FORM No. 881-Onigon Trest	head I affine - TRUST DEED.	COPYRIGHY WES STRVENS - ARSE LAW PUBLISHING CO., FORTLAND, OR STRIS
S4106 07-1 THIS TRUS DEBRA A. MESSLE	1=9 4P03 :01, R "DisED, made th	10, m TC 33170-8W Vol <u>m94</u> Page 21371
EARNEST E. WETZ	ADI TITLE COM L-AND FAY J. H	WY OF KLANATH COUNTY , as Grantar, ITZEL, , or the survivor thereof , as Trustee, and
11 「「「「「「「「「「」」」」	ENTERING IN STATE	WITNESSETH: ins, sells and conveys to trustee in trust, with power of sale, the property in Oregon, described is:
E (1200) 9-114	Hitzsynf fou N. Millie in Chigr Hitstronee	TAIN LAKE HOMESITES, according to the official the office of the County Clerk of Klemath County,
FOR THE PURP	SE OF SECURING	editaments and appursenances and all other rights thereunto belonging or in anywise now and profits thereof and all fixtures now or hereafter attached to or used in connection with PERFORMANCE of each agreement of grantor herein contained and payment of the sum IDRED AND NO 1 100ths****
는 11 · 너희님 전쟁구락 이용하는 날씨와 김 중에 바다 바람을 가야 할		
the date of matur becomes due and payable	It cl the debt secured In the event the wi	Dollars, with interest thereon according to the terms of a promissory intry or order and made by grantor, the final payment of principal and interest hereoi, if 22,, 199 by this instrument is the date, stated above, on which the final installment of the note him described property, or any part thereoi, or any interest therein is soid, agreed to be or without first having obtained the written consent or approval of the beneficiary, then, by this instrument, irrespective of the maturity dates evagened the beneficiary, then,
become immediately due To protect the security 1. To protect, press	ind payable. Ity of this trust deed, two and maintain the	frantor agrees: property in good condition and remain not the provest of the peneticiary, then, property in good condition and remain not the penetic agrees.
damaged or destroyed the 3. To comply with 50 requests to join	son, and pay when dis 11 knos, ordinances, ra	good and instituble condition any building or improvement which may be constructed, all costs incurred therefor.
damage by fire and such o written in companies acception	continuously maintain ther hazards as the be table to the beneficia	insurance on the buildings now or hersafter erected on the property against loss or reficiary may from time to time require, in an amount not less thangt. applicable
cure the same at grantor's any indebtedness secured he or any part thereof, may by under or invalidate any sec	reby and in such order reby and in such order released to grantor.	policy of insurance now or hereafter placed on the building, the beneficiary may pro- collected under any fire or other insurance policy may be applied by beneficiary may pro- is beneficiary may determine, or at option of beneficiary the entire amount so collected, such application or release shall not cure or main complete and the entire amount so collected,
assessed upon or against the promptly deliver receipts the liens or other charges payab ment beneficience	Property before any ereicr to beneficiary; le by grantor, either b	part of such taxes, assessments and other charges that may be levied or should the grantor fail to make payment of any taxes, assessments, insurance premiums, w direct payments of in granting heading in taxes, assessments, insurance premiums,
the debt secured by this true with interest as aloresaid, t bound for the neurost of	t deed, without waive	tod in paragraphs 6 and 7 of this trust deed, shall be added to and become a part of of any rights arising from breach of any of the covenants hereof and tor such payments,
6. To pay all costs, for frustee incurred in connection 7. To appear in and of and in any suit estimation	es end expenses of in in with or in enforcin telend any action or o	trust including the cost of title search as well as the other costs and expenses of the this obligation and trustee's and attorney's tees actually incurred.
mentioned in this paragraph the trial court, grantor furth torney's lees on such appeal. It is mutually agreed 8. In the avect that	f in all cases shall be all set to pay such a hat:	I title and the beneficiery's or trustee's attorney's less; the amount of attorney's fees fixed by the trial court and in the event of an appeal from any judgment or decree of rim as the appellate court shall adjudge reasonable as the beneficiary's or trustee's at-
NOTE: The Trust Dead &	A SHALL A MULTING TO PROVIDE A	payme as compensation for such taking.
rized to insure title to real propi agent licensed under ORS 696.5	n dissociation authorized ity of this state, its sub 5 to 596.385.	under most be either an attorney, who is an active member of the Oregon State Bar, a bank, to de butness under the laws of Oregon or the United States, a title insurance company autho- idiaries, affiliates, egents or pranches, the United States or any agency thereof, or an escrew
DEBRA A. WESSLER		STATE OF OREGON,
P.O. BOX 102153 ANCHORAGE, AK 9951	<b>3</b>	I certify that the within instru- ment was received for record on the day of 19
EARNEST E. WETZEL A 5321 PRIMROSE LANE KLAMATH FALLS, OR		II Share server et Oclock M., and recorded   in book/reel/volume No
NOUTITAEN"TETEE CONT	Braffare - water the summary of the particular	Record of said Country.
OF KLAMATH COUNTY	1981 - 1984 ( . Braan (	NAKE TITLA
		By Deputy



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and that the granter will wan ant and forever delers' the same significant all persons whomsoever. The granter will wan ant and forever delers' the same significant all persons whomsoever. The granter warrants that the proceeds of the learn represented by the above described note and this trust deed are: (a)\* primarily for gravitors personal, family or household purposes (see Important Notice below), (a)\* primarily for gravitors personal, family or household purposes (see Important Notice below), (a)\* primarily for gravitors personal, family or household purposes (see Important Notice below), (a)\* primarily for gravitors (even if granter is a natural person) are for business or commercial purposes. (b) for an organization, cr (even if granter is a natural person) are for business or commercial purposes. This deed applies to, humit to the benefit of and binds all parties hereto, the the set of one of the second the benefit of an develop of the second hereby, whether or at the assigns. The term beneficiary shell mean the holder and when including piedgee, of the contract personal representatives, successors and assigns. The term beneficiary shell mean the holder and when including piedgee, of the contract personal representatives, successors and assigns. The term beneficiary shell mean the holder and when including piedgee, of the contract in constraing this that deed, it is understood that the granter of the piecel, and that generally all grantmatical changes shall be if the context so requires, it is a salar shall be taken to mean and include the plural, and that generally all grantmatical changes shall be if the context so requires, it is an learn the provision there is apply equally to corporations and to individuals. It with the first above written. IN WITNESS WHEREOF, the granter has executed this instrument the day and year first above written.

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

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not applicable; it was	the Train-In-Lending ML	- by making required		1	
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disclosures; for this purpose if compliance with the Act is	OF STE OF OF	I ON, County of	the shall me on 2	8th day of June	······, 19-1-1,
	This instru	a tent was acknowle	(See Deloit M	th day of light	1092
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