RAI No. 281-Oregan Trust Deed Sonies-TRUET DEED.		T 1992 BTEVENS-NEES LAW PUBLISHING CO. MONTAND	
42149 .97 JIL 30 A9:15	TRUST DEED	Vol. men Page 2421	1 部
THIS TRUST DEED, made this29th			
an a	est so she que to agrica.		
William A. Down and S Aspen Title		. as Truste	e. and
nie na wystawa w start w start wystawa w sie start wie	ye dan ya gost fi ay he a ar tara		
Phillip W. and Helen	J. Burton WITNESSETH.	, as Benef	iciary,
Grantor irrovocably grants, bargains, sells a Klamath County, Oregon, de	nd conveys to trustee	in trust, with power of sale, the prope	erty in
The Easterly 75 feet of Lot 2 i Klamath Falls, according to the of the County Clerk of Klamath	official plat t	side addition to the City of hereof on file in the office	
an a	an a		
ogether with all and singular the tenements, hereditaments r herealter appertaining, and the rents, issues and profits (and appurtonances and ai	I other rights therounto belonging or in anyw	vise now
he property.			
FOR THE PURPOSE OF SECURING PERFORM Twenty thousand and no/100	ANCE of each agreement	of grantor herein contained and payment of	ine sum
	Dollare with in	terest thereon according to the terms of a pro	omissory
of sooner paid, to be due and payable July 29	,19.98		
The date of maturity of the debt secured by this ins	strument is the date, state and property, or any part	thereof, or any interest therein is sold, agree	ed to be
old, conveyed, assigned or alienated by the grantor without t the beneficiary's option, all obligations secured by this in	t first having obtained the	written consent or approval of the Denaticia	ry. tnen.
become immediately due and payable.	in verse takan de sagt en letter. 1985 : En letter en l		
1. To protect, preserve and maintain the property i	in good condition and rep the property.		
2. To complete or restore promptly and in good and	habitable condition any		
3. To comply with all laws, ordinances, regulations,	covenants, conditions and	[ommercial [ode as the benaticiary may red	wire and
to pay for filing same in the proper public office or office	s, as well as the cost of a	all lien searches made by thing officers or s	earcning
4. To provide and continuously maintain insurance intranse by fire and such other hazards as the beneticiary written in companies acceptable to the beneticiary, with I licitry as soon as insured; if the grantor shall fail for any re- tal least litteen days prior to the expiration of any policy co- cure the same at grantor's expense. The amount collected to any indehtedness secured hereby and in such order as benet for any part thereot, may be released to grantor. Such appli- under or invalidate any act done pursyant to such notice.	may from time to time ro coss payable to the latter; cosson to procure any such of insurance now or hereau under any tire or other in iciary may determine, or a ication or telease shall no	aquiro, in an amount not less than a all policies of insurance shall be delivered to t insurance and to deliver the policies to the be iter placed on the buildings, the beneficiary r isurance policy may be applied by beneficia t option of beneficiary the entire amount so t cure or waive any default or notice of defa	he bene- neficiary may pro- ary upon collected, ult here-
S. To keep the property free from construction lies assessed upon or egainst the property before any part of promptly deliver receipts therator to beneticiary; should t liens or other charges payable by grantor, either by direct ment, beneticiary may, at its option, make payment the secured hereby, together with the obligations described in the debt secured by this trust deed, without waiver of any with interest as aforesaid, the property hereinbefore described bound for the payment of the obligation herein described and the nonpayment thereoi shall, at the option of the bei	such faxes, assessments a he grantor fail to make pu payment or by providing reol, and the amount so paragraphs 6 and 7 of th rights arising from breach ribed, as well as the gran lead all such payments	nd other charges become past cuo or deinque syment of any faxes, assessments, insurance pu beneticiary with funds with which to make s paid, with interest at the rate set forth in is trust deed, shall be added to and become a of any of the covenants hereof and for such p for, shall be bound to the same extent that hall be immediately due and payable withou	tent and remiums, uch pay- the note a part of ayments, they are it notice.
able and constitute a breach of this trust deed.	including the cost of title	search as well as the other costs and expens	
trusteo incurred in connection with or in enforcing this o	bligation and trustee's an	attorney's tees actually incurred.	trustee:
7. To appear in and usered any action of proceeding and in any suit, action or proceeding in which the benefic to pay all costs and expenses, including evidence of fille a mentioned in this paragraph 7 in all cases shall be fixed b the trial court, grantor further agrees to pay such sum as	dary or trustee may appear and the beneficiary's or tr w the trial court and in t	ar, including any suit for the foreclosure of t ustee's attorney's fees; the amount of attorn be event of an approx' from any judgment or	ney's lees decree of
torney's lees on such appeal.			
8. In the event that any portion or all of the prop ficiary shall have the right, it it so elects, to require that	erty shall be taken under t all or any portion of t	the right of ominent domain or condemnation to such the monies payable as compensation for such	on, bene- h taking,
NOTE: The Trust Deed Act provides that the trustee hersunder a trust company or savings and lean association authorized to de l trad to insure litie to real property of this state, its subsidiaries	must be either on attorney,	who is an active member of the Oregon State Ba	r, a bank,
agent licensed under ORS 696.503 to 696.503. TRUST DEED <u>William A. and Suzanne L. Down</u> 1632. Johnson Avenue Klamath Falls, OR. 97601 Grentor Phillip W. and Helen J. Burton		STATE OF OREGON,	
William A. and Suzanne L. Down		I certify that the within	r instru-
1632 Johnson Avenue		ment was received for record	
Klamath Falls, OR. 97601	SPACE RESERVED	at	recorded
Phillip W. and Helen J. Burton	FCR	in book/reel/volume No	on
			/instru-
4806 Hillyard Klamath Falls, OR, 97603 BoseHdury	n an tha an an an an tha an an Alban a Alban an Alban an Alb	Record of	County.
n uter northe feet - research an e recourteria te eit festig er sonskregen an eine	 Contraction (1997) (1997) Contraction (1997) (1997) Contraction (1997) (1997) 	Witness my hand and	seal of

County allized.

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											1.1

ග 5 Phillip V. and Helen I. Burton 4806 Hillyard Klamath Falls, OR. 97603

NAME By

Deputy

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which are in variate of the screen required to pay all reasonable costs, organizes and attorney's forse necessarily paid or incurred by grain of nearby and screen and screen screen and screen by the screen in a screen screen and screen screen and screen by the screen in a screen screen and screen screen and screen by the screen screen and screen screen screen and screen screen screen and screen screen

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), (b) for an organisation, or (even it grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and birds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiery shall mean the holder and owner, including pledgee, of the contract cecured hereby, whether or not named as a beneficiary herein. In construing this trust deed, it is understood that the grantor, trustee and/or beneticiary 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 grammaticel changes shall be made, assumed and implied to make the provisions hereed apply equally to corporations and to individuals. IN WITNESS WHEPEOF, the foration has executed this instrument the day and year first above written.

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

* IMPORTANT NOTICE: Delote, by lining out, whichever warrainty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regularion 2, the beneficiary MUST comply with the Act and Regularion by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or aquivalent. If compliance with the Act is not required, disregard this notice.

by

William A. Dunt Suganne L. Down

STATE OF OREGON, County of 410 mg by Williem A. Down and Suzanne & Down (T)dry(x)This instrument was acknowledged before me on

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ADDRESS STREET, STREET,	2	*****
KATHY STARKEY	TH CH IN	
NOTARY PUBLIC - OREGON	Rathy Starkey	
() COMMISSION NO. 056839	Notar)	Public for Oregon
() MY CONSINSERATE APPRESAUS. 18, 2000 (My commission expires	18_2(00)

REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)

STATE OF OREGON: COUNTY OF KLAMATH : ss. dav the 30th Filed for record at request of M., and duly recorded in Vol. M97 A.D., 19 97 at 9:15 o'clock _A of Juiv 24211 _on Page _ of_ <u>Mortgages</u> Bernetha G. Letsch, County Clerk a, phalain an the state and the xuleni Mullende By

(s. - 92)

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FEE \$15.00