FOIL No. 181—Overon Tree! Done Series—TELTED DEED. 10-01-	93411:35 RC&Q RIGHT	PRE STRUKTHENERS LAW PUBLISHING CO., PORTLAND, OR STRUK
™ 69050 mTC 31	TRUST DEED R	Vol.ma3Page25503
THIS TRUST DEED, made this 1st JOHNNY S. FERREA & MIRYAM L. FERRE	day of Oct	ober ,19.93 , between
MOUNTAIN TITLE COMPANY OF KLAMATH	COUNTY	as Grantor, as Trustee, and
RAY H. CLOYD, a single wan		, as Beneficiary,
Grantor irrevocably grants, bargains, sells a Klamath County, Oregon, de	WITNESSETH: and conveys to trustee in	
Lots 3 and 4 in Block 50 of the Su to the City of Klamath Falls, Orego on file in the office of the Count	on, according to th	e official plat thereof
en e		
together with all and singular the tenements, hereditaments or hereafter appertaining, and the rents, issues and profits the property. FOR THE PURPOSE OF SECURING PERFORM	ANCE of each adventers of	r hereafter attached to or used in connection with
of UNE HUNDRED FIFTEEN THOUSAND AND NO)/100	
note of even date herewith, payable to beneficiary or order not sooner paid, to be due and payable	r and made by grantor, the	st thereon according to the terms of a promissory final payment of principal and interest hereof, it
The date of maturity of the debt secured by this ins becomes due and payable. In the event the within describsold, conveyed, assigned or alienated by the granter without at the beneficiary's option, all obligations secured by this in become immediately due and payable.	trument is the date, stated a ed property, or any part the tirst having obtained the wr	reol, or any interest therein is sold, agreed to be
To protect the security of this trust deed, granter agri- 1. To protect, preserve and maintain the property is	n good condition and repair;	not to remove or demolish any building or in-
provement thereon; not to commit or permit any waste of t 2. To complete or restore promptly and in good and damaged or destroyed thereon, and pay when due all costs i	habitable corlition any buil	ding or improvement which may be constructed,
 To comply with all laws, ordinances, regulations, c so requests, to join in executing such tinancing statements; to pay for tiling same in the proper public office or offices 	ovenants, conditions and rest	unersial Code as the handisiary may remain and
agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance damage by tire and such other hazards as the beneficiary a written in companies acceptable to the beneficiary, with lo ticiary as soon as insured; it the grantor shall tail for any res at least fifteen days prior to the expiration of any policy of cure the same at grantor's expense. The amount collected us any indebtedness secured hereby and in such order as benefic or any part thereof, may be released to grantor. Such applie	may from time to time requits as payable to the latter; all present to procure any such insur- insurance now or hereafter proceedings of insurance any tire or other insura- iary may determine, or at on-	re, in an amount not less than \$ full value, olicies of insurance shall be delivered to the bene- rance and to deliver the policies to the beneficiary placed on the buildings, the beneficiary may pro- nee policy may be applied by beneficiary upon the policy of the artists amount to collected.
under or invalidate any act done pursuant to such notice. 5. To keep the property free from construction liem assessed upon or against the property before any peri of a promptly deliver receipts therefor to beneticiary; should the liens or other charges payable by grantor, either by direct penent, beneticiary may, at its option, make payment there secured hereby, together with the obligations described in pethe debt secured by this trust deed, without waiver of any right interest as aforesaid, the property hereinbefore described, and the nonpayment thereof shall, at the option of the beneable and constitute a breach of this trust deed. 6. To pay all costs, tees and expenses of this trust in	s and to pay all taxes, assentich taxes, assentich taxes, assenticht and of a grantor fail to make payme agment or by providing bene of, and the amount so paid, aragraphs 6 and 7 of this trughts arising from breach of an end, as well as the grantor, and all such payments shall ticiary, render all sums securities.	ments and other charges that may be levied or their charges become past due or delinquent and not any taxes, assessments, insurance premiums, liciary with funds with which to make such paywith interest at the rate set forth in the note ist deed, shall be added to and become a part of my of the covenants hereof and for such payments, hall be bound to the same extent that they are be immediately due and payable without notice, ed by this trust deed immediately due and pay-
trustee incurred in connection with or in enforcing this oblease in the connection with or in enforcing this oblease in any suit, action or proceeding in which the beneticia to pay all costs and expenses, including evidence of title and mentioned in this paragraph 7 in all cases shall be fixed by the trial court, grantor turther agrees to pay such sum as the torney's tees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the proper ticiary shall have the right, it it so elects, to require that	igation and trustee's and atter purporting to affect the sec cy or trustee may appear, in I the benediciary's or trustee' the trial court and in the ev- e appellate court shall adjud- ty shall be taken under the	stray's less actually incurred, utility rights or powers of beneficiary or trustee; cluding any suit for the foreclosure of this deed, a attorney's less; the amount of attorney's less ent of an appeal from any judgment or decree of the reasonable as the beneficiary's or trustee's attiffed of eminent domain or condemnation, benefight of eminent domain or condemnation, benefight
NOTE: The Trust Deed Act provides that the trustee horsunder mutual company or savings and loan association authorized to do beer rized to insure title to real property of this state, its subsidiaries, a agent licensed under ORS 696.505 to 696.585.	inces under the laws of Oregon	er the United States, a title Insurance company outho-
State of the state	Comment of the surplined management with the state of the surplines are properly on the state of the spice of the state of	STATE OF OREGON,
FOR LAND AND THE RESIDENCE OF THE PROPERTY OF		County of
JOHNNY S. FERREA & MIRYAM L. FERREA 3910 SUMMERS LANE KLAMATH FALLS OR 97603		nent was received for record on the
The part of the second of the	GEVERRED SOATE	at
RAY H. CLOYD 2723 HENNING LN.	NECONDER'S USA	in book/reel/volume No
MINDEN NV 89423		ment/microfilm/reception No
A Company of the second	e notation, especialista distribute de la figura de la companya de la companya de la companya de la companya d La companya de la co	Record of
After Recording Estern to (Name, Address, Zip):	a việt (phiều bịch có thuộc biết giáo thuộc biết diện chiết các biết diện chiết các biết diện các biết diệt diện các biết diện các biểt diệt diệt diệt diện các biết diệt	County allixed.
	and the state of t	
KLAMATH FALLS OR 97601		By Deputy



which are in access of the amount required to pay all reasonable coats, expenses and atterrary's hors reconstity paid or incurred by gration in such proceedings, shall be poid to beneficiary and applied by it first upon any reasonable coats and expenses and stronge's less, both in the trial and applied to court, necessarily paid or incurred by beneficiary in such proceedings, and the base exploid upon the inviberd-ness secured hardy; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary

9. At any times and from time to time upon written request of beneficiary, payment of its less are the indebtedness, trustoe may (a) consent to the making of any map or plat of the property; (b) join from the total the indebtedness, trustoe may (a) consent to the making of any man per plat of the property; (b) join from the payment of the indebtedness, trustoe may (a) consent to the making of any map or plat of the property; (b) join on the payment of the indebtedness, trustoe may (a) consent to the making of any man per plat of the property; (b) join on the payment of the indebtedness, trustoe may (a) consent to the making of any man per plat of the property; (b) join on the payment of the indebtedness, trustoe may the services mentioned in this paregraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to an appointed property to the indebtedness hereby secured, enter upon and isken dead of the property of the payment of the payment of the property (b) poin any default by grantor hereunder, beneficiary may default or notice, either upon and isken dead of the property of the payment of the payment of the secure of the analysis of the payment of the secure of the payment of the payment of the secure of the payment of the secure of the payment of the payment of the secure of the payment of the property of the payment of the payment of the payment of the payment of

and that the grantor will warrant and lorever delend the same against all persons whomsoeve

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(b) for an organization, or (over it granter is a natural person) are tor burness 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 helder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein.

it the context so requires, the singular shall be taken to mean and made, assumed and implied to make the provisions hereof apply IN WITNESS WHEREOF, the grantor has executed the state of	ntor, trustee end/or benedicing may each be more than one person; that is include the plural, and that generally all grammatical changes shall be equally to corporations and to individuals. Cuted this instrument the day and year first above written.
*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (t not applicable; if warranty (a) is applicable and the beneficiary is a crecus such word is defined in the Truth-In-Lending Act and Regulation Z, beneficiary MUST comply with the Act and Regulation by making requiselessress; for this purpose use Stavens-Ness Form No. 1319, or equival if compilence with the Act is not required, disregard this notice.	the Merican L. Ferrea lired MIRYAM V. FERREA
STATE OF OREGON, County	of Klamath) ss.
This instrument was ackn by JOHNNY S. FERREA &	nowledged before me onQctober_1,1993, MIRYAM_L. FERREA
	owledged before me on
<i>by</i>	
as	***************************************
The same of the sa	11/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1/1
OFFICIAL SEAU, KRISTI L REDD NOTARY PUBLIC - OREGON COMMISSION NO. 010433	Notary Bublic for Oregon
MY COMMISSION IN PIRES HOV. 16. 1955	My commission expires 4/16/95
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Filed for record at request of Nountain Ti	
ofQctA.D., 19 _93_ st _11:35	o'clock A.M., and duly recorded in Vol. M93 eson Page25503
OI1027.7.9.2.5	GES THE DIALE COLUMN
	Evelyn Biehn County Clerk By Daulen Mullandate
FEE \$15.00	Dy Waldelett Mile S. L. S. S. B. B. G. C. Shannan