FORM No 381-Oregon Trust Deed Series-TRUST DEED.	COPY	RIGHT 1992 STEVENS-NESS L	AW PUBLISHING CO., PORTLA	ND. OR 97204
80486 05-04-94P03:45 RCVD	TRUST DEED	-x, Volma	_Page 141	.79 @
THIS TRUST DEED, made this	day of		May , 19 94 , 1	between
JAMES P. O'SHEA			***************************************	
JAMES P. O'SHEA MOUNTAIN TITLE COMPANY OF KLAMATH CO GLEN L. TERRIERE and EMMA A. TERRIER	UNTY		, as (Grantor, itee, and
GLEN L. TERRIERE and EMMA A. TERRIER		THE GLEN L. and	EMMA** , as Ben	eficiary,
Grantor irrevocably grants, bargains, sells a KLAMATH County, Oregon, d			ver of sale, the pro	perty in
Lot 608 in Block 103 of MILLS ADDITI to the official plath thereof on fil Klamath County, Oregon.	ON to the City e in the office	of Klamath Fall of the County	s, according Clerk of	4 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
**A. TERRIERE LIVING TRUST				
	emerin sabar en ^o us			
together with all and singular the tenements, hereditaments or hereafter appertaining, and the rents, issues and prolits the property.	thereof and all fixtures	now or herealter attache	ed to or used in connec	ction with
FOR THE PURPOSE OF SECURING PERFORM of **NINETEEN THOUSAND ONE HUNDRED TEWN	ITY LIGHT AND FO	KTY FOUR/100ths	****	
note of even date herewith, payable to beneficiary or ord May 2 not sooner paid, to be due and payable				
The date of maturity of the debt secured by this in becomes due and payable. In the event the within describ sold, conveyed, assigned or alienated by the grantor without the beneficiary's option, all obligations secured by this i become immediately due and payable. To protect the security of this trust deed, grantor ag	ped property, or any pa it first having obtained in instrument, irrespective	rt thereot, or any intere the written consent or a ti the maturity dates ex	est therein is sold, agre oproval of the benefici pressed therein, or her	eed to be iary, then, rein, shall
To protect, preserve and maintain the property provement thereon; not to commit or permit any waste of 2. To complete or restore promptly and in good and	in good condition and r			
damaged or destroyed thereon, and pay when due all costs 3. To comply with all laws, ordinances, regulations, so requests, to join in executing such linancing statements	incurred therefor. covenants, conditions are	nd restrictions affecting	the property; if the be	eneliciary
to pay for filing same in the proper public office or office afencies as may be deemed desirable by the beneficiary.	s, as well as the cost of	all lien searches made	by filing officers or	searching
4. To provide and continuously maintain insurance damage by lire and such other hazards as the beneficiary written in companies acceptable to the beneficiary, with I ticiary as soon as insured; if the grantor shall tail for any real least litteen days prior to the expiration of any policy cure the same at grantor's expense. The amount collected any indebtedness secured hereby and in such order as beneficially part thereof, may be released to grantor. Such applied under or invalidate any act done pursuant to such notice.	oss payable to the latter eason to procure any suc- of insurance now or here under any tire or other iciary may determine, or	; all policies of insurance h insurance and to delive after placed on the buil insurance policy may b at option of beneficiary	e shall be delivered to er the policies to the be dings, the beneficiary be applied by benefici y the entire amount so	the bene- eneficiary may pro- iary upon collected.
5. To keep the property free from construction lie assessed upon or against the property before any part of promptly deliver receipts therefor to beneficiary; should t liens or other charges payable by grantor, either by direct ment, beneficiary may, at its option, make payment ther secured hereby, together with the obligations described in the debt secured by this trust deed, without waiver of any with interest as aloresaid, the property hereinbefore described bound for the payment of the obligation herein described and the nonpayment thereof shall, at the option of the bar	such taxes, assessments he grantor tail to make, payment or by providin, eof, and the amount as paragraphs 6 and 7 of t rights arising from breac ibed, as well as the gra- , and all such payments , and all such payments	and other charges beco payment of any taxes, as a beneficiary with funds paid, with interest at this trust deed, shall be h of any of the covenant ntor, shall be bound to shall be immediately d	me past due or deling sessments, insurance p with which to make s the rate set forth in added to and become is hereof and for such p the same extent that fue and payable withou	quent and premiums, such pay- the note a part of payments, they are ut notice.
able and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust is trustee incurred in connection with or in enforcing this of T. To appear in and defend any action or proceeding and in any suit, action or proceeding in which the benefic to pay all costs and expenses, including evidence of title a mentioned in this paragraph T in all cases shall be fixed by the trial court, grantor further agrees to pay such sum as a torney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the propical proceedings and the propical proceedings are the right, if it is o elects, to require that	bligation and trustee's a g purporting to affect to are or trustee may append the beneficiary's or to the trial court and in the appellate court shall erty shall be taken underty shall be taken under	nd attorney's fees actual the security rights or pot ear, including any suit is rustee's attorney's fees, the event of an appeal adjudge reasonable as is er the right of eminent of the security that er the right of eminent of the security actual the security of the security actual er the right of eminent of the security actual the security actual the security actual act	lly incurred. wers of beneficiary of for the foreclosure of it the amount of attori- from any judgment or the beneficiary's or tru domain or condemnati	r trustee; this deed, ney's lees decree of ustee's at-
NOTE: The Trust Deed Act provides that the trustee hereunder in trust company or savings and loan association authorized to do be rized to insure title to real property of this state, its subsidiaries, agent licensed under ORS 696.505 to 696.585.	nust be either an attorney, usiness under the laws of	who is an active member Oregon or the United State	r of the Oregon State Ba s, a title insurance compo	ır, a bank, any autho-
TRUST DEED		STATE OF C		}ss.
JAMES P. O'SHEA	The second secon	I cert	ify that the within	instru-
Richardy Zont- OR Other	SPACE RESERVED	day oX	ceived for record	19
TEXTIEVE TIME TELLS LIST DOTALL STREET KIN MATERIAL CONTROLL KIN	FOR REGORDER'S USE	in book/reel/ page	volume Noor as fee/file	on /instru-
Beneficiary		Record of	of said	County.
After Recording Return to (Name, Address, Zip):	hing in the sale of the sale o	County affixed	ness my hand and	seal of
MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY				ing part Paggar Paggar
		NAME By		Deputy



which are in arcess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by trainer in such proceedings, shall be paid to exemicizer and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the train and appellate courts, necessarily and applied to provide the proceedings, and the balance applied upon the indebtedness secured hereby; and grantor eigens, at its own expense, but it is a proceeding, and the balance applied upon the indebtedness secured hereby; and grantor eigens, at its own expense, but it is a proceeding, and the balance applied upon the indebtedness are used to the consequences, for concollation, which the state of the balance applied upon the indebtedness and the process of the proceedings and the balance applied upon the indebtedness, trustee may be of the recovery without attention the liability of previous of the indebtedness, trustee may be of the recovery without warrants, all or any part thereof, concollation, which the indebtedness, trustee may be applied to the property. The grantee in an allocating this doed or the or charge thereof; (d) legally antitled thereto, and the recitals threated any matters or facts shall be conclusive proof of the process of the property or any part thereof, it is worn manually to the property of the indulations threat. Trustee's to be appointed by a court, and without regard to the addition, and the property of any part thereof, in its own names use or otherwise the property of any part thereof, in its own names use or otherwise the property of any part thereof, in its own names use or otherwise the property of any part thereof, in the collection of such rent, issues and profits, including those past in a property and the application or release thereof and the property or any part thereof, in the sort of the property of the p

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 it grantor is a natural person) are for business or commercial purposes.

This deed applies to, immes 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 it 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 year first shows written. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first aboye written.

* IMPORIANT 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-Nets Form No. 1319, or equivalent, if compliance with the Act is not required, disregard this notice. JAMES P. O'SHEA

STATE OF OREGON, County of Klamath by JAMES P. O'SHEA This instrument was acknowledged before me on bу

OFFICIAL SEAL JESSICA WHITLATCH NOTARY PUBLIC - OREGON COMMISSION NO. 029491 MY COMMISSION EXPIRES NOV 07, 1997

4-7-7-1 Notary Public for Oregon My commission expires

STATE OF OREGON: COUNTY OF KLAMATH: SS.

Filed for record at requ	and for the second of the control of the first property of the second of	
of May	t of Mountain Title co the 4th	: for
at the complete transfer	A.D., 19 94 at 3:45 o'clock P M., and duly recorded in Vol. M94 of Mortgages on Page 14179	-
FEE \$15.00	on Page 14179 Evelyn Biehn County Clerk	

By Careline Mulhordore