Onia Ma. 181 — Oregon Trust Deed	Series—TRUS ( DBIT);	COPYR	GNT 1992 STEVENS-NEES LAW PUBLISH	11NG CO., PORTLAND, OR \$7204
19636	avaises for a fight fight b fight.	TRUST DEED	Vol. m96 Pag	17223
THIS TRUST L	DEED, made this5th.	day ofDec	ember	., 19.94 , between
1.414-1	Doris Matthew			, as Grantor,
and the state of the second	Aspen Title & E	ścrow, Inc.	이 가지 않는 것이 있는 것이 있는 것이 있다. 	, as Trustee, and
	Gayle P. Nichol	son		, as Beneficiary,
n in de la construir de la cons Nota international de la construir de la constru	ar pire coming an an an	WITNESSETH:	e in trust, with power of sa	ale, the property in
	County, Oregon			
Andreas and a second				
S	See Attached EXHIBI	T "A"	Will 2 W Bar and a second state and	A SUNT REPORT OF THE TRANSPORT
				N EX-35-35-050 8' 1891 51 771 NOT 639168
			6 C (64 6 10 10	ENFINC-OHECCH
				NUM DEM
	1946 AND AND AND A	् देशमा अध्यक्षि स्थ्विहा		
te of even date herewit	th payable to hapeficiary or	order and made by granter	interest thereon according to the , the final payment of principal	e terms of a promissory and interest hereof, if
The date of maturn scomes due and payable. Id, conveyed, assigned ou the beneficiary's option scome immediately due To protect the secu 1. To protect, press	In the event the within deer ralienated by the grantor with a state of the grantor with and payable. rity of this trust deed, granton erve and grainstum the proper- erve and grainstum the proper- tion the properties the proper- tion the properties the properties the properties the proper- ties the properties	s instances in a rate of a solution of a sol	ted above, on which the final is t thereof; or any interest therei he written consent or approval of t the maturity dates expressed is epair; not to remove or demolis y building or improvement which	the beneficiary, then, therein, or herein, shall sh any building or im-
maged or destroyed the 3. To comply with requests, to join in exe pay for filing same in	reon, and pay when due all co all laws, o dinances, regulatio cuting such financing stateme the proper public office or of	osis incurred therefor. ons, covenants, conditions ar ents pursuant to the Uniform flices, as well as the cost of	d restrictions affecting the prop n Commercial Code as the benef all lien searches made by tilin	erty; if the beneficiary ficiary may require and
A. To provide and A. To provide and mage by fire and such itten in companies acce- iary as soon as insured; least fifteen days prior re the same at grantor's y indebtedness secured i any part thereot, may	ed desirable by the beneficiary continuously relation insue other harards as the benefici- eptable to the beneficiary, wi it the grantor shall fail for an- to the expiration of any poli- s expense. The amount collect hereby and in such order as be be released to grantor. Such a	y, ancs on the buildings now ary may from time to time ith loss payable to the latter ay reason to procure any suc- ey of insurance now or here ted under any tire or other aneticiary may determine, or application or release shall a	or hereafter erected on the p require, in an amount not less t ; all policies of insurance shall be insurance and to deliver the po after placed on the buildings, th insurance policy may be applie at option of beneticiary the enti- tot cure or waive any default or	roperty against loss or than \$
5. To keep the pro- sessed upon or against romptly deliver receipts ens or other charges pay- tent, beneficiary may, a cured hereby, together s	the property before any part therefor to bensiticiary; shou able by grantor, either by dir- tits option, nucke payment with the oblightions described inst dead without waiver of a	of such taxes, assessments of such taxes, assessments ld the grantor fail to make ect payment or by providin thereof, and the amount st in paragraphs 6 and 7 of any rights arising from breas	assessments and other charges and other charges become past payment of any taxes, assessmen beneficiary with funds with wi paid, with interest at the rate his trust deed, shall be added to h of any of the covenants hereof ntor, shall be bound to the sam	ts, insurance premiums, hich to make such pay- e set forth in the note o and become a part of and for such payments,

the debt secured by this trust deed, without waiver of any rights arising from breach of any or the covenants hereof and for such payments, with interest as aforesaid, the property hereinbedre described, as well as the grantor, shall be bound to the same extent that they are bound for the payment of the obligation herein described, and all such payments shall be immediately due and payable without notice, and the nonpayment thereof shall, at the option of the beneficiary, render all sums secured by this trust deed immediately due and pay-able and constitute a breach of this trust deed. 6. To pay all costs, fees and axpenses of this trust including the cost of title search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and attorney's fees actually incurred. 7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary's or trustee's attorney's fees; the amount of attorney's fees mentioned in this paragraph 7 in all cases shall be fixed by the trial court and in the event of an appeal from any judgment or decree of the trial court, grantor further agrees to pay such sum as the appellate court shell adjudge reasonable as the beneficiary's or trustee's at-torney's fees on such appeal. 1 is imitually agreed that: 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-ficiary shall have the right, if it is clearly or truste has the another of the monies payable as compensation for such taking, ficiary shall have the right, if it is the event that all or any portion of the monies payable as compensation for such taking,

IN 11 P3:41

8

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an atterney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan asso lation authorized to do Lusiness under the laws of Oregon or the United States, a title insurance company autho-rized to insure title to real property of this state, its subsidiarize, affiliates, agents or branches, the United States or any agency thereof, or an ascrew agent licensod under ORS 696.505 to 676.525.

		STATE OF OREGON,	SS.
	and the second of the second of the	County of	
Doris Matthews		I certify that the ment was received for	
6850 Downing, Space # 8 Central Point, Oregon 97502		day of	
Granter Cayle P. Nicholson	SPACE RESERV	in book/reel/volume No	on
2655 Shasta Way, Suite	RECORDER'S U	page or as t ment/microfilm/receptio	
Klamath Falls, Oregon 97603	14 - 24 - 24 - 24 - 24 - 24 - 24 - 24 -	Record of	of said County.
After Recording Betum to (Name, Address, Zip  s	성성 201 일종(전성 - 2017) 전성 1월 2017 전성(전성 - 2017) 전성 1월 2017 전성(전성 - 2017) 전성	Witness my has County affixed.	nd and seal of
Gayle P. Nicholson	ana santaran sina ang sina sa manggan	an a	$\sum$
<u>2655 Shasta Way. Suite 1</u> <u>Klamath Falls, Oregon 97603</u>		NAM5 By	Titue

 $(a, \xi_{i})$ 

3

0.00

đ .

17224

Provide the sense of the sense is registed to pay all reasons is costs, express and character is the sense and entired by stratic products and provide the sense is all to prove the sense all to prove the

and that the grantor will warrant and forever 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, family or household purposes (see Important Notice below), (a)\* primarily for grantor's personal, family or household person) are for business or commercial purposes. (b) for an organization, or (even it grantor is a thurst person) are for business or commercial purposes.

(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, 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 natied as a beneficiary herein. In construing this mortgage, it is understood that the mortgagor or mortgage may be more than one person; that if the context so in construing this mortgage, it is understood that the plural, and that generally all grammatical changes shall be made, assumed and requires, the singular shall be taken to rean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions here to copy equally to corporations and to individuals. IN WITNESS WHEREACE, the departer has expected this instrument the departed this instrument.

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

applicable; if warranty	the Truth-in-Li	t, whichover warra c and the beneficiending Act and Re chi-Regulation by t	gulation Z, the	s a <u>tracina da traca a</u>		
neficiary MUST comply closures; for this purpos compliance with the Act	e use Stevens-N is not required,	css Form No. 1319 disregard this not	, or equivalent.	- tanath	) ss.	1
ll - Constant and Alexandra Alexandra Alexandra - State - Arrista	STATE	OF OREGON	Tas acknow	ledged before me o	n Decemt	<u>let 5 , 19 </u>
물수도 24 가지 한 가지는 것이 있다. 	by	inis instrument	17as acknow	ledged before me o		FEICIAL SEAL
	by		·····			K LINVILLE
	as			*****		AY PUBLIC-OREGON
	of			14	A DUY COMULS	CITIN FYPIRES DEC. 6. 1
				5 Que	Not	ary Public for Ore
						7
	e Saa 191	que habé	ਉਹੋਂ ਤੁਹਾਬੀ ਹ	My commission er	pires /2- 8-7	
	- See (9)	i <b>q</b> ista (1,21)A. 1	11. g. 41 1 1	My commission ex		
		FOR FULL BECON	VEYANCE (To be			en en antieren de la composition de la compositi
	and the second	化试验 法法法法法法法	Terret	used only when obligation	ions have been paid.}	en de la constante de la consta
ro:	A in the letal of	wher and holder	of all indebted	used only when obligation	ons have been paid.) pregoing trust deed. All any sums owing to yo	sums secured by the
ro:	A in the letal of	wher and holder	of all indebted	used only when obligation	ons have been paid.) pregoing trust deed. All any sums owing to yo	sums secured by the
The undersigned deed have been fully trust deed or pursuant	d is the legal paid and write t to statute, to	rvner and holder led. You hereby cancel all evide	, Trust cf all indebted tre directed, n es of indebt ut warranty, t	used only when obligation the secured by the for an payment to you of denses secured by the to the parties designation	ions have been paid.}	sums secured by the
ro:	d is the legal paid and write t to statute, to	rvner and holder led. You hereby cancel all evide	, Trust cf all indebted tre directed, n es of indebt ut warranty, t	used only when obligation the secured by the for an payment to you of denses secured by the to the parties designation	ons have been paid.) pregoing trust deed. All any sums owing to yo	sums secured by the
The undersigned from the boon fully i frust deed or pursuant togethor with the trust held by you under the	d is the le fal o paid and satis t to statute, to t deed) and to same. M ill to	ymer and holder ied. You hereby cancel all evide reconvey, with conveyance and	, Trust cf all indebted tre directed, n es of indebt ut warranty, t	used only when obligation the secured by the for an payment to you of denses secured by the to the parties designation	ons have been paid.) pregoing trust deed. All any sums owing to yo	sums secured by the
The undersigned deed have been fully trust deed or pursuant	d is the legal of paid and vatis t to statute, to t deed) and to same. M ill to	reconvey and and the second se	, Trus of all indebte tro directed, ness of indebt at warranty, i documents to , 19 h secures.	used only when obligation the secured by the for an payment to you of denses secured by the to the parties designation	ons have been paid.) pregoing trust deed. All any sums owing to yo	sums secured by the ou under the terms o delivered to you here trust deed the estate

EXHIBIT "A"

17225

## PARCEL 1:

Sec. 1

The Northeasterly half of Lot 1, Block 39, HOT SPRINGS ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at the Northeasterly corner of Lot 1, Block 39, HOT SPRINGS ADDITION TO THE CITY OF KLAMATH FALLS; thence in a Southwesterly direction along the South line of Earle Street a distance of 75 feat; thence at right angles to the last mentioned course and in a Southeasterly direction a distance of 50 feet to the line between Lots 1 and 2 of said Block 39 aforesaid; thence along said line between Lots 1 and 2 in a Northeasterly direction 75 feet to the Southeasterly corner of said Lot 1 of said Block 39 aforesaid; thence in a Northwesterly direction along the Westerly line of Pacific Terrace 50 feet to the point of beginning.

## PARCEL 21

All that portion of Lot 2, Block 39, HOT SPRINGS ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon, described as follows:

Beginning at the most Northerly corner of said Lot 2, running thence in a Southwesterly direction along the line between Lots 1 and 2 of said Block 75 feet; thence in a Southeasterly direction parallel with the Northeasterly line of said lot, 33 feet 4 inches: thence in a Northeasterly direction parallel with the Northwesterly line of said Lot. 75 feet to the Southerly line of Pacific Terrace; thence Northwesterly 33 feet 4 inches to the place of beginning.

STATE OF OREGON: COUN Filed for record at request of	<u>Aspen T1</u> 1.D., 19 <u>96</u> at	L:1e & EBCTO	CIOCK	1., and duly recorded in	
of June	of <u>Mortgages</u>		By C	Bernetha G. Letsch,	fussell
FEE \$20.00			. Бу	X	
	그 물건 강성은 학교들이다.				