FORM No. 881 - TRUST C	IBID (Assignment Rostr	<b>1964.</b> In the last of the las		COPYMIGHT 1995 STEVENS NESS LAW PUBLIS	HING CO., PORTLAND, OH 97204
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12일 원래(왕왕) 왕도학원 <b>전</b> 12일 원래(왕왕) 왕도학원 <b>전</b>	4995	15.48.124.480.23.416.4			
	TRUST DEEL			STATE OF OREGON,	
THE PERSON OF THE				County of	ss.
				I Certify that the	
		process process was a constitution of	la Title ใช้ ที่โรคระบบสู่สู่สุดได้เข้า อาณัติส เต็กตัวสุดเหตุสัต เสียได้	was received for record	on the day
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-p-person	99	97603		Ву	, Deputy
		park and keeps to be about	, oli testa vaiksi <b>s</b> a		
-THIS TI	RUST DEED.	made this 19th	day of Ma	rch	. 1998 between
Jack	レイス	pokstool		rch	
					, as Grantor,
Ame	RITITE	3		on to the control of	, as Trustee, and
777.12					
WATER	- 2. 11100	and the second of the second o	一点,更是有一点的。 医二二氏 医二氏性 医电压力	Moden	, as Beneficiary,
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		** ・* * * * * * * * * * * * * * * * * *	10. 1 · 1 · 1 · 1 · 1 · 1 · 1 · 1 · 1 · 1	e in trust, with power of sai	le, the property in
	<i>₹                                    </i>	. County, Oregon, descr	nbed as:	laguer at established in the second s	1 + 11
7		Umor lat	additi	on Block+	, les 11
ION	atee 1	1011103 110	7	1 01 1- 00	D. la
	1-1	nanording	To offic	ral plat on	J 116
	1/5	The state of the s	0	ial plat on	
115	Klama	th (0.10)	Regon		
117	3100	Stree	4		
together with all	and singular the te	mements, hereditaments an	/ d appurtenances and a	all other rights thereunto belong	ing or in anywise now
or hereafter appea	taining, and the :	ints, issues and profits the	eof and all fixtures n	ow or hereafter attached to or us	sed in connection with
the property. FOR THE	PURPOSE OF S	ECURING PERFORMAN	CE of each agreemen	nt of grantor herein contained and	d payment of the sum
of Forty	thousan	d of Ma/10	0		
	<u> </u>		Dollars, with i	interest thereon according to the the final payment of principal	terms of a promissory
note of even date	herewith, payabl	e to benealclary of order a	na made by grantor,	or on sale of	Propert
The date of	of maturity of the	debt secufed by this instr	ument is the clate, st	ated above, on which the final i	installment of the note
becomes due and	payable. Should t	the grantor either agree to,	attempt to, or actual	ly sell, convey, or assign all (or ten consent or approval of the be	any part) of the prop-
heneficiary's noti	ote all obligation	s secured by this instrume	nt, irrespective of the	e maturity dates expressed there	in, or herein, shall be-
come immediately assignment.	y due and payable	The execution by grantor	of an earnest money	agreement** does not constitute	a sale, conveyance of
To protect	the security of thi	s trust deed, grantor agrees		g a company de la company de	
provement thereo.	n: not to commit o	or permit any waste of the	property.	pair; not to remove or demolish	
2. To com	oliste or restore pro	emptly and in good and hal	bitable condition any	building or improvement which	nay be constructed,
3 To come	nfu with all laws, o	pay when due all costs inco ordinances, regulations, cove	enants, conditions and	i restrictions affecting the prope	rty; if the beneficiary
en remisere to ini	n in everyting mr	in financina statements pur	susni to the Uniform	Commercial Code as the benefit all lien searches made by filing	ciary may require and
adencine as may \$	a deamad decirable	In hy the heneficiary.	the state of the s		
domade by fire a	nd ouch other hezi	ards as the beneficiary mat	v from time to time r	or hereafter erected on the pro- require, in an amount not less th	an \$
weitten in compo	nice errentable to	the handiciery with lass	payable to the latter:	all policies of insurance shall be insurance and to deliver the poli	delivered to the bene-
at lanct littean de	we prior to the ex-	piration of any policy of in	surance now of herea	itter placed on the buildings, the	peneticiary may pro-
cure the same at	diantor's expense.	The amount collected under	er any lire or other is	nsurance policy may be applied at option of beneficiary the entire	l by beneticiary upon
or any part there	oi, may be release:	d to grantor. Such applicati	ion or release shall no	of cure or waive any default or t	notice of default here-
E To know	who property frac	ursuant to such notice. • from construction liens a	nd to pay all taxes,	assessments and other charges t	hat may be levied or
account upon or	astainst the proper	riv before any part of such	i faxes, assessinents a	and other charges become past of ayment of any taxes, assessments	lue of delinquent and
lines or other the	rine revehie hy or	unter either by direct pays	ment or by providing	beneticiary with funds with whi	ich to make such pay-
ment, beneficiary	inny, at its option	on, make payment thereof,	and the amount so	paid, with interest at the rate his trust deed, shall be added to	set torth in the note and become a part of
the debt recrised	he this trust doed	without waiver of any rich:	ts arising from breach	of any of the covenants herect a	ind for such payments,
with interest as a	iteresaid, the prop	erty hereinbefore described	l, as well as the gran d all such payments	tor, shall be bound to the same shall be immediately due and pa	extent that they are avable without notice.
and the nonpaym	erit thereof shall, t	at the option of the benefic	lary, render all sums	secured by this trust deed imme	ediately due and pay-
able and constitut 6. To pay	te a breach of this all costs, fees and	expenses of this trust inclu-	ding the cost of title	search as well as the other cost	s and expenses of the
	- annoughton 148.	or in aninecina this childs	tion and truster's an	d attorney's fees actually incurre	α.

6. To pay all costs, fees and expenses of this frust including the cost of title search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and attorney's fees actually incurred.

7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this deed or any suit or action related to this instrument, including but not limited to its validity and/or enforceability, to pay all costs and expenses, including evidence of title and the beneficiary's or trustee's attorney fees; the amount of attorney lees mentioned in this paragraph 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, grantor further agrees to pay such sum at the appellate court shall adjudge reasonable as the beneficiary's or trustee's attorney tees on such appeal. It is musually 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, it it so elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The flust 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 loss 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 subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.505.

"WARNING: 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 close to the amount sequined to pay all reasonable costs, expenses and attoracy is see measurably paid or instructed by standard in with proceedings, but the cost in the trial and papellate to cost, mee beganing and applied by it limit upon any reasonable costs and expenses and attoracy is see, both in the trial and papellate cost in a proceedings, and the balance applied upon the indebtedness secured linestly; and granter signes, at its own expensive intelligent in the trial and proceedings, and the balance applied upon the indebtedness secured linestly; and granter signess, and the note for erdorivament from time to the signess of the control of the indebtedness, insteem any (a) control to the making of control of the control of the control of the indebtedness, insteem any (a) control to the making of the control of the control of the control of the indebtedness instead on the control of the property. The grantes in any reconveyance may be described on the significant in the control of the property. The grantes in any reconveyance may be described on the significant in the control of the property. The grantes in any reconveyance may be described on the control of the property. The grantes in any reconveyance may be described to the special of the control of the tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-ficiary'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 representativis, 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 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 generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corrorations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year TANT NOTICE. Dilete, by lining out, whichever warranty (a) or (b) is \*\*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a crodifor 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 Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. //wack STATE OF OREGON, County of Klamath This instrument was acknowledged before me on March This instrument was acknowledged before me or Transfer

OFFICIAL SEAL GEORGIA J. BOLLINGER NOTARY PUBLIC-OREGON COMMISSION NO. 047156 leorgen) MY COMMISSION EXPIRES OCT. 4 1999 Notary Profile for Ofeson My commission expires .... STATE OF OREGON: COUNTY OF KLAMATH

Filed for record at request of the A.D., 19 98 at 3:22 day o'clock \_\_\_\_ M., and duly recorded in Vol. \_ Mortgages on Page 9054 Bernetha G. Letsch, County Clerk \$15.00 By Daulene Mulendar The state of the book on the state of the st