FORM He. 881-Oregon Trust Deed Series-TRUST DEED.	· 推荐 · 查查公司 自己的 · · · · · · ·	Correction -		
84084 07-11-94A11:25		DEED	Nor War h	age 213429
07-11-94411:25		学校 网络黄属竹	1.13 등장·편(동)(위험)(1.14)(1.14)(1.14)	
THIS TRUST DEED, made th NEIL WALLE & JENNY WALLE	hisband and	iy of	<u>v 4180</u>	
	· 같은 문화가 있는 것이 같은 것이 같은 것이 같이	이 것은 같은 것을 것을 만들었다. 이 것 같은 것을 물었다.		, as Grantor,
MOUNTAIN TITLE COMPANY O MBK, a partnership consi	KI AMATH COUR	Y	NADY TOT COULAD	es Trustee, and
MBK, a partnership consi	sting of MELVI	L. STEWART,	MARI LOU SIGMARI	OVER
TIPPTE Administrator and II	BUCE LOL MOM	and a state of the	) FI.D., L.V. 1997	, as Denenciary,
Demaion and profit Shraing L	lan and with	2SSETH-	을 연락한 방법을 통입했습니다. 그는 것이다.	
Trustorantor irrevocably stants, be	idains, sells and col	veys to trustee 1	n crust, with power of	Search into property an

Klamath Countr, Oregon, described as:

11111

Lot 4, Block 2, TRACT 1257, NORTH RIDGE ESTATES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Cregon. 

together with all and singular the tenements, here ditaments and spourtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issies and profits thereof and all fixtures now or bereafter attached to or used in connection with the property.

FOR THE PURPOSE OF SECURING FERFORMANCE of each agreement of grantor herein contained and payment of the sum THIRTY-TWO THOUSAND THREE HUNDRED AND NO/100 -----

nor sooner pain, to be due and payable. The debt setured by this instrument is the date, stated above, on which the tinal installment of the note becomes due and payable. In the event this within described property, or any part the root, or any interest therein is sold, agreed to be becomes due and payable. In the event this within described property, or any part the root, or any interest therein is sold, agreed to be sold, conveyed, assigned or aliensted by the gractor without first having obtained the written consent or approval of the beneficiary, then, sold, conveyed, assigned or aliensted by the gractor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations a scured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall becomes the date and marshe

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becomes due and payable. In the event the withou thread provided provided the written consent or approval of the beneficiary, then, old, conveyed, assigned or alienated by the grantow without thread and intrapactive of the maturity dates expressed therein, or herein, shall become immediately due and payable.
To protect, the security of this trust eed, grants agrees interprovement which may be constructed.
To protect, the security of this trust eed, grants agrees interprovement which may be constructed.
To complex or testore promptly and it is not a provide the property in good condition and repair; not to remove or deradish any huilding or improvement thereon; not to commit or permit any prove of the property in good conditions and repair; not to remove or deradish any huilding or improvement thereon; not to commit or permit any provide of the property in good conditions and repair; not to remove or deradish any huilding or improvement thereon; not to commit or permit any provide and hubits ble conditions and testicitics allocting the property. If the beneficiary of a complexity in all laws, octainants or, relations, coverants, conditions and restrictions allocting the beneficiary may require and to pay to filing same in the property advint these or allocar is the hereoliciary.
To comply with all laws, octainants on the buildings now or hereafter verticed on the property advint these or successful to the approxement on the buildings now or hereafter verticed on the property advint these or successful to the approxement while the policies of insurance and to allow any family of any policy of insu ance now or hereafter placed on the buildings, the beneficiary por cure the same at such other hazards as ather ary policy of insu ance may such insurance and to delive the policies to the beneficiary policies of insurance shall be delivered to the beneficiary poly care and such other hazards as ather ary poly of insu ance on or hereafter placed on the buildings, the benefici

the trial court, grantor turned agrees to by tool and a the available taken under the right of eminent domain or condemnation, bene-torney's fees on such appeal. It is mutually agreed that: 8. In the vert that any portion of all of the property shall be taken under the right of eminent domain or condemnation, bene-8. In the vert that any portion of all of the property shall be taken under the right of eminent domain or condemnation, bene-ticiary shall have the right, if it so sleets, to require that all r any portion of the movies payable as compensation for such taking.

NOTE: The Trust Deed Act provides that the trustic beneunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, thist company or savings and loan association buttle tized to do business under the laws of Oregon or the United States, a title insurance company autho-tized to insure title to real property of this if the it. Subsidiaries, affil nes, agents or branches, the United States or any agency thereas, or an escrow egent licensed under ORS 696.505 to 696.581

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Thurs BEEN			STATE OF OREGON,
TRUST DEED	11月1日日 11月1日日 11月1日日		Carry of
EIL WALLE & JENNY WALLE	NOR LELESS		Deprtify that the within Instru-
9111 SE CLATSOP			ment was received for record on the
ORTLAND OR 97266		SPACE RESERVED	eto'clockM. and recorded
Granter		FOR	in book /reel/volume No
BK, a partnership		RECORDER'E USE	page or as he/file/instru-
1763 WASHBURN WAY CLAMATH FALLS OR 97603			ment/microfilm/reception No
Current and the second second second second	AND DEPARTMENT		Witness my hand and seel of
After Recording Zeturs to (Name, Address, Zip):			County affixed.
MOUNTAIN TITLE COMPANY COL	LECTION #33	<b>898</b>	
222 S SIXTH ST	Il al martiel		NAME
KLAMATH FALLS OR 97601	11条1 代生1943年		By, Deputy



Provide a network of the manual if received the pay all rememble cost, expense and storage have made of the incurred by the storage of the possession of the proceedings, and the balance and all converts the storage of the possession of the proceedings and the storage of the possession of the proceedings and the storage of the possession of the proceedings and the storage of the possession of the proceedings and the storage of the possession of the proceedings and the storage of the possession of the proceedings and the storage of the possession of the proceedings and the storage of the possession of the proceedings and the possession of the proceedings and the possession of the possession of the possession of the proceedings and the possession of the posses of the possession of the possess

and that the grantor will warrant and forever detend the stone 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 tor grantor's presond, lamily or how shold purposes (see Important Notice below). This deed applies to, inures h the benefit of and birds all parties hereto, their heirs, legates, devises, administrators, executors, secured hereby, whether or not name is a memory here in In construing this trust deed, t is understood that f a grentor, trustee and or beneficiary may each be more than one person; that if the contract so requires, the singulit shell be taken to me in and include the plural, and that generally all grammetical changes shall be The WITNESS WHEREDE, the grantor has executed this instrume time day and year first above written.

IN WITNESS WHERE OF, the grantor has executed this instrume the day

and year first above written. \*IMPORTANT NOTICE Delete, by lining out, whichever warranty [-] or (b) is not applicable; if warranty (a) is applied le and the beneficiary is a creditor as such word is defined in the Truth-in-ending Act and Regulation Z, the beneficiary. MUST comply with the Act a to Es gulation by making required disclosures; for this purpose use Stevens-Pess Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. JENNY WALLS STATE OF OREGON, County of MULT NOMAU T is instrument was ecknowledged before me on July  $[ \cdot ] \in$ This instrument was ecknowledged before me on by 88 CFFICIAL SEAL BETTY HAMILTON ADTAFK FUBLIC - OFFIX N CIVANI SSION NO. 01:F 26 MY DMALSION LITHES MAI 11 350 222122222 2012-222-23 407 in it pil 124 Notary Public for Oregon My contraint on expires Several services 76 STATE OF OREGON: COUNTY OI KLAMATH: t of \_\_\_\_\_\_ Mountain Title Co \_\_\_\_\_\_ the \_\_\_\_\_\_ A.D. 394 at 11:25 Octocs A. M., and duly recorded in Vol. of \_\_\_\_\_\_\_ Mort siges \_\_\_\_\_\_ on Fage \_\_\_\_\_\_ 21342 \_\_\_\_\_\_ Tractum Bitabb Filed for record at request of llth July \_ day M94 Evelyn Jiehn · County Clerk FEE \$15.00 1. 1. 180 3 audial By 1 Mailander Street Terry

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