NC

## 2nd TRUST DEED

Server and the server

K-49069-S JOHN D. FEEBACK, JR. AND PECGY J. FEEBACK

TRUST DEED (A

19.96 between June

STEVENSIVERS LOW PUBLISHING CO., PORTLAND, OR STEP

Vol male Page 18670

as Grantor. as Trustee, and

..., as Beneficiary,

## KLAMATH COUNTY TITLE COMPANY

No. 881 - Origoni Trust Doed San

annar Rick, azər Azərbay Kirka azər Azərbayca azərbay ANN MARIE GORDON WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in County, Oregon, described as: KLAMATH

Lot 28, in Block E of Homecrest, according to the official plat thereof on file in the office of the County Clerk, Klamath County, Oregon, together with that portion of vacated Climax Avenue adjacent thereto. Oktional 2

together with all and singular the tenements; hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with

operty. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum the property. 

Detailedary's options, all obligations secured by this instrument, irrespective of the instrumented dates expressed therein, or herein, shall be consistent as all parable. The execution by granter of an earned many legremented date not constitute a sale, conveyance or analysis of the instrumented date and parable. The execution by granter of an earned many legremented date not constitute a sale, conveyance or analysis of the instrumented date and parable. The execution by granter of an earned many legremented date not constitute a sale, conveyance or demolish any building or improvement thereon, not to commit or permit any waste of the bishelbe conditions any building or improvement which may be constructed, 2. To complete or restore prompting and in all costs incurred therefor.
Canned a destroyed thereon, and ardinances, regulations; convenants, conditions and restrictions attacting the property if the beneficiary or to the United Costs is the bareful to the United Costs is the property of the cost of all lens wastles and by the cost of all lens wastles and the property adjust less of the cost of all lens wastles and the property adjust less of the cost of the cost of all lens wastles and the property wastle there and the state of the cost of the cost of all lens wastles and the property and the cost of all lens wastles and the property adjust less of the cost of the cost of the analyst or the cost of all lens wastles and the property adjust less of the cost of the cost of the cost of the cost of all lens wastles and the cost of the

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and item association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subdificies, affiliates, agents or branches, the United States or any agency thereof, or an estrow agent licensed under ORS 696.505 to 696.585. "WARNING: 12 USC 1701]:3 regulates and may prohibit exercise of this optica. "The publisher suggests that such an agreement address the locue of estateing beneficiary's consent in complete detail.

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and that the grantor will warrant and torever defend the same against all persons whomsoever.
 and that the grantor will warrant and torever 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),
 (a) \* primarily for grantor's personal; tamily or household purposes (see Important Notice below),
 (b) for an organization; or (even if grantor is a natural person) are for business or commercial purposes.
 (c) This deed applies to impress to the benefit of and binds all parties hereto, their heirs, legates, devices, administrators, erecutors, personal representatives; successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract sectored hereby; whether or not named as a beneficiary herein.

personal representatives, successors and as a beneficiary herein. secured hereby, whether or not mamed, 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 a supering the context is trust deed, it is understood that the grant or trustee and/or beneficiary may each be more than one person; that if the context is tradition is a beneficiary herein. If the context is tradition is the singular shall be taken to mean and include the planal, and that generally all grammatical changes shall be if the context is tradition is to make the provisions hereot apply equally to corporations and to individuals. ma

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