FORM No. 181 - Oregon Trust Deed Sarles - TRUST DEED (Ase gnm	* L Restricted).	; +0/	COPYRI INT 1994 BTEVENS-NESS LAW PUBLISHING	CO. PORTLAND OR 97204
95225 02-23-95409:14 RCVL	TRUST	1)EED	Vol. <u>m95</u> Page	<u>3936</u>
THIS TRUST DEED, made this				95, between
	•••	· · · · · · · · · · · · · · · · · · ·		., as Grantor,
MOUNTAIN TITLE COMPA DOR JTHY BONITA MARSROW				s Trustee, and
· · · · · · · · · · · · · ·	WITNE			s Beneficiary,
Grantor irrevocably grants, bargains,		•	trust, with power of sale, th	e property in
SEE EXHIBIT A WHICH IS M			IIS R EFEREN CE	
together with all and singular the tenements, her dit				
or herealter apportaining, and the rents, issues and j the property. FOR THE PURPOSE OF SECURING VER				
ot **SEVENTEEN THOUSAND A	SD NO / 100	ths*****		
note of even date herewith, pavable to beneficiary	> order and ma-	le by grantor, the	est thereon according to the terms final payment of principal and in	
not sooner paid, to be due and payable per te The date of maturity of the debt secures by	ins of note	19 . s the date, stared	above, on which the final installi	ment of the note
becomes due and payable. Should the grantor either erty or ill (or any part) of grantor's interest in it v benel.ci.ury's option*, all obligations secured by this come immediately du+ and payable. The execution assignment.	gree to, attemp thout first obta nstrument, irre	¹ to, or actually se 1 mg the written of 1 ective of the ma	I', convey, or assign all (or any parameters) conset t or approval of the benefici aturity dates expressed therein, cr.	art) of the prop- lary, then, at the herein shall be-
To protect the security of this trust deed {rar 1 To protect, preserve and maintain the pro		x ition and repair	: not to remove or demolish an√	building or im-
provement thereon; not to commit or permit any wa 2 To complete or restore promptly and 1 go	s a of the proper-	Ÿ		-
damaged or destroyed thereon, and pay when due al 3 To comply with all laws, ordinances, is jula	osts incurred t	w refor.		
so requests, to join in executing such financing (tate to pay for firing same in the proper public office of endencies as may be descend describle by the ben the	tients pursuant Itices, as well	o the Uniform Con is the cost of all i	mmer fal Code as the beneficiary i lien searches made by filing off co	may require and ers or searching
4 To provide and continuously maintan in damage by fire and such other hazards as the 5-me	tance on the - i iary may from	t me to time requ	ire, in an amount not less than 🧎	
written in companies acceptable to the beneficury, ficiary as soon as insured; if the grantor shall fail for				
at least lifteen days prior to the expiration of ally p cure the same at grantor's expense. The amount coll				
any indebtedness secured hereby and in such oroit as or any part thereof, may be released to grantor. Suc- under or invalidate any act done pursuant to such n	+ application or -			
5 To keep the property liee from constructs assessed upon or against the property before any p	1 liens and to ,			
prompth deliver receipts therefor to beneficiary sh liens or other charges payable by grantor, either by d	i) ild the grantor	h il to make pavm	ent of any taxes, assessments insu.	ance premiums,
ment, beneficiary may, at its option, make paymen secured hereby, together with the obligations describ	i thereof, and the	e amount so paid	, with interest at the rate set to	rth in the note
the debt secured by this trust deed, without waiv ir o with interest as aloreraid, the property hereinbelore	' any rights arisir	g from breach of a	my of the covenants hereof and for	such payments.
bound for the payment of the obligation herein des and the nonpayment thereof shall, at the option of t	ibed, and all su	c) payments shall	be immediately due and pavahie	without notice,
able and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this				
trustee incurred in connection with or in enforcing 7. To appear ir and defend any action or pro	" is obligation ar	c trustee's and at	orney's fees actually incurred.	
and in any suit, action or proceeding in which it e b to pay all costs and expenses, including evidence of	 eficiary or trus 	te• may appear, i	ncluding any suit for the formclosu	ire of this deed.
mentioned in this paragraph 7 in all cases shall be f the trial court, grantor further agrees to pay such su	and by the trial	a urt and in the e	vent (1 an appeal from any judgm	ent or decree of
torney's less on such apreal. It is mutually agreed that:				
8. In the event that any portion or all of the ficiary shall have the right, if it so elects, to require				
NOTE: The Trust Deed Act provides that the trustee here: nde or savings and loan association authorized to do business und property of this state, its subsidiaries, affiliates, agents or b anci	er the laws of Oregon	or the United States,	a title insurance company authorized to	insure little to real
"WARNING: 12 USC 1701)-3 regulates and may prohibit exe "The publisher suggests that such an agreement address th		b ineficiary's consent	in complete detail.	
TRUST DEED			STATE OF OREGON,	, ss.
			County of	
TIN G. WAGENBLAST			Certify that the w	
4908 VILLA DRIVE			ment was received for re	
KLAMATH FALLS, OR 97603	SP	RESERVED	at o'deck .M.,	and recorded
DOROTHY BONETA MARSROW		FOR CRDER 5 USE	in book/reel/volume No	
139 MICHIGAN AVE.			page	No
KLAMATH FALLS OR 97601			Record of	said County.
After Recording Return to (Nome, Address, Zip):			Witness my hand	Nand seal of
MOUNTAIN TITLE COMPANY			County affixed.	\mathbf{X}
OF KLAMATH COUNTY			NAME	
			B3	Denuty
e e e e e e e e e e e e e e e e e e e	• • • • •		····	, ~ ~ puty

 Alter in service of the anomal required (a, b, f, all canonable in the original possible of the proceedings, and the proceedings, and the possible of the proceedings, and the possible of the proceedings, and the possible of the proceedings, and the proceedings, and the possible of the proceedings, and the possible of the proceedings, and thep A and that the grantor will warrant and lorever defend the same against all persons whomsoever. The grantor wurants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family (* household purp ves (see Important Notice below). (b) for an organization, or (even if grantor + a neural person + are for business or commercial purposes. This deed applies to, inures to the benefit of and birds all parts are as herefor, their heirs, legatees, devisees, administrators, executors, secured hereby, whether or not named as a bene icitar + herein. It construing this trust deed, it is understood hat the grantor rustee and/or beneficiary may each be more than one person; that if the construing this trust deed, it is understood hat the grantor rustee and/or beneficiary may each be more than one person; that made, assumed and implied to make the provisions 5 reof apply equily to corporations and this described and implications. N WITNESS WHEREOF, the glanter thas executed this instrument the day and year first above written.

TIM G. WAGENBLAST

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

* IMPORTANT NOTICE: Delete, by lining out, whicheve, war anty (a) or (b) is not applicable; if warranty (a) is applicable and the binef : ary is a creditor as such vord is defined in the Truth-in-Lending Act and Fegulation Z, the beneficiary MUST comply with the Act and Regulation by making required compli

and the second	naking required
This instrument	was acknowles ged before me on
A RECEIPTER DECISION REPORTED AND ADDRESS OF THE ADDRESS OF THE	My commission expire: 4 Line Morear Public for Oregon
REQUEST FOR FULL RECONVE	ANCE (To be used inly when obligations have been paid.)

held by you under the same. Mail reconveyance and dop ments to

deed have been fully paid and satisfied. You herely and directed, on pay nent to you of any a ma owing to you under the trust trust deed or pursuant to statute, to cancel all evidence of indebtedness secured by the trust ceed (which are delivered to you herewith together with the trust deed) and to reconvey, without varianty, to the satisfies designated by the terms of the trust deed the estate now

Beneficiary

DATED

ro.

not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the in reconveyance will be made. d to the trustee for cancellation before

EXHIBIT "A" LEGA C DESCRIPTION

That portion of Lot 11, Block 57, SECOND HOT SPRINGS ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, described as follows:

Beginning at the Northeasterly corner of Lot 11 of sa d Block 57; thence Southwesterly along the Northerly line of said Lot 11, 94.2 feet to z point marking the Southeasterly corner of Lot 10 of said Block 57; thence Southeasterly at right angles 50 feet, more or less to the Southerly line of said Lot 11, thence North easterly along the Southerly line of said Lot 11 to Eldorado Avenue; thence Northerly along Eldorado Avenue 56 feet, more or less, to the point of beginning.

STATE OF CREGON: COUNTY OF KLAMATH

Filed for recerd at request of	Mountain Title Co	the23rd	day			
of Feb	A.D., 19 95 at 9; 14 o'clox k A M., and du	ly recorded in Vol M95	uay			
əf	Mort ga; 25 on Page 3930					
FFE ADD D	Bernetha	a G. Letsch, County Clerk				
FEF \$20.0)	By Querene Mullendo's					

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