OF KLAMATH COUNTY

FORM No. 881—Oregon Trust Deed Series—12UST D	DEED.	なな中で共1位刊で 2000 まで変更を開展。社営を集まる際、市公司11を1512のでの、 あのまたことのか	
72279	mtc 3	8818-mK Vol. M43 Page 322	15
THIS TRUST DEED, mad	le this 27 don	y of October ,19 93, be wife	tween
			rantor.
JOSEF BISCHOF AND DOLORE	LE COMPANY OF KLAMAT ES BISCHOF , husbar	TH COUNTY as Truste nd and wife or the Survivor thereof	e, and
	WITNES	as Benefit	iclary,
Grantor irrevocably grants, KLAMATH	, bargains, sells and conve ounty, Oregon, described a	ave to trustee in trust with name of a to it	rty in
SEE EXHIBIT A WHI	ICH IS MADE A PART H	HEREOF BY THIS REFERENCE	
Program was sampled on production of the con-	10 1 N P 10 10 10 10 10 10 10 10 10 10 10 10 10		
한 불통합인 이 교육하다 회원 문화하는데			
연결용설론에 제작되었습니다.			
	and the state of t		
	Control of the Contro		
together with all and singular the teneme	ents, hereditaments and appuri	tenances and all other rights thereunto belonging or in anywin	
the property.	issues and profits thereof and	all lixtures now or hereatter attached to or used in connection	n with
FOR THE PURPOSE OF SECU.  **TEN_THOUSAND_T	RING PERFORMANCE of a	each agreement of grantor herein contained and payment of the 100ths****	ie sum
			nien
		" Wy Kienity, 100 iiiai Eavment of principal and inforant has	reof, if
not sooner paid, to be due and payable The date of maturity of the debt	cornered by this instrument !-	are a second and a	
becomes due and payable. In the event	the within described property	the date, stated above, on which the final installment of the y, or any part thereof, or any interest therein is sold, agreed	e note to be
t the beneficiary's option, all obligations	s secured by this instrument, it	y, or any part thereot, or any interest therein is sold, agreed ng obtained the written consent or approval of the beneficiary, trespective of the maturity dates expressed therein, or herein	then,
To protect the security of this true	st dend deputes adeases		
1. To protect, preserve and maint provement thereon; not to commit or per	tain the property in sood con-	dition and repair; not to remove or demolish any building	or im-
2. To complete or restore prompti	ly and in good and habitable of	condition any building or improvement which were	weetad
3. To comply with all laws ordina	ances regulations coverants o	vicior.	
o requests, to join in executing such fin	ancing statements pursuant to	orthitions and restrictions affecting the property; if the beneficiary may require the Uniform Commercial Code as the beneficiary may require	liciary re and
Rencies as may be deemed desirable by	the beneficiary	s the cost of all lien searches made by filing officers or sear	rching
4. To provide and continuously a lemage by fire and such other hazards a	maintain insurance on the bu	uildings now or hereafter erected on the property against lime to time require, in an amount not less than \$100, app.	oss or
written in companies acceptable to the bicings as soon as insured if the	beneticiary, with loss payable	to the latter; all policies of insurance shall be delivered to the	lical
at least lifteen days prior to the expiration	on of any policy of insurance	cure any such insurance and to deliver the policies to the benef	liciary
ny indebtedness secured berehy and in su	uch order as beneficiery moude	re or other insurance policy may be applied by beneficiary	upon
the part increase, may be released to g	painter. Such application of fel	elerizate, or at option of beneficiary the entire amount so coll- dease shall not cure or waive any default or notice of default	ected, bere-
5. To keep the property free from	n to such homes.	**** **** **** **** **** **** **** **** ****	
essessed upon or against the property be	tore any part of such taxes, a	ay all taxes, assessments and other charges that may be levi assessments and other charges become past due or delinquen	ed or it and
ens or other charges payable by grantor	either by direct nevment or t	he make payment of any taxes, assessments, insurance prem	viums,
cured hereby, together with the obligat	ions described in personals	amount so paid, with interest at the rete set forth in the	note
ound for the payment of the obligation	herein described and all eucl	as the grantor, shall be bound to the same extent that the	y are
ble and constitute a breach of this trust	deed.	ider all sums secured by this trust deed immediately due and	pay-
6. To pay all costs, fees and expen	ises of this trust including the	cost of title search as well as the other costs and expenses of	of the
7. To appear in and defend any ac	t emorcing this obligation and	trustee's and afforney's fees actually incurred.	
pay all costs and expenses, including an	vidence of title and the benefit	to may appear, including any suit for the foreclosure of this	derd,
rney's fees on such appeal.	my such sum as the appellate	court shall adjudge reasonable as the beneficiary's or trustee	នៃ ១៩-
It is mutually agreed that: 8. In the event that any portion of	or all of the property shall be	taken under the right of eminent domain or condemnation, l	<b>1</b>
ciary shall have the right, if it so elect	s, to require that all or any	portion of the monies payable as compensation for such ta	oene- iking,
OTE: The Trust Deed Act provides that the t	trustee hereunder must be either	an attorney, who is an active member of the Oregon State Bar, a	bank,
ran in pipets title to tedt btobettà of title sta	are, irs subsidiaries, attiliates, age	the laws of Oregon or the United States, a title insurance company a ents or brunches, the United States or any agency thereof, or an ex	rutho-
ent licensed under ORS 696.505 to 696.585	·		· ·
TOILET DEED		STATE OF OREGON,	1
TRUST DEED	The Santa Company of the Company of		<b>SS.</b>
	SOT D	County of	J
HERBERT WOLF and AUDREY N	IOI4	I certify that the within ins	tru-
GENERAL DELIVERY SPRAGUE RIVER, OR 97639	A STATE OF THE STA	ment was received for record on	the
Gruntor	SPACE	e RESERVED at o'Clock M, and recor	, 
JOSEF BISCHOF AND DOLORES		FOR in book/reel/volume No	ued
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HUNTINGTON BEACH, CA 926	47 14 44 20 -	ment/microfilm/reception No	
e Mars 1966 eggs og de Beneficiary	en kan dan arjad <u>i da</u> Majala da	Record of of said Cour	nty.
or Seconding Return to INcome Advisor Tini-	2 (2 × 1 × 1 × 1 × 1 × 1 × 1 × 1 × 1 × 1 ×	Witness my hand and seal	
"MOUNTAIN" TITLE COMPANY	Casta Carrier Manager	County affixed.	

TITLE

, Deputy

Ву .....

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by greater in such proceedings, shall, be paid to beneficiary and applied by it litrit upon any reasonable costs and expenses and attorney's fees, both in the trial and appliate outs; necessarily paid or incurred by beneficiary usuch proceedings, and the bateau, in entering the control of the part of of

and that the grantor will warrant and lorever defend the same against all persons whomsoever.

The frantor 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, legatess, derisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including piedgee, of the contract secured hereby, whether or not maned as a heneficiary 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 man and include the plural, and that generally all grammatical changes shall be taken to man and include the plural, and that generally all grammatical changes shall be taken to make the provisions hereof apply equally to corporations and to individuals.

IN WITENESS WHEREOF the departor has a received this instrument the day and went first above position.

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

ent applicabile: If warranty (s en auch wood to defend in t beneficiary MUST tempty wi flatiourns: for this perpara	e, by lining out, whichever warranty ( a) is applicable and the beorficlary ( the Trethele-lending Act and Legulat th the Act and Legulates by making use thereas. Were four the 1519, or a ent response (Cinegord this matter.	e creditor ien Z. that g required AUDRET WO	WIII	
	STATE OF GREGON, Co.	mry of Klamath	) ts.	
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the description of their stall.	ne prestou feu camenificiam bafara	de sue non mention de service.	Eccel	Clary	

## LEGAL DESCRIPTION

The following described tract of land located in Section 10, Township 35 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

The NE1/4 of the NW1/4 of said Section 10, Township 35 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon,

ALSO, a parcel of land situate in the NW1/4 of the NE1/4 more particularly described as follows:

Beginning at the Southeast corner of the NW1/4 of the NE1/4 of said Section 10; thence North 0 degrees 49' 12" East, along the East boundary of the NW1/4 of the NE1/4, 663.28 feet, more or less to the most Southerly Southeast corner of a tract of land described in Volume M79, page 695, Microfilm Records of Klamath County, Oregon; thence North 88 degrees 48' 24" West along the Southerly boundary of said-tract, 1320.18 feet to the North-South point North 0 degrees 51' 44" East, 480.00 feet from the Southeast corner of the SE1/4 of a tract of land described in Volume M78, page 9184, Microfilm Records of Klamath County, Oregon; thence South 89 degrees 08' 16" East, 865.00 feet; thence North 29 degrees 22'

STATE OF OREGON: COUNTY OF	KI.AMATU.			
Filed for record at request of				
Dec. A.D., 19	93 at 3:36	n Title co	the	3rd .
of	Mortgag	o'clock P M., ar	nd duly recorded in Vol. 32215	M93 day
FEE \$20.00		Evelyn Biehn	County Clost	
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