NC	····· NO. 381 - C	regon Trust Deed	Series - RU	ST DEED (Assign	nment Fie	
- 相応 かみむ	THIS	10-31 TRUST D STEELE	FFD		86 L & L	TRUST DEED VILL VOL M94 Page 3361
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N	AYNE MAI	MOUNTA STEAD. C	IN TITI YRUS	E COLPAN	X O?	KLAMATH COUNTY , as Grant IE E. SMITH, WITH RIGHTS OF SUVIVOPSHID
	а <u>на</u> 1 <u>973 — 1</u> 97 1 <u>9</u> 7 — 197				xNE.1	KLAMATH COUNTY , as Grant LE E. SMITH, WITH RIGHTS OF SUVIVORSHIP
	Grante	t ittevocah	1		1	WITNESSETH: as Benefician
1	ol se s <b>Lo</b>	ts 21 and	1 22 14	E12.3	_	
- 4 4-	Fa th	lls, acco County	rdinçı t Clerk c	the of Klamat	ffici th Ca	BUENA VISTA ADDITION to the City of Klamath al plat thereof on file in the office of mty, Oregon.
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togeti	her with all					
or her the pr	reafter appe operty.	rtaining, and	the ren s,	nt , heredita	ments i rofits d	ad appurtenances and all other rights thereunto belonging or in anywise not ereof and all lixtures now or hereafter attached to or used in connection with NCE of each add
of	**	ELEVEN TH	IOUSALD	AND NO	токм / / 10	NCE of each agreement of grantor herein contained and payment of the pro-
1101 800	oner naid 4	- An		113 M		Middle Dy prantor the li-it
becom	The date of the date of the date of the date of the date and	f maturity of payable St.	the delat	Ex ured by t	S O <u>f</u> his inst	Dollars, with interest thereon according to the terms of a promissory and made by grantor, the final payment of principal and interest hereof, it outputs, 19 ument is the date, stuted above, on which the final installment of the note attempt to, or actually sell, convey, or assign all (or any part) of the note
erty or benefic come :	all (or and iary's option	v part) of gra n <sup>*</sup> , all obliga	ntor's inte tions se ur	nt r either a to: t in it win eo by this :	gree to thout li	ument is the date, stated above, on which the final installment of the note attempt to, or actually sell, convey, or assign all (or any part) of the prop- at, irrespective of the maturity dates expressed therein, or barein the the
assignn	nent. To protoct	puy		ex-cution by	granto	of an earnest money agreement** does not constitute, or herein, shall be-
Drovem	1. To prote	ct, preserve a	nd. maii tai	ie d, granto	r agrees	State and the state of the stat
so reque to pay i agencia-	ests, to join for tiling sa	in executing	such titan such titan per pullic	ts regulatio	ns, cove nts put	tradie condition any building or improvement which may be constructed, tradit herefor. mants, conditions and restrictions affecting the property; if the beneficiary user to the Uniform Commercial Code as the beneficiary may require and well as the cost of all lien searches made by filing officers or require and
4. 1000040	. To provid	e and contin	uousiv na	l'eneticiary	<i>.</i>	the cost of all lien searches made by tiling officers or searching
iciary a	in companie s soon as in	es acceptable sured; if the p	to the lien	et ciary, wit	h loss p	from time to time require, in an amount not less than \$
ure the	same at gra	antor's expens	e. The um	ci any policy	y of in	trance now or hereafter placed and to deliver the policies to the beneficing
rany pa nderor	art thereof, invalidate	may be relea	sed to gran	to Such ap	plicario	may determine, or at option of beneficiary the entire amount so collected
"sessed i "omptly	deliver rec	unst the prop eipts therefor	erty be ore to ben die	in truction I.	iens an f suc:	to pay all taxes, as essments and other charges that may be levied or axes, assessments and other charges that may be levied or
enr, ber	neticiary m	ay, at its opt	ion. make	Dy direc	t payme	nt or by providing benefician with taxes, assessments, insurance premiume
th inter	ecured by f	his trust deed said, the pro	, without w	ver of any	n parag righta	aphs 6 and 7 of this rrust deed, shall be added to and become a part of using from breach of any of the section
d the no	onpayment	thereof shall,	at the upti	et described	d, and .	Il such payments shall be immediately to the same extent that they are
5. 1 stee inc	to pay all c curred in co	osts, fees and nnection with	expenses or in , ni	this trust	inclucia	is the cost of title search as well
trial co ney's fee	in this para ourt, granton is on such -	figraph 7 in al further agree	l cases ha	k or title a l'be fixed b 10.1 sum as ≠	nd the i ly the ti he an~	witing to affect the security rights or powers of beneficiary or trustee; trustee may appear, including any suit for the foreclosure of this deed, encliciary's or trustee's attorney's fees; the emount of attorney's fees ial court and in the event of an appeal from any judgment or decree of late court shall adjudge reasonable as the beneficiary's or trustee's at-
It is	mutually a	greed that:				adjudge reasonable as the beneticiary's or trustee's at
E: The T	rust Deed Art	provides that the	elects. to	it tuire that	all or	I be taken under the right of eminent domain or condemnation, bene- uny portion of the monies payable as compensation for such taking,
VIDAD and	d lass and the	the second state of	o nastati litel	283767 milet h	a alithese	Such taking
raniNG: 3 publish	12 USC 1701 er suggests t	-3 regulates an hat such an agr	d may prihil cement a idn	il exercise of the listue	unned St this opti of obtain	In anomay, who is an active member of the Oregon State Bar, a bank, trust company opn or the United States, a tille insurance company authorized to insure title to real thes or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. Ag beneficiary's consent in complete detail.
0012 *				==		s contrictary's consent in complete detail.
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			1-1-04 60 - 818 			NAME
						TITLE

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and that the grantor will warrant and forever defend the same agains: all persons whomsoever. The grantor warrants that the proceeds if the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, family a 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, inures to the benefit of and binds all pur uses (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, inures to the benefit of and binds all pur uses herefo, 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 benuticiary herein. In construing this trust deed, it is under thood 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 mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions were apply equally to corporations and to individuals. IN WITNESS WHEREPCOF, the Starp or has executed this instrument the dewand year first above written.

IN WITNESS WHEREOF, the stran or has executed this instrument the despland year first above written.

TERRY MEE STEELE

\* IMPOLITANT NOTICE: Delete, by lining out, whichever varianty (a) or (b) is not applicable; if warranty (a) is applicable and the bene iciary 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  $\rightarrow$ , making required disclosures; for this purpose use Stevens-Ness form 16. 21.9, or equivalent. If compliance with the Act is not required, disregard this rotice. STATE OF OR IGON, County of AMatta  $(\omega)$ This instrument was acknowledged before me on . TERRY LUE STEELE by .... This instrument was acknowledged before me on by a stranger in a OFFICIAL SEAL MARY KENNEALLY NOTARY PUBLIC- OREGON COMMISSION NO. 014776 MY COMMISSION EXPIRES APR 20, 1996 ្រាំខ 1. 1.3 ÷. L1 y Rûblic for Oregon Ify commission expir and year and the and "ret g STATE OF OREGON: COUNTY OF KLAMATH SS. Filed for record at request of Mountain Title Co the dav A.D., 19 94 at 9:46 c clock M94 of Oct A.M., and duly recorded in Vol. Nort gages on Page 33614 of 1.551 Evelyn Biehn - County Clerk ne Mullenglare FEE By n, 13:41-13 11.53

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