35328			4210 CO., PORTRANO, ON 97121
	'97 APR -2 P3.0	<sup>4</sup> Vol <i>027</i> Pago	-9664 ®
		STATE OF OREGON,	CONTRACTOR OF THE PROPERTY OF
The state of the s	terrente de como los propers de la como la como la como la como de la como de la como de la como de la como de La como de la como de l	County of	} ss.
DONALD NELSON		I certify that the was received for record	om sho
STANTEY C MACHINE and Address 1997 (August 1997)		ofo'clock	10
LEE JONES	SPACE RESERVED	COOK/Icel/Volume No X	
Euroficiary p Ruma and Address (	RECORDER'S USE	ment/microfilm/reception Record of	nd fee/file/instru-
RIAMATH COUNTY JUTTE 2			Ul Saki Compre 🕕
The state of the s		Witness my hand a affixed.	and seal of County
		NAME	
ATTENTION: COLLECTION DEPARTMENT	Treating the second	Ву	TITLE, Deputy.
THIS TRUST DEED, made this 31st DONALD NELSON			
KLAMATH COUNTY TITLE COMPANY  STANLEY C MASTERY	en vilgo Viletario Vacini	***************************************	, as Grantor,
	RGINIA LEE TONES	CO Britania	. as Trustee, and
**THE M.G. BURK TRUST	VITNESSETH:	CO-IRUSTEES OF ##	., as Beneficiary,
Grantor irrevocably grants, bargains, sells an Klamath County, Oregon, de	nd conveys to trustee in	n trust, with power of sale,	the property in
Lots 1, 2, 3, 4, 5, 6, 7, 9, 0, 40	ura dan memberah bigan nggan bigan bigan. 1980 salah salah bilanggan bigan salah		
Block 58, GRANDVIEW ADDITION TO BO plat thereof on file in the office	NANZA, according	15 and 16, in	no construites
County, Oregon.	or the County Cle	erk of Klamath	
一大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大大	· 1、 1、 1、 1、 1、 1、 1、 1、 1、 1、 1、 1、 1、	在中国主要发展的,是国际发展的一个企业,但是一个企业的一个企业。	
Visitable to a state of the surface of the surface of the foreign to the surface of the surface	en de de Santagoria de la como de 2000 a de como de desenvolvos de la como de	Markett may be to a large to a con-	
or nereaster appertaining, and the rents, issues and profits the	na appurtenances and all of	ther rights thereunto belonging	or in anywise now
TWENTY ONE THOUSAND COUNTY PERFORMA	NCE of each agreement of	drawing house.	in Commentary With
note of even date herewith, payable to beneficiary or order not sconer paid, to be due and payable maturity of	Pollers with in-	ten time arm time arm time time time time	tyment of the sum
note of even date herewith, payable to beneficiary or order not sconer paid, to be due and payable Maturity of The date of maturity of the debt secured by this income discount of the debt secured by this income.	and made by granter, the note	ar thereon according to the tern final payment of principal and	ns of a premissory interest hereof, if
becomes due and payable. Should the granter either agree to attempt to a return the date, stated above, on which the final installment of the pote			
assignment.			
PAUVULUUT INSTAAN AAAAAA	WWW WUILLIEDER SING FRANCE.		y building or im
damaged of destroyed thereon, and pay when due all costs inc	urred therefor	ling or improvement which me	V be constructed
SO ISCHIESTS TO TOTAL TO THE THE PARTY OF TH	Chanes, conditions and		- i i
damada by tice and continuously maintain insurance of	a the huildings	· ·	cers or searching
IICIBIV 90 gang no Immediate to the	DUVAD'O to the Indoor - it		
cure the same at department of the expiration of any policy of in	SUIGNOS NOW OF BOSTALL	ince and to deliver the policies t	o the beneficiery
or any part thereof, may be released to granter. Such applicati	y may determine, or at opti	on of beneficiary the entire ame	consticiary upon
5. To keep the property free from construction liens a	nd to nov all Javan	in the second se	or derault here.
ment haneficiary and payable by grantor, either by direct paya	nent or by providing to	t of any taxes, assessments, insu	tance premiums
the debt secured by the with the obligations described in para	end the amount to paid,	with interest at the rate set to	make such pay-
with interest as aforesaid, the property hereinbefore described	s arising from breach of any	of the covenants hereof and for	such navments
6. To pay all costs for this trust deed.	ary, render all sums secure	d by this trust deed immediate	Williagus posice
Tuesce incurred in connection with or in enforcing this obligation	ing the cost of title search	as well as the other costs and	expenses of the
and in any suit, action or proceeding in which the boneticiary of	rporting to affect the secur	fity rights or powers of benefic	lary or trustee:
or any suit or action related to this instrument, including but to conses, including evidence of title and the beneficiary's or true traph 7 in all cases shall be tixed by the trial court and in the urther agrees to pay such sum at the appellete court and in the	sied's stiornoy less; the an event of an annual form	and/or enforceability, to pay almount of attorney tees mentione	Il costs and ex-
raph 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, granter  It is mutually address that			

It is mutually 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, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, NOTE: The frust Doed Act provides that the trustee herounder must be either an atterney, who is an active member of the Oregon State Bax, a bank, trust company or savings and loan essentialism authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real "WARMING: 12 USC 1701-3 regulates and may prohibit exercise of this option.

"WARMING: 12 USC 1701-3 regulates and may prohibit exercise of this option.

"The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

which are in excess of the another regulated in pay all reasonable code; consume and attensary to the incurred by function in use the proceedings, shall be paid to be anticlary and applied by it. First term may be considered and applied control process of the section and applied control, personally pend of virtuants of by hematistary in each proceeding, which proceeds and applied control process. As it is own expense, to take such a secured, the relation promptly applied virtuants of by hematistary in each proceeding, and execute each instrument as whall be necessary in abstraction, and execute each instrument as whall be necessary in a belief and applied to the control of the making of any map or plat of the prompts. To require the institution of the individual state of the prompts of the individual state of the prompts. The fortunes in any socronyagon may be described as the "person or persons tested in a process of the prompts." The fortunes in any socronyagon may be described as the "person or persons tested in any cartricion thereon; (c) join in any subordination or other agreement effects that the state of the individual state of the prompts." The fortunes in any socronyagon may be described as the "person or persons tested in any cartricion thereon; (c) processes and the second of the prompts." The fortunes in may socronyagon may be described as the "person or persons tested or any of the services mentioned in this person persons the second of the prompts." The fortunes in the second persons the second persons and the processes of the property of th tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law.

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),

(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 named as a beneficiary herein. In construing this trust deed, it is understood that the grantor, trustee and/or heneficiary may each be more than one person; that it the context to 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 confortations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. \*IMPORTANT NOTICE: Belete, by lining out, whichever warrenty (a) or (b) is not applicable; if warrenty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stovens-Ness Form No. 1319, or equivalent. disclosures; for this purpose use Stovens-Ness Form No. 1319, If compliance with the Act is not required, disregard this notice STATE OF OREGON, County of Klamath This instrument was acknowledged before me on April Donald Nelson is it is a summer was acknowledged before me on DEBRA BUČKÍNSHAM NOTARY PUBLIC - OREGON MY COMMISSION EXPINES DEC. 10, 2000 de lluca Notary Public for Oregon My commission expires 12/19/20 STATE OF OREGON: COUNTY OF KLAMATH: SS. Filed for record at request of \_ Klamath County Title the A.D., 19\_97\_at 3:04 o'clock P. M., and duly recorded in Vol. <u>Mortgages</u> 9664 Bernetha G. Letschy County Clerk FEE \$15.00 Hallen