60671	TRUST DEED	Val.ma	Page <b>9142</b>
	7th day of	April	, 19 93 , between
THIS TRUST DEED, made this Roger G. Steademan and Katherin	e J. Steademan	시계를 하시다 하는 경우를 받는데 그 모습	as Grantor
Robert Foltyn			as Grantor, as Trustee, and
Dudley D. Steademan and Elain	e S. Steademan		as Beneficiary,
그는 이 사용된 그가 얼마나 된 일본 중심하게 하게 되었다. 이 보고 되어 나는 방안에서 이번 함께 되었다면 하는데	WITNESSETH:		
Grantor irrevocably grants, bargains, s Klamath County, Orego	ells and conveys to trus	tee in trust, with pow	er of sale, the property in
The contraction of the contracti	싫으다면 뭐 하나 살다.		
Lot 1, Block 4, 2nd Addition	to kiverview	(1) 등 시장 시간 (1) 등 시간 (1) (1) 등 기간 (1) 등 시간 (1)	
Tax Account No. 3909 005CA 01	1700000		
gether with all and singular the tenements, heredita hereafter appertaining, and the rents, issues and p	ments and appurtenances ar	nd all other rights thereun s now or hereafter attache	to belonging or in anywise now d to or used in connection with
e property.	FORMANCE of each agreen	ment of grantor herein con	tained and payment of the sum
\$2,500.00 - Two Thousand F1	ve hundred and No	7 100	-t t- the terms of a promissory
ote of even date herewith, payable to beneficiary o	or order and made by grant	or, the final payment of	principal and interest hereof, if
ot sooner paid, to be due and payable		and the second of the second of	a final installment of the note
scomes due and payable. In the event the within	described property, or any	I the model or as	meaust of the beneficiary, then,
the beneficiary's option, all obligations secured by			
To protect the security of this trust deed, grain to protect, preserve and maintain the pro-	porty 8000	repair; not to remove o	r demolish any building or im
ovement thereon; not to commit or permit any wa-	od and habitable condition	any building or improven	ent which may be constructed
2 To comply with all laws, of dinances, regula	Libita, Cor Citation, Taller	and restrictions affecting orm Commercial Code as	the property; it the beneficiary the beneficiary may require and
pay for filing same in the proper public office of	iary.		atnatu naniget loss of
4. To provide and continuously manuali in	ficiary may from time to time	i i i i i i i i i i i i i i i i i i i	a shall be delivered to the bene
ritten in companies acceptable to the benefit fail for	any reason to procure any s	uch insurance and to deliv	er the policies to the beneficiary
t least fifteen days prior to the expitation of any p	lected under any tire or oth	er insurance policy may	be applied by beneficiary upo
ny indebtedness secured nereby and in such orders. Such part thereof, may be released to grantor. Such	h application or release sha	ll not cure or waive any o	efault or notice of default here
nder or invalidate any act done pursuant to sacri-	ion liens and to pay all tax	es, assessments and other	charges that may be levied to
issessed upon or against the property before any p	hould the grantor fail to ma	ke payment of any taxes, a	issessments, insurance premium
iens or other charges payable by gramor, enter by	nt thereof, and the amount	so paid, with interest a	the rate set forth in the nor
ecured hereby, together with the obligations about	of any rights arising from br	each of any of the covenar	its hereof and for such payment
with interest as aloresaid, the property hereinbefor- bound for the payment of the obligation herein de- and the nonpayment thereof shall, at the option of			
able and constitute a preach of this trust deed.	trust including the cost of	title search as well as the	other costs and expenses of it
trustee incurred in connection with or in emoleting	oceeding purporting to affe	ct the security rights or i	owers of beneficiary or trusted
and in any suit, action or proceeding in which the	title and the beneficiary's	or trustee's attorney's fee	the amount of attorney's le
mentioned in this paragraph 7 in all cases shall be the trial court, grantor further agrees to pay such s	um as the appellate court si	hall adjudge reasonable as	the beneficiary's or trustee's a
torney's fees on such appeal.			domain or condemnation, ben
ficiary shall have the right, if it so elects, to lequ			er of the Oregon State Bar, a bar
NOTE: The Trust Deed Act provides that the trustee her trust company or savings and loan association authorized rized to insure title to real property of this state, its sub	eunder must be either an arror I to do business under the laws	of Oregon or the United States of	tes, a title insurance company author any agency thereof, or an escre
rized to insure title to real property of this state, its sub agent licensed under ORS 696.505 to 696.585.	sidianes, armilaies, agents of		
		STATEOF	OREGON,
TRUST DEED		County of	
		I ce	rtify that the within instr
Roger G. Steademan and		ment was	received for record on t
Katherine J. Steademan	SPACE RESER	veo at	o'clockM., and record
Dudley D. Steademan	FOR RECORDER'S	in book/ree	l/volume Noor as fee/file/instr
Elaine S. Steademan		ment/micro	film/reception No
		Record of	of said Coun
Beneficiary		W County affi	itness my hand and seal
After Recording Return to (Name, Address, Zip): Dudley D. Steademan			
P.O. Box 163		NAME	TITLE

which are in excess of the amount required to pay all ressonable onts, supeness and extremy's bean recessarily paid or Incurred by stantor in such proceedings, shall be paid to beneficiary and applied by the interior of the processing and the balances applied upon the indebted-in the trial and applied and frantor agrees, at its own expense, to take such actions and execute such instruments as shall be recessary in ability of any person for the payment of the notice of many companies and content of the control of the process of the notice of modernment (in case of the such instruments as shall be recessary in a bright of the process of the making of any map or plat of the processing and the part of the processing of the making of any map or plat of the processing any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) ing any restriction thereon; (e) join in any subordination or other agreement affecting this deed or the lien or charge thereofore, which warrants, all or any part of the property. The grantee in any reconvey method warrants, all or any part of the property. The grantee in any reconveyance may be described at the second of the property of the property of the property of the property of any part thereofor, and the recitable therein of any matter the property of the property of any part thereofor, in its own names on or otherwise of the property of any part thereofor, in the control of the property of any part thereofor, in the control of the property of any part thereofor, in the control of the property of the property

and that the grantor 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:

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 pledges, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF the grantor has executed this instrument the daw and year first above written.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

not applicable; if warranty (a) is ap as such word is defined in the Tru beneficiary MUST comply with the disclosures: for this purpose use Ste	sing out, whichever warranty (a) or (b) is plicable and the beneficiary is a creditor the in-Lending Act and Regulation Z, the Act and Regulation by making, required vens-Ness Form No. 1319, or equivalent.	<u> </u>
If compliance with the Act is not resident and resident a	This instrument was acknowledged before me on Low 28	, 19.93,
by as.	This instrument was acknowledged before me on	, 19,
OFFI SHELLE NOTARY P COMMISS MY COMMISSION E	CIAL SEAL LY A. KEENER UBLIC - OREGON ION NO. 019181  WY Commission expires 10-18-96  WAS TO THE PROPERTY OF T	n ublic for Oregon

MY COMMISSION EXPIRES	My commission expires	
STATE OF OREGON: COUNTY OF	Steademan the	28th day
of April A.D.,	o'clock P_M., and duly recorded in	1 Vol. <u>M93</u>
FEE \$15.00	Evelyn Biehn · County Cle By <i>Oxidine Mick</i>	rk L

## OREGON HÉALTH DIVISION CENTER FOR HEALTH STATISTICS

3 - 13a C 7 130 137 177 177 177 177 177 177 177 177 177	ACILITY NAME (If not institute in the in	Se. AGE Less Birthday (Years) 79 SPITAL X Impalient Indian, give surest and is edical Cente (PATION of working life.  5. COUNTY  Klamath  ODE 14. WAS (Specify Reviscan, Waskingan, Wasking	r 10b. KIND OF BU U.S. P 13c. CITY, TOX	Hours Mins.  9a. PLACE DOA OTHER 9c. CIT	OF DEATH (Check  Nursing Home  T, TOWN, OR LOCA  math Falls	enty one) Decedent's Home C TION OF DEATH	May 22 Other (Specify)	12, 1993 BIRTH (MONTH, CAY, YEAR) 2, 1913 BI COUNTY OF DEATH Klamath
54( SWAN XII 90. F 100.	0-05-9948  S DECEDENT EVER INI ARMED FORCES?  Ves DNO  MCILTY NAME UI not Institute DECEDENT'S USUAL OCCL (Give kind of work done durk Do not use retired)  POSTMASTER  RESIDENCE - STATE DRISGO  POSTMASTER  INSIDE CITY USUAL OCCL (LIMITS)  Ves MNO  976:	SPITAL XInpatient tution, give street and r edical Cente spation g most of working life.  S. COUNTY Klamath ODE 14. WAS I (Specify I	Days    ERROUIDATION	Hours Mins.  9a. PLACE  DDA OTHER D  9c. CIT  Kla rsiness/industry  Postal Service	OF DEATH (Check  Nursing Home  T, TOWN, OR LOCA  math Falls	IIO, MO enty one) Decedent's Home C TION OF DEATH	May 22	M COUNTY OF DEATH
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700 F 100 F	ACILITY NAME (If not institute in the in	ution, give street and redical Cente pation gg most of working life.  5. COUNTY  Klamath  ODE  14. WAS [Specily   Markets and red life.]	r 10b. KIND OF BU U.S. P 13c. CITY, TOX		math Falls	CTATIVE Mar	und 12 SPOUSE	Klamath
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PARINIS		33	18 MOTHER - N		White			relationship to deceased
	FATHER NAME (45) ROY W. Hodge	middle last S	Mina .	- Miller		475	Hodges	Spouse n, State
200	METHOD OF DISPOSITION	N [] Mausolaum		DISPOSITION (Name of			rili, Ore	
EASTERNACE .	Donation Other (Specif	y)		1215 LICENSE NUMBE		oress and zip or	FACILITY	
218	PERSON ACTIONS AS SUC	SERVICE LICENSEE		52-0297	515 Pi	ne ST. Kl		IIs,OR 97601
$\sum_{i=1}^{n}$	DATE FILED (Mon'h, Day.	Year) Toggs				R'S SIGNATURE		ourson
CONTRACTOR	DATE FILED (MON'N, Day.	80015	ST ECH ANATOM	ICAL GIFT CONSENT?	26 WAS GIF	A STATE OF THE STA		
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2	9. To the best of my knowled due to the fause(s) and n	dge, death occurred	dhe time, dele, pl	ace and	at the time, (Signature)	date, place and due	to tue cansata)	ng meant and
COMMUNE	> (Significance)	111100	en	M.D.	TO THE SKIP	ED (Month, Day, Yes	,	COUNTY
逐	O. DAYE SIGNED (Month, D		./0		JJ. DATE SIUM		<u> </u>	
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UNDERLYING CAUSE LAST								Interval between ons
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CAULE O. SELECTION	PART CTHER SIGNIFICAN	T CONDITIONS -	tting in the underly	ing cause given in PART	37. Did 100 to the 0	Seath /	Brain	and W designment come or a man
	O O	millan. I	)emen	it id	8ZNo	☐ Unknown	- PO Yes D	NO LITTE CHANG LITTE
15		THE COURSE OF THE COLUMN			RY 1416 DESC		CCURRED	
15	MANNER OF DEATH	/Mont	OF INJURY 41b.	TIME OF 41c. INJURY AT Y	VORK?	RIBE HOW INJURY	DCCURRED	See 1
18	MANNER OF DEATH	ending rvestigation	h,Day,Year)	INJURY AT V	VORK?			oute Number, City or Youn,
	Accident Du	ending rvestigation	h,Day,Year)	INJURY	VORK?			oute Number, City or Town,