FORM No. 651 - TRUST DEED (Assignment Restrict in) COPYRIGHT 1998 STEVENS-NESS LAW PUBLISHING CO., PCATLAND, CR STO 43390 97 ALG 11 P2:57 Vol\_<u>m91</u>Page\_26317 TRUST DEED STATE OF OREGON, County of \_\_\_\_ **}** ss. RONALD W. NEET, JR. Certify that the within instrument was received for record on the \_\_\_\_\_ day 1144 Fix Acres DR. Encener, ORecon 97401 Grantor's Name and Address of ....., 19\_\_\_\_, at Grant SPACE RESERVED book/reel/volume No. -- on page FireneerDRS FOR and/or as fee/file/instru-RECORDER'S USE 25.7" and Addreca ment/microfilm/reception No. Bols Record of \_\_\_ - of said County. Witness my hand and seal of County RONALD W. NEET, JR. affixed 144 Fir Acres DR. Eugene, OR 97401 NAME TITLE By \_\_\_\_ Deputy. THIS TRUST DEED, made this 476 day of Augu ROMAID W. NEET, JR. 1/16 day of August , 19.97, between Klamoth County Title Co, Klamath County, Oregon, as Grantor, -PATTI LAKE ..... , as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KIAMATh County, Oregon, described as: SEE Attached Legel Description 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 the property. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum Boneliciary's option\*, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be come immediately due and payable. The execution by granter of an earnest money agreement\*\* does not constitute a sale, conveyance or the protect the security of this thrust ded, granter of an earnest money agreement\*\* does not constitute a sale, conveyance or the protect preserve and maintain the property in good condition and repair; not to remove or demolish any building or improvement thereon, not to commit or permiting and all costs half-black conversations affecting the property; if the beneficiary may require and or destroyed thereon, and pay when due all costs half-black conversations affecting the property; if the beneficiary may require and to destroyed thereon, and pay when due all costs half-black conversations.
To complex or thing same in the proper public office or offices, as well as the cost of all lien searchers made by filling difference or searching explores and by the beneficiary.
A mange by the same desirable by the beneficiary.
A mange by the and and continuously maintain insurance on the buildings now or hereafter vesceted on the property against loss or at least any be doesned desirable by the beneficiary.
A mange by the and and continuously maintain insurance on the buildings now or hereafter placed on the buildings of a marcance and bolices of the property against loss or at least and the odifiers the policie baneficiary is any be doesned. The amount applicy of insurance and to doliver the policies of the same at grantor's expons. The amount applicy of insurance pairs and to doliver the policie baneficiary is any part thereof, may be released to grantor. Such applications may be described by beneficiary is any be described hereby and in such order as banding any line or other asyntamic and other charges be former part is anot discribe the same at grantor's expons. The amount applicy o NOTE: The Trust Deed Act provides that the trustee harounder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and lean association autherized 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 subsidiaries, affiliates, agents or branches, the United States or any agency thercol, or an escrew agent licensed under ORS 695.505 to 696.585. "WARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option. \*\*The publisher suggests that such an agroament address the leque of obtaining bandilelary's consent in complete detail.

201

Which are in excess of this many in realling in the same of the stand of the sta

tract or loan agreement between them, beneficiary may purchase insurance at granter'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 reguirements 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, tamily or household purposes (see Important Notice below), (b) tor an organization, or (even if grantor is a natural person) are for business or commercial purposes.

(b) for an enganization, of (events, granted is a manual parties hereto, their heirs, legatees, devisees, administrators, executors, al representatives, successors and asigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, succ secured hereby, whether or not named 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 if the context so 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 corporations and to individuals.

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable, it warranty (a) is applicable and the beenoficiary 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 uso Stevens-Ness form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.
STATE OF OREGON, County of <u>Lane</u> ss.
STATE OF OREGON, County of <u>Lane</u> )ss. This instrument was acknowledged before me on August 144 , 19.97 by <u>Wasaue</u> Hueman
This instrument was acknowledged before me on, 19, 19,
by
EXAMPLE EXAMPLE INCOMPOSITION INC
TO:
The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith tegether with the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now
held by you under the same. Mail reconveyance and documents to
DATED:
Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Beth must be dollvered to the trustee for cancellation before reconveyance will be made. Benoticiary

26.21

date, I (or if more than one maker) we jointly and 4. Y.Y. Fir Acres DR. Eugene, ORecon
44 Fir Acres NR. Europe Dada
- Jones Jones Jonesey.
DULLARS,
is note is placed in the hands of this note, to become imme- osts, even though no suit or action is filed hereon; it a suit or by the court or courts in which the suit or action, including any Rock Wayne Mark b 11444 F.R. Acres DR.
Eigene, OReson 97401
TB STEVENS NESS LAW PUB. CO., PORTLAND, ORE

A parcel of land situated in the W1/2 W1/2 of the NW1/4 of Section 28, Township 31 South, Range 7 East of the Willamette Meridian more particularly described as follows;

Beginning at a 5/8" iron pin marking the N.E. corner of the W1/2 W1/2 NW1/4 of said Section 28, thence from said point of beginning South 00 degrees 02' 47" West along the East line of the said W1/2 W1/2 NW1/4 1328.06 feet to a 5/8" iron pin, thence South 89 degrees 50' 37" West 328.88 feet to a 5/8" iron pin, thence North 1328.06 feet to a 5/8" iron pin on the north line of the NW1/4, thence North 89 degrees 50' 37" East along the North line of the said NW1/4 329.95 feet to the point of beginning containing 10 acres more or

Tax Account No. 3107 02800 00400

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for	record at requ	est of Patti Lake	
of	August	A.D., 19 97 at 2:57 o'clock P. M., and duly recorded in Vol. M97	day
		of Mortgages of Clock M., and duly recorded in Vol M97	*
FEE	\$20.00	Bernetha G. Letsch, County Clerk	