FORM No. 881—Oregist Trust Dodd Surfee—TRUST DSSD. 10	15-93P03:48 RCVD	
69802	TRUST DIED V	or 1105 Page 27004 @
DONNA L. WILLSON and LECHARDO N	DUQUE, with the rights of	Survivorship
MOUSTAIN TITLE COMPA	TY OF KLAMATH COUNTY a Corporation	as Grantor
AND THE SEASON OF THE SEASON O	TET TOTAL PROPERTY OF THE PROP	as Beneficiary
KLAMATH County O	s, sells and conveys to trustee in tru	ist, with power of sale, the property in
SEE EXHIBIT A WHICH IS M	DE A PART HEREOF BY THIS RE	FIRENCE
] 등 등 기계 등 기계 기계 등 등 기계 등 기계 등 기계 등 등 등 등		ymat je sa
: 중시대학교 시대학교 전 경험 전 경험 시간 시간 경험 경험 경험 경험 경험 경험 전 경험 기업 기업 기업 기업 경험 기업 경험 경험 기업 기업		
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FOR THE PURPOSE OF SECURITION	<u> Marie de la companya del companya de la companya del companya de la companya de</u>	attached to or used in connection with
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IN SUULIST DBIG. TO DA dita and nount to Debed T	15. 180 4 후 후 16. 17. 18. 18. 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	ereon according to the terms of a promissory payment of principal and interest bernel if
The date of maturity of the debt secured by	this instrument is the data stated above	
becomes due and payable. In the event the within sold, conveyed, assigned or alienated by the granton at the beneficiary's option, all obligations secured become immediately due and payable. To protect the receipt of the tent that the second in the seco	without first having obtained the written y this instrument, irrespective of the materials.	or any interest therein is sold, egreed to be consent or approval of the beneficiary, then,
To protect the security of this trust deed, gra	· 基础等 国际市 1861年中,我们是自己的人类的人,但是自己的人。	The delices of therein, or herein, shall
damaded or destroyed thereas promptly and in go	od and habitable condition any huilding	· · · · · · · · · · · · · · · · · · ·
ED PROTERRES AN INITIALITY OF CHARACTER TORUS	ations, covenants, conditions and entriction	an addition to the second
agencies as may be deemed desirable by the benefit	offices, as well as the cost of all lien sei	urches made by filing officers or searching
damage by tire and such other hazards as the benefit damage by tire and such other hazards as the bene written in companies acceptable to the beneficiary, itiary as soon as insured; if the grantor shall fail for at least lifteen days prior to the evicients.	surance on the buildings now or hereafted ficiary may from time to time require, in a with loss payable to the training require, in a	er erected on the property against loss or an amount not less than [6] in supply a
at least lifteen days prior to the expiration of any p	any reason to procure any such insurance a colicy of insurance now or hereafter placed	and to deliver the policies to the beneficiary
cure the same at grantor's expense. The amount collarly indebtedness socured hereby and in such order as or any part thereof, may be released to grantor. Suc under or invalidate any act done pursuant to such no 5. To keen the property feet of the control of the property feet of the	octed under any fire or other insurance no	lies buildings, the beneficiary may pro-
5. To keep the property free from constructi	office. on liens and to pay all term, assessments	and other to notice of default here-
lians or other short state of the beneficiary; an	ould the granter fail to make neverant at a	past the or delinquent and
secured hereby, together with the obligations describ	t thereof, and the amount so paid, with ed in paragraphs 6 and 7 of this trust deep	interest at the rate set forth in the note
with interest as aforesaid, the property mercinbelere	any rights arising from breach of any of the described, as well as the granter shall be	e covenants hereof and for such payments,
able and constitute a breach of this trust deed.	e beneficiary, render all sums secured by	this trust deed immediately due and pay-
6. To pay all costs, fees and expenses of this trustee incurred in connection with or in enforcing to 7. To appear in and defend any action or proceeding in which the best or pay all costs and expenses including in which the best or pay all costs and expenses including	rust including the cost of title search as whis obligation and trustee's and attorney's seding purporting to effect the	rell as the other costs and expenses of the fees actually incurred.
to pay all costs and expenses, including evidence of the	neficiary or trustee may appear, including the and the beneficiary's or trustee's attention	any suit for the foreclosure of this deed,
torney's fees on such appeal.	as the appellate court shall adjudge reason	in appeal from any judgment or decree of prable as the beneficiary's or trustee's at-
R To the annual that	한 뒤에게 되는데 기계하는 그 사는 생각 사고 있는데 그	
NOTE: The Trust Band Ale Walled And State of the State of		yazie as compensation for such taking,
trust company or savings and loan association authorized to rized to insure title to real property of this state, its subsidi- agent licensed under ORS 696.505 to 696.585.	do business under the laws of Oregon or the United affiliates, agents or branches, the United	nifed States, a title Insurance company authorities or any agency thereof, and an analysis or any agency thereof.
dur and payable. It amid an injudial's beinglicial, see		
Seprovolo 11 Deste	নি বিশ্বপূর্ণ করি সালকা আছে ১৮০ চনুক্র কর্ম হয়। বিশ্বপূর্ণ সামার ক্ষেত্র স্থানি সালকা সাক্ষর করে । মান ক্ষমান্ত্র করে জন্ম ক্ষমান সাক্ষর করে ।	TE OF OREGON,
DONNA L. WILLSON and LEONARIO N. Di	ious ca	certify that the within instru-
erin erin erin erin erin erin erin erin		was received for record on the
WESTERN HOMES INC	SPACE RESERVED OF	lar of olock M., and recorded
5729 ALTAMONT	RECORDER'S USE PAGE	k/reel/volume Noon
CLAMATH PALLS; OR 97603	ment/	microfilm/reception No
Christa Land Christian Control of the second	Recon	of said County. Witness my hand and seal of
F KLAMATH COUNTY	The transfer of the second state of the County	effized.
22.S SIXTH ST LAMATH FALLS OR 97601	THE PROPERTY OF THE PROPERTY O	
	By	Deput

which are in excess of the amount required to pay all seasonable costs, expanses and attorray's feed nonestrily paid to incurred by fainter from the process of the amount required to pay all seasonable costs, expanses and attorray's feed nonestrily and the paid to beneficiary and autility by it livst upon any reasonable costs and authors and attorray's feed, but in the payment of the payment o 27085 and that the grantor will warrant and torever detend 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.

(b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

This deed applies to, incres to the benefit of and binds all parties hereto, their heirs, legatoes, devisees, administrators, executors, this deed applies to, incres to the benefit of and binds all parties hereto, their heirs, legatoes, devisees, administrators, executors, this deed applies to, incres to the benefit of and binds all parties hereto, their heirs, legatoes, devisees, administrators, executors, this deed applies to, incres to the benefit of and binds all parties hereto, their benefit and owner, including pledgee, of the contract secured hereby, whether or not named as a benefitiary herein.

In construing this trust deed, it is understood that the frantor, trustee and/or beneficiary may each be more than one person; that in construing this trust deed, it is understood that the frantor, trustee and/or beneficiary may each be more than one person; that in construing this trust deed, it is understood that the frantor, trustee and/or beneficiary may each be more than one person; that it the contract the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be in the contract to requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be all the contract to requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be all the contract the singular shall be taken to mean and include the plural, and that generally all g IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. X Down L. WILLSON WITNESS: Mystelaping * IAIPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is 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 notices in 100 cm. **δυουέ** STATE OF OREGON, County of ... This instrument was acknowledged before me on DONNA L. WILLSON and LEONARDO N. DUQUE This instrument was acknowledged before me on selfetyő). 6 by Notary Public for Oregon My commission expires _ REQUEST FOR FLILL EECONVEYANCE (To be used only when obligations have been paid.) The undersigned is the legal owner and holder of all indebtsdness secured by the loregoing trust deed. All sums secured by the trust deed 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 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 trust deed (which are delivered to you herewith trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith trust 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 were any to the parties designated by the terms of the trust deed the estate now together that the trust deed of the estate now together that the trust deed of the trust deed the estate now together that the trust deed of the trust deed the estate now together that the trust deed the estate now together the trust deed (which are delivered to you herewith the trust deed (which are delivered to you herewith the trust deed (which are delivered to you herewith the trust deed (which are delivered to you herewith the trust deed (which are delivered to you herewith the trust deed (which are delivered to you herewith the trust deed (which are delivered to you herewith the trust deed (which are delivered to you herewith the trust deed (which are delivered to you herewith the trust deed (which are delivered to you herewith the trust deed (which are delivered to you herewith the trust deed (which are delivered to you herewith the trust deed (which are delivered to you herewith the trust deed (which are delivered to you herewith the trust deed (which are delivered to you herewith the trust deed (which are delivered to you herewith the trust deed (which are delivered to you herewith the trust deed (which are delivered to you herewith the trust deed (which are delivered to you TO: held by you under the same Mail reconveyance and documents to

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not lose or destroy this Trust Deed OR THE NOTE which it secures.

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STATE OF OREGON)	화하는 기가 전소관을 보고하 현황기
) ss. Octo	ber 15, 1993
COUNTY-OF KLAMATH		
worn, deposes and says the described in and whose name as a party thereto, execut to the within instrument and within	NOTARY PUBLIC FOR O My Commission Expired 1431 16,1995	being by me duly ON, the same person nexed instrument abscribed his name REGON
Lifornia all-purpose ach	(nowledgment	
병과 발표되는 이 사람들이 되었다. 회사 회사 시간 시간 시간 시간 기가 있다.	NAME TITLE OF OFFICER - E.G., "JANE DOE, NOTARY PUBLIC" P d O D DUG UE NAME (S) OF SIGNER(S) DVG UE DVG UE NAME (S) OF SIGNER(S) NAME (S) OF SIGN	CAPACITY CLAIMED BY SIGNE Though statute does not require the Notary to the data below, doing so may prove invaluable to persons relying on the document invaluable to persons relying on the Notation of the Research invaluable to persons on entity (les) CAPACITY CLAIMED BY SIGNE IN IN INCIDENT THE NOTATION OF THE NOTATION OF PERSONS OF ENTITY (les)
personally known to me - OR - Apro	DVG UE NAME(S) OF SIGNER(S) NAME(S) OF	Though statute does not require the Notary till in the data below, doing so may provintial the data below, doing so may provintial the document of the documen

HTC Number: 31333-KR

LEGAL DESCRIPTION

The North 1/2 of Lot 10 in Block 100, BUENA VISTA ADDITION to the City of Klamath Falls, Oregon, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, more particularly described as follows: Beginning at the Northwesterly corner of Lot 10 in Block 100 of BUENA VISTA ADDITION to the City of Klamath Falls, Oregon; thence Southwesterly along the Westerly line of said Lot 10, Block 100, on a curve having a radius of 330.27 feet, for a distance of 40.84 feet; thence at right angles to said curve 125 feet to the Easterly side of said Lot 10; thence Northeasterly along the Easterly side of Lot 10 on a curve having the radius of 205.27 feet, a distance of 25.18 feet to the Northeasterly corner of said Lot 10; thence Northwesterly along the Northerly line of said Lot 10, 125 feet to the Horthwest corner of said Lot and the place of beginning.

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Filed for record	at request of				
of	Oct. A.D., 1	9 93 at 3.48	n Titel co	the 15th	. و
	of	Mort gages	— o'clock — P.M., a	the 15th	93 di
FEE \$25.00			P-1	<u> </u>	-
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