Kis (és. 881 - Ologon Trust Good Sories - TRUCT DEED (Australian Restrict	60).	COMMENT NOT SHEED THE SECU	M PURSUE AND CO. PUBLIC CO. CARREST
30503 31600 _{K-49941}	TRUST DEED	Voj <i>M</i> % Pag	, 40122 (
THIS TRUST DEED, mede this 26 WAYNE JACOBS and MARGARET JACOBS	day ofDece	wber	, 19_96_, between
*** *** WAYNE JACOBS and MARGARET JACOBS	iw boa boadaud.	fe.	es Grantor.
LAMATH COUNTY TITLE COMPANY			, as Trustee, and
REY & INEZ L. OBENCHAIN 1981 TRUST	uta 1/26781		, as Beneficiary,
	VITNESSETH:		cale the property in
rantor irrevocably grants, bargains, sells an ath County, Oragon, des	eribed as:	in irusi, with power of	sale, inc moperty in
The NEWNEWSEL, SELSEWNER and t		of Section 31,	
Township 35 Southy Range 14 EW	All 9		Fell Copyris one consisted for
ng Re-Recorded To 300 Trok Frust	- Ponti	ary around	
Server as a second section of the construction			
with all and singular the tenements, hereditaments a iter appertaining, and the rents, issues and profits the	end appurtenances and a becook and all lixtures no	Il other rights thereunto bel	longing or in anywise now or used in connection with
ty. R THE PURPOSE OF SECURING PERFORM.	PERSON HELD NOTED BY		
ty-five Thousand and No/100ths			
even data herewith, pavable to beneficiary of order	r and made by granter,	nterest thereon according to the final payment of princi	pal and interest hereof, if
ner paid, to be due and payable. February 10. The date of maturity of the debt secured by this integrate and payable. Should the grantor either agree to	strument is the date, sta	v sell convey of assign all ((or any part) of the prop
(or any part) of grantor's interest in it without	tirst obtaining the writte	en consent or approval of the maturity dates expressed to	herein, or herein, shall be
nmediately due and payable. The execution by gran ent.	itor of an earnest money	agreement does not const	litute a sale, conveyance o
o protect the security of this trust deed, grantor agra. To protect, preserve and maintain the property in the configuration of the commit or permit any waste of the configuration.	n good condition and rep	sair; not to remove or dem	polish any building or im-
. To complete or restore promptly and in good and	habitable condition any incurred therefor.		
 To comply with all laws, ordinances, regulations, c lests, to join in executing such financing statements p for tiling same in the proper public office or offices 	nursuant to the Unitorm	"Commercial Code as the pe	eneticiary may require and
as more he doeseed decirphia by the heneticiary			
4. To provide and continuously maintain insurance by fire and such other hazards as the beneficiary r in companies acceptable to the beneficiary, with lo	ite navanie in the latter.	en poncies of insurance shar	if he nemicated to the henc.
as soon as insured; if the granter shall fail for eny res at lifteen days prior to the expiration of any policy of the same at granter's expense. The amount collected in	t insurance now or hereal nder any tire or other in	iter placed on the buildings nsurance policy may be ap-	, the beneficiary may pro- plied by beneficiary upor
ebtedness secured hereby and in such order as benetic part thereof, may be released to granter. Such applie	ciary may determine, or a cation or release shall no	at option of beneficiary the of cure or waive any default	entire amount so collected
r invalidate any act done pursuant to such notice. To keep the property free from construction lien I upon or against the property before any part of a	s and to pay all taxes, and taxes, a	assessments and other charg and other charges become b	ast que or delinquent and
ly deliver receipts therefor to beneficiary; should the	ne grantor fail to make pe	ayment of any taxes, assessn beneficiary with funds with	nents, insurance premiums b which to make such nav
other charges payable by grantor, enter by affect beneficiary may, at its option, make payment there I hereby, together with the obligations described in I secured by this trust deed, without waiver of any n	ool, and the amount so a	paid, with interest at the i	rate ser forth in the not d to and become a part o
interest as aforesaid, the property hereinbefore descri	bed, as well as the grant	ter, shall be bound to the s shall be immediately due at	same extent that they are nd pavable without notice
he nonpayment thereof shall, at the option of the ben	eliciary, render all sumo	secured by this trust deed	immediately due and pay
and constitute a breath of this trust december of this trust in correction with or in enforcing this ob 7. To appear in and defend any action or proceeding	oligation and trustee's and a nurporting to affect th	d attermey & less actually in he escurity rights or powers	curred. s of beneficiary or trustee
in any suit, action or proceeding in which the beneficia	ary or trustee may appeared the beneficiary's or tru	er, including any suit for to usiee's attorney's fees: the	ne toreclosure of kills deed amount of aftorney's fee
ioned in this paragraph 7 in all cases shall be fixed by	y the trial court and in t he appellate court shall a	no event of an appeal from adjudge reasonable as the b	any marment of decree of
y's loes on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the prope	orto chall ha takan madar	r the right of eminent doma	ain or condemnation, bene
ey shall have the right, it it so elects, to require that E: The Trust Deed Act provides that the trustee hereunder must be	all or any portion of t	ne monies payable as com	pensation for such taking
ivings and loan association authorized to do business under the line of the character in which the character is the character in the character in the character is the character in the character	ans of Gregory of the Culter of Anised States of the Culter of	person, or an escrow spent license	CONTINUENCE IN THE PARTY AND TO BE
RNING: 12 USC 1701-3 regulates and may prohibit exercise of	i INS OPTION. of phisiology beneficiary's co.	zent in complete detail.	para de de Pro
and seasons in more we exercise principally and the following seasons.	ci la timinoù la Ingelja Lannadana kan banela	STATE OF ORE	GON,
re produced TRUST DEED contests to the produced by	the state of the section of the state of the state of the state of the section of the state of t	dicker of a background	र वर्षा क्रांत्रका । एक कार्या कर्षा ेश इस्ते क्रांत्रका क्रांत्रका क्रांत्रका क्रांत्रका है ेश
WAYNE JACOBS and	Andreas () and the second fine of the second secon	I certify	
MARGARET JACOBS	The season of th	ment was receiv	that the within instru
Charles and the Grantor Control of the Control of t	SPACE RESERVED	st Goloc	that the within instru ved for record on th
KLAMATH COUNTY TITLE COMPANY	where her grafon he	Marie Land	that the within instru yed for record on the ,19
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are the entire of Benchday of the technique thinks	of a second of the control	page ment/microfilm/	or as tee/file/instru reception No
the contract of the second	in assessment of the original Louise planters in the section Louise and the personnels	page ment/microfilm/ Record of Witness	reception No
Control of the second s	in assessment of the original Louise planters in the section Louise and the personnels	page ment/microfilm/ Record of Witness	reception No
secording Return to (Norse, Address, Ep) Lamath County Title Company 22 Main St	In beneficion in pays, and the second of the transport of the second of	page ment/microfilm/ Record of Witness County affixed.	that the within instructed for record on the 19

Deputy

"TOWNAY POTS

which are in excess of the amount required to pay all resemble costs, exosmes and attorney's test recessarily paid or incurred by frantour in such proceedings, shall be paid to beraticiary and applied by it first upon any reasonable costs in the state and applied to obtain the total and applied to obtain the state and applied to obtain the state and applied to the state of the st

made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or countries in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

11. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor,

is not congated to notify any party nervices pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully seized in fee simple of the real property and has a valid, unencumbered title thereto. EXCEPT special assessment as farm use and easements and rights of way of record and apparent thereon,

FEE \$15/00

and that the grantor will warrant and torever detend 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)*-animatily ion fractical persons 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 pledges, of the contract secured hereby, whether or not named as a beneficiary levels.

In constraing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it the context so requires, the singular shall be taken to mean and include the plural, and that festivally 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 trantor has executed this instrument the day and year first shove written.

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

of applicable; if warran is such word is defined eneficiary MUST comply lisclosures; for this purp	elete, by lining out, whichever warranty to the (a) is applicable and the beneficiary is in the Truth-in-lending Act and Regulant y with the Act and Regulation by making ose use Stevens-Ness Form No. 1319, or e- ct is not required, disregard this notice.	a creditor Mangard	Jacoh =	
kobs I.K. soni n diskitit n diskitit i pasagar, abis-terin Kstrat with ky ang si	STATE OF OREGON, Cou This instrument was a by -WAYNE-JACOBS- and -1	inty ofKlamath scknowledged before me on MARGARET "JACOBS scknowledged before me on	December 26,19	96,
	OF CAL SEAL JILL M. O'NIEIL NOTARY PUBLIC OREGON COMMISSION NO. 647764 HASSON SPRES DCT. 10, 1996	My commission expire	Notario Public for Ore	gon
o: Vie of cregon : Co	REQUEST FOR FULL RECONVEYANCE	I (Te be used only when obligations he , Trustee	rve been peid.)	

Filed for record at request of <u>Klamath County Title</u> of <u>December</u> A.D., 19<u>96</u> at <u>2:19</u> o'clock P. M., and duly red ____Mortgages Control (see at Baseloy Pile Time Time Colors Color on Page 40122 INDEXĘD Bernetha C

* 1 mil 16 1

Filed for record at request of Klamath County Title the 21st	
of January A.D. 19 97 at 1:39 o'clock P-M., and duly recorded in Vol. M97	day
on Page 1740	
FEE \$15.00 Re-record Bernetha G. Letsch, County Clerk	