FORM No. 881 - Oregon 9	TRUST DEED (Assignment)	nt RO-4-7-60,7-95411-15 RCV	DOPYRIGHT STEVENSUESS LAW F	Page - 9578
No.	15-95P03:44 RCVD	TRUST DEED	Volm95 Pa	ge <u>3414</u>
THIS TR	UST DEED, made this // AND DELILAH M. LU	O day of FEBRUA		
JOSEPHINE-	CRATER TITLE COMPA	NIES, INC., an Ore	gon Corporation	as Grantor,, as Trustee, and
FLOYD A. M	C CURDY, 4205 Airp	ort Road, Montague	, CA 96064	, as Beneficiary,
Klamath	County, Oreg			
City of Kl	amath Falls, accor	Lot 541 in Block 1 ding to the offici erk of Klamath Coun	al plat thereof	FION to the F on file in
penalty wi	foreclosure by the light for the forecast forecast for the forecast forecast for the forecast foreca		6 month interes	st prepayment
together with all ar or hereafter appert the property.	nd singular the tenements, heredita aining, and the rents, issues and p	ments and appurtenances and all crofits thereof and all fixtures now FORMANCE of each agreement o	or hereatter attached to or f grantor herein contained a	nd payment of the sum
of FORTY-FO	DUR THOUSAND DOLLAR	RS AND 00/100  Dollars, with integer order and made by grantor, the	rest thereon according to the	
not sooner paid, to The date of Decomes due and p	be due and payable Februar maturity of the debt secured by payable. Should the grantor either	this instrument is the date, stated agree to, attempt to, or actually instruments.	I above, on which the fina ell, convey, or assign all (o	installment of the note rany part) of the prop-
D. beneficiary's option come immediately assignment.	n <sup>∞</sup> , all obligations secured by this due and payable. The execution leads of the capacity of this trust deed from	instrument, irrespective of the m by grantor of an earnest money ag	reement** does not constitu	ite a sale, conveyance or
1. To protect provement thereon 2. To complete described on destroy	ct, preserve and maintain the pro- ; not to commit or permit any wa- lete or restore promptly and in go- yed thereon, and hav when due all	perty in good condition and repair ste of the property. od and habitable condition any bu costs incurred therefor.	ilding or improvement whi	ch may be constructed,
so requests, to join to pay for filing sa	n in executing such financing state ame in the proper public office or	tions, covenants, conditions and rements pursuant to the Uniform Co offices, as well as the cost of all ary.	inmercial Code as the bene lien searches made by fili	ng officers or searching
at least fifteen day	nsured; it the grantor shall tall for a prior to the expiration of any price to the expense. The amount colli-	ary, surrance on the buildings now or iciary may from time to time requirements to the latter; all any reason to procure any such inso olicy of insurance now or hereafted betted under any tire or other insu	r placed on the buildings, to rance policy may be appli	he beneficiary may pro- ed by beneficiary upon
any indebtedness so or any part thereon under or invalidate	ecured hereby and in such order as t, may be released to grantor. Such e any act done pursuant to such ne the property free from construction	beneticiary may determine, or at o h application or release shall not c	ption of beneficiary the enture or waive any default of the estimate and other charges	notice of default here-
promptly deliver re liens or other char ment, beneficiary secured hereby, to	eceipts therefor to beneficiary; she ges payable by grantor, either by comay, at its option, make paymen gether with the obligations described to the control of the contro	ould the grantor tail to make payled irect payment or by providing be to thereof, and the amount so payled in paragraphs 6 and 7 of this of any rights prising from breach of	menticiary with funds with we meliciary with funds with with interest at the rattrust deed, shall be added the any of the covenants bereof	thich to make such pay- e set forth in the note o and become a part of and for such payments,
with interest as af bound for the pay and the nonpayme	oresaid, the property hereinbefore ment of the obligation herein des nt thereof shall, at the option of t	described, as well as the grantor, cribed, and all such payments sha he beneticiary, render all sums sectous including the cost of title se	, shall be bound to the sat Il be immediately due and cured by this trust deed im	payable without notice, mediately due and pay-
trustee incurred in 7. To appea and in any suit, ac to pay all costs an	connection with or in entorcing in and defend any action or pro- tion or proceeding in which the b d expenses, including evidence of	this obligation and trustee's and a ceeding purporting to affect the s eneficiary or trustee may appear, ittle and the beneficiary's or trust- ixed by the trial court and in the m as the appellate court shall adju	forney's tees actually incui ecurity rights or powers of including any suit for the ee's attorney's tees; the an event of an appeal from an	red.  beneficiary or trustee; foreclosure of this deed, mount of attorney's fees v judement or decree of
torney's fees on suc It is mutual	ch appeal. ly agreed that:	e property shall be taken under the re that all or any portion of the	e right of eminent domain	or condemnation, bene-
or savings and loan as property of this state, if	ssociation authorized to do business und ts subsidiaries, affiliates, agents or branc 3: 17011-3: regulates and may prohibit exe	r must be either an attorney, who-is an a er the laws of Oregon or the United State hes, the United States or any agency there ercise of this option. te issue of obtaining beneficiary's conse	s, a title insurance company aut of, or an escrow agent licensed u	INDIASO IN MARIE MILE IO ICAI — (I
The state of the s	TRUST DEED		STATE OF OREGO	ON, }ss.
2447 Darre	Delilah Luoma ow Ave.		i certify the ment was received	at the within instru- I for record on the
	alls, OR 97603 Grantor	SPACE RESERVED FOR RECORDER'S USE	ato'clock . in book/reel/volum	
4205 Airpo		The second of th	ment/microfilm/re Record of	ception No, said County.
After Recording Return to	to (Name, Address, Zip):		Witness m County affixed.	ny hand and seal of
P.O. BOX	(750,,		NAME	TITLE

which are in excess of the amount required to pay all reasonable, cost, expenses and attorney's lees necessarily paid or incurred by franter in such proceedings, shall be poid to beneficiary and applied by it that upon any reasonable costs and expenses and attorney's lees, both into the part of the control of the control of the part of the control of the contro

and that the grantor will warrant and lorever defend 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, tamily 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, inures to the benefit of and binds all parties hereto, their heirs, legates, 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 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 hereof apply equally to corporations and to individuals.

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

service of the grantor has execute	ed this instrument the day and year first above written.
IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is	Jack Suma
such word is defined in the Truth-in-Lending Act and Regulation Z, the neficiary MUST comply with the Act and Regulation by	olilah on Sig Sujanne Suoma
compliance with the Act is not required, disregard this notice.	Dy Durane) Lune
STATE OF OREGON, County of	Clamath )
This instrument was acknowle	ledded before the Enhance (1)
by uack Luoma and Deli	lan M. Luoma
This instrument was acknowle	edged before me on, 19,
	graphen an termeter of the comment o
FORM No. 159-ACKNOWLEDGMENT BY ATTORNEY-IN-FACT.	
STATE OF OREGON,	
County of KLAMATH	
	the art of the contract of
On this the 10th day of Febr	ruary 19 95 personally appeared
Activities of the contract of	
who, being duly sworn (or affirmed), did say that S.he. Delilah M. Luoma	ne is the attorney in fact for Jack Luoma and
Delilah M. Luoma that she executed the foregoing instrument by authority edged said instrument to be the act and deed of said prin	
Be	Setore me:

(Official Seal)

Marjoru Astuars

Notary Public for the State of Oregon



:				
			"Here Colonia"	The state of the s
				21.33
			₹ Ø:	V2364
			<b>夏</b> 圣钟虚数。	600 G - 1 1 - 2 2
		4	£5:11000	1/:08
		and the second	11	OREINE
			AND TATE O	FORE ONE
STATE OF OREGON: COUNTY OF KLAMATH:	SS.	i e	the 15th	h uay
STATE OF OREGON: COUNTY OF	ms=1= /	Go	the	I. <u>M95</u>
, Mounta	3 .h. 1	o'clock PM., a	and duly recorded in Vol.	100
relad for record at request of	_3:44	on Page _		
	tgages	1 - C Tatach	- County Clerk	molere-
of of	Bernet	tha G. Letsch	uline & Mills	MICHELLER
		By Loan		INDEXED
620 00	aggar 🗸 🕮	NT I		" n //
FEE \$20.00				U/I/
The second section of the second section is a second section of the section of the second section of the section of the second section of the second section of the section	- A 15	(A TA TA		
and the second s		E 27 1		
	- EE - Lab	The The Co		
		Th. Th.	ر موران	4
		- Th Th	The same of the sa	W
	7.1	100		Th
	-	/ 10	· · ·	10.
TOUTHTO OF KLAMATH	· SS.	Wh. "	the	17thday
STATE OF OREGON: COUNTY OF KLAMATH	786	10.00	tne	
MOU	111 L.C.	o'clock _A	M., and duly recorded in	
relad for record at request of 95 at	at 11:11	O CIUCA	age 9573	ounty Clerk
c Aprilia Mo	ortgages	- OH LE	Bernetha G. Letsch, Co	Junij
ofofMo	V	- July	with this	+
A AF -		By Alf	per-	v
015 00				The second secon
FEE \$15.00	* *			