDERY & USS
	the second of the second of the second seal of the second seal of the second of the second seal of the second second second seal of the second se
* Beneficiary	in the set of the set
After Recording Raturn to (Planto, Address, 210):	County allixed.
MOIDTINTH THITTE COMPANY	
HOUNTAIN TITLE COMPANY	
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Description of the service mentioned in this periods of the second of the second and the second and the second at the second of the second at the second

nd that the grantor will warrant and lorever 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) stimatily for grantor's personal, lamily or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purpose.

This deed applies to, incres to the benefit of and binds all parties hereto, their heirs, legatese, devisees, administrators, esecutors, personal representatives, excesses and assigns. The term bonelietary shall mean the helder and owner, including pledges, of the contract secured hereby, whether or not nermal as a bonelicitary herein.

In construing the mostage, it is understood that the mostage or mortage may be more than one person; that if the contest so tequires, the singular shall be taken to men and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions beread apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the Day and year first above written.

IMPORTANT NOTICE: Delate, by lining out, whichever warranty (a) or (b) is replicable; if warranty (a) is applicable and the beneficiary is a cooliars as each ward is defined in the Turkin-In-defined Act and Regulation 2, the baseficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose we Steven-House Form No. 1319, or equivalent. If compliance with the Act is not required different film.	Spine 12. Inthe of AMAL ANM
STATE OF OREGON, County of	

TERRY MELLUTING

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County of		-4
TALACK SUSAN - EV RASP INTA PA		1
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This instrument was acknowledged before a

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Notary Public for Oregon

My commission expires

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REQUEST FOR FULL RECONVEYANCE (To be used only when abligations have been paid.)

70 ..., Trueloo The undersigned is the left owner and holder of all indebtedness secured by the foresping trust dood. All sume secured by the true dood have been fully paid and satisfied. You hereby are directed, on payment to you of any sume owing to you under the terms of the trust dood or pursuant to statute, to cancel all aridences of indebtedness excured by the trust dood (which are delivered to you herewith together with the trust dood) and to reconvey, without warranty, to the parties designated by the terms of the trust dood the catas nor held by you under the same. Mail reconveyance and documents to A^{\dagger} DATED:

	Be not loss or destroy this fourt thank AB THE MATE which is many a
·L	The set line of general with their parts or the roots which is seconds.
-1	Do not less or destroy this frust Dood OR THE NOTE which it occures. It Both much be delivered to the trustee for concellation before
~ 2	the many many ma delitation to one undelide tel delitation Datata
- 1	· · · · · · · · · · · · · · · · · · ·

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Filed for record at it.

STATE OF OR

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ACKNOWLEDGEMENT CERTIFICATE

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THE UNITED STATES OF AMERICA)

and the second I certify that on this day the individual named below. appeared before me and acknowledged to me that the attached instrument was executed freely and voluntarily.

* Jerry L. INMAN and Susan Evans INMAN * * * Name of Individual

Signature ø T of consular ice

Date

Nancy Corbett VicerConsul of the United States of America 1.7.1 5 10%40 October 2, 1992

Jacobie State Stat Forward of some son such a fait south of STATE OF OREGON: COUNTY OF KLAMATH: 55. TKY/GCS/11/85 Filed for record at request of ______ A t of ______ Mountain Title co.______ the _____ the _____ the ______ the ______ A.D., 19 92 at ______ 3:53 o'clock _____ P.M., and duly recorded in Vol. ______ 80 ge M92 day on Page 23689 FEE \$20.00

Non Stan. \$20.00

والمتشارين

Evelyn Blehn County Clerk By Rauline Muel