NL Compon trass boost series—TRUST DEED.	COPYRICA	T 1992 STEVENS-NESS LAW PUBLIS	HING CO., FORTLAND, OR 972
69706	TC 3/099-KR	Volmas Da	26857
DANTEL CORLEY and TIME CORLEY has	V.I day of	October	19.93 between
50.000% interest MOUNTAIN TITLE COMPANY NORMAN H. JOHNSTON & CAROL A. JOHN	OF KLAMATH COUNTY STON . or the surviv	or thereof	, as Grantos
		***************************************	as Reneficior
Grantor irrevocably grants, bargains, so KLAMATH County, Orego	WIINESSEIH:		
SEE ATTACHED LEGAL DESCRIPT		RT HEREOF BY MUTC	DEFERMAN
TO	ETHER WITH a 1976 ton	CM MODERN COM	
License #X130522 which is s	tuate on the real pro	pperty described he	egon rein.
together with all and sindular the terrorial			
together with all and singular the tenements, hereditan or hereafter appertaining, and the rents, issues and protein property.			
FOR THE PURPOSE OF SECURING PERFO of **FIFTEEN THOUSAND AND NO	PRIMANCE of each agreement of 100ths****	granter herein contained and	payment of the sum
note of even date herewith, payable to beneficiary or not sooner paid, to be due and payable PEL CELIS	order and made by grantor, the Of note	est thereon according to the t final payment of principal a	erms of a promissory nd interest hereof, if
The date of maturity of the debt secured by this becomes due and payable. In the event the within det cold, conveyed, assigned or alienated by the grantor with at the beneticiary's option, all obligations secured by the become immediately due and payable.	s instrument is the date, stated a cribed property, or any part the	above, on which the final ins	tallment of the note
To protect the security of this trust deed, grantor 1. To protect preserve and maintain the	agrees:	mainty dates expressed the	rein, or herein, shall
damaged or destroyed thereon and any in good	and habitable condition any built	ding or improvement which	
so requests, to join in executing such linancing stateme	ns, covenants, conditions and rest	cictions affecting the account	16 45 - 5 11 5
4. To provide and continuously maintain insure	nce on the buildings now or he	ereafter erected on the prop	otticers or searching
ticiary as soon as insured; if the grantor shall fail for any at least fifteen days prior to the expiration of any polic cure the same at grantor's expense. The amount collecte any indebtedness secured heavy indebtedness.	h loss payable to the latter; all por reason to procure any such insur y of insurance now or hereafter p d under any fire or other insurar	of in all allocate for less that be de ance and to deliver the policie placed on the buildings, the bace policy may be applied to	Lail Insurable divered to the bene- es to the beneficiary eneficiary may pro-
5. To keep the property free from construction is assessed upon or against the property before any part of promptly deliver receipts therefore to be a second construction.	e. lens and to pay all taxes, assess it such taxes, assessments and of	ments and other charges that her charges become past due	t may be levied or
ment, beneficiary may, at its option, make payment the secured hereby, together with the obligations described in debt secured by this trust deed, without waiver of an with interest as aforesaid, the property hereinbefore des bound for the prevent of the obligations.	t payment or by providing benef ereof, and the amount so paid, in paragraphs 6 and 7 of this tru, y rights arising from breach of an cribed, as well as the grantor, si	iciary with funds with which with interest at the rate setst deed, shall be added to any of the covenants hereof and tall be bound to the same and	to make such pay- to make such pay- t forth in the note d become a part of for such payments,
able and constitute a breach of this trust deed.	eneticiary, render all sums secure	d by this trust deed immedi-	ole without notice, ately due and nav-
and in any suit, action or proceeding in which the benefit to pay all costs and averages including in which the benefit or pay all costs and averages including the which the benefit or pay all costs and averages including the same areas.	ing purporting to affect the secu ciary or trustee may appear, inc	rity rights or powers of bene uding any suit for the forest	eficiary or trustee;
the trial court, grantor further agrees to pay such sum as torney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all at the reserved.	the appellate court shall adjudge	o reasonable as the beneficiar	gment or decree of 'y's or frustee's at-
NOTE: The Trust Deed Act provides that the trustee hereunder	must be either an attorney, who is	on active member of the Oregon	State Bar, a heat
rized to insure title to real property of this state, its subsidiaries agent licensed under ORS 696.505 to 696.585.	affiliates, agents or branches, the	r the United States, a title insura United States or any agency th	nce company authorares, or an escrew
TRUST DEED	Prince Control of the	STATE OF OREGON,	}ss.
DANIEL CORLEY, TINA CORLEY and EDWARD	TANEM	County of	
Po. Box 351 Keno, OK 97627		I certify that the ment was received for	record on the
NORMAN H. JOHNSTON & CAROL A. JOHNSTO	SPACE RESIRVED 8	ito'clockM	and recorded
P.O. Box 378 Beno, OK 97627	$m{e}^{i}$, $m{e}^{i}$	n book/reek/volume No page or as f	ee/file/instru-
Beneficiary		ment/microfilm/seception	of said County.
KOUNTATA TITLE COMPANY! OF KLAMATH COUNTY	ga vistante Kata Cara Sagra de La Cara Cara Cara Cara Cara Cara Cara C	Witness my han county affixed.	u and seal of
222 S SIXTH ST KLAMATH FALLS OR 97601	n (1966) Die German von der Steiner (1966) 1988 Andrew German von der German (1966) 1988	NAME	TLE



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which are in excess of the amount required to pay all resionable costs, expenses and attorny's tess necessarily paid or incurred by functed in such proceedings, shall be paid to beneficiary and applied by it lint soon any ensemble costs and expenses and attorny's tess, both inthititial and applied sources, necessarily paid or incurred by beneficiary in such proceedings, the interference of the processor in the processor of the

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:

(a)* primarily for grantor's personal, family or household purposes (eee Important Notice below),

(b) for an organization, or (even it 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 pledgee, 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 day and there tires above written.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and hear first above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) ie CORLEY not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-In-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. EDWARD STATE OF OREGON, County of .. Klam This instrument was acknowledged before me on by DANIEL CORLEY, TINA CORLEY and EDWARD tik şalanında tı This instrument was acknowledged before me on bv .. OFFICIAL SEAL OF LIY COMMISSION EXPINES NOV. 16, 1925 ्रेप्रकार्**य लर्न** Notary Public for Oregon WESTERN My commission expires ..

TO:	To 2449.13 REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)
deed trusi	The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the deed or pursuant to statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate not
Tield	by you under the same. Mail reconveyance and documents to
39°	2067 inceres:
DAT	Price of the company of the second state of th

estroy this Trust Deed OR THE NOTE which it secures. der bør Both must be delivered to the trustee for cancellation before reconveyance will be made.

and the second sections from the properties of the party party

Beneficiary

MTC Number: 31099-KR

LEGAL DESCRIPTION

A portion of Lots 15 and 16 in Block 30 of FIFTH ADDITION TO KLAMATH RIVER ACRES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, as defined by Lot Line Adjustment 2-92, more particularly described as follows:

Beginning at the Northeast corner of said Lot 15, thence along the Easterly line of Lot 15 South 00 degrees 05' 24" West 108.00 feet; thence South 75 degrees 53' 56" West 179.48 feet to a point on the Westerly line of Lot 16; thence North 00 degrees 05' 24" East 152.00 feet to the Northwest corner of Lot 15; thence South 89 degrees 54' 36" East 174.00 feet to the point of beginning.

STATE OF OREGON:	COUNTY OF KLAMATH: ss.		
Filed for record at request ofOct.		o'clock P M and the 14th	day
FEE \$20.00		Evelyn Biehn - County Clerk By Okuluse Mullendite	