FORM No. 831 - TRUST DEED (Assignment Restricted).				
NS of the second standard and second standard	(COPYRIGHT 1998 STEVENS-NELIS LAW PUBLISHING CO., PORTLAND, OR 87204		
59178 %	JUN -3 P3:21	Vol. <u>M98</u> Page 18844 &		
TRUST DEED				
		STATE OF OREGON,		
JOSEPH E. BENSON & ERIN P. BENSON		County of} ss. I certify that the within instrument		
1 0JJJ ALGHWAY 140 EAST		was received for record on the		
KLAMATH FALLS OR 97603		10		
INVIAS ADALK MOORE & VIVIAN M MOORE	SPACE RESERVED	O'Clock M and recorded in		
	FOR	book/reei/volume No on page and/or as fee/file/instru-		
KLAMATH_FALLS_OR_97603 Benefictary's Name and Address	RECORDER'S USE	ment/incromm/reception No.		
Artist recording, return to (Name, Address Zint-		Accord of of said County		
THOMAS ADAIR MOORE & VIVIAN M. MOORE 8333 HIGHWAY 140 EAST		Witness my hand and seal of County affixed.		
KLAMATH FALLS OR 97603	1 - 14 1			
		NAME TITLE		
THIS TIPLICE PART	MIC 44445-K	R ^{By} , Deputy.		
THIS TRUST DEED, made this 1st JOSEPH E. BENSON & ERIN P. BENSON,	day of Octo	ober		
	nusband and wife	****************		
AMERITITLE				
THOMAS ADATE MOORE & VIVIAN M. MOOR		as Grantor, , as Trustee, and		
MOOR A TIVIAN M. MOOR	E, or the survivor	thereof		
Grantor irrevocably grants, bargains, sells ar Klamath County, Oregon, des	VITNESSETH:	, as Beneficiary,		
Klamath County, Oregon, des	cribed as:	trust, with power of sale, the property in		
Parcel 2 of Land Partition 18-92 as Office and being situated in Section	filed in the me			
Office and being situated in Section of the Willamette Meridian, Klamath	111ed in the Klam	ath County Engineers		
of the Willamette Meridian, Klamath	County, Oregon.	South, Range 10 East		
SPECIAL TERMS: In the event a payme be a late charge of \$35.00.	ent is more than 1	davs lato the		
together with all and singular the tenements, hereditaments as or hereafter appertaining, and the rents, issues and profits the the property. FOR THE PUPPOSE on another	nd appurtenances and all off	er rights thereunto belonging or in promise and		
or hereafter appertaining, and the tenements, hereditaments as or hereafter appertaining, and the rents, issues and prolits the the property. FOR THE PURPOSE OF SECURING PERFORMA	NCE -1 1 Instates now or	hereafter attached to or used in connection with		
FOR THE PURPOSE OF SECURING PERFORMAN	to a of each agreement of g	rantor herein contained and payment of the sum		
note of even date berewith must in the	Dollars with total	t thereon according to the		
not sconer paid, to be due and payable to beneficiary or order a The date of maturity of the debt secured by this inst	Q	nal payment of principal and interest hereof, if		
erty or all (as and payable. Should the grantor either agree to	ument is the date, stated a	bove, on which the final install		
The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of the note becomes due and payable. Should the grantor either agree to, attempt to, or actually sell, convey, or assign all (or any part) of the prop- erty or all (or any part) of grantor's interest in it without lirst obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option*, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be- assignment. To protect the security of this trust deed, grantor adverse:				
assignment.	of an earnest money adress	rity dates expressed therein, or herein, shall be-		
To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain the property		acco not constitute a sale, conveyance or		
 To protect, preserve and maintain the property in g provement thereon; not to commit or permit any waste of the j 2. To complete or restore promptly and in good and hat 	property.	ot to remove or demolish any building or im-		
3 To destroyed thereon, and pay when due all costs inco	tradition any building	of improvement which		
3. To comply with all laws, ordinances, regulations, cove to requests, to join in executing such financing statements purports of the pay for liling same in the proper public office or offices, as agencies as may be deemed desirable by the beneficiary, 4. To provide and used.	nants, conditions and restric suant to the Uniform Comm	tions affecting the property; if the beneficiary		
A To are deemed desirable by the beneficiary.	the cost of all lien	searches made by filing atti-		
written in contract other nazards as the beneficiary man	hand the standings now or here	after erected on the present in the second		
at langt filters a matter, it the grantor shall fail for any range to the latter; all policies of insurance shall be duit. Value,				
any indebalance at grantors expense. The amount collected under new or hereafter placed on the building the beneticiary				
under or invalidate and the released to grantor. Such application or released to grant of the option of beneficiary the option of the option o				
Associated upon the property free from construction liens and	d 4	in the second default here-		
5. To keep the property free from construction liens an assossed upon or against the property before any part of such promptly deliver receipts therefor to beneficiary; should the gru liens or other charges payable by grantor, either by direct payme ment, beneficiary may, at its option, make payment thereof, a	taxes, assessments and other	nts and other charges that may be levied or charges become past due or delinguent and		
recurred baseboard may, at its option, make payment thereof a	and the providing beneficia	mry with funds with which the premiums,		
with internet by this trust deed, without waiver of any rights which with in the trust deed, shall be added to get tothin in the note				
with interest as aloresaid, the property hereinbelore described, as well as the farant of any of the same extent that they are able and constitute a breach of this trust deed, without of the beneficiary, render all sums secured by this trust deed immediately due and payable without notice, 6. To nave all costs of this trust deed.				
To To put all reach of this trust deed.				
trustee incurred in connection with or in enforcing this children and twice title search as well as the other costs and pay-				
or any will a second or proceeding in which the beneficiary or tracker to attest the security rights or powers of beneficiary or the				
and in any suit, action or proceeding in which the beneficiary or trustees and attorney's lees actually incurred, or any suit or action related to this instrument, including but not limited to atter the security rights or powers of beneficiary or trustee; penses, including evidence of title and the beneficiary's or trustee's attorney lees; the amount of attorney to the foreclosure of this deed draph 7 in all cases shall be tixed by the trial court and in the security rights.				
penses, including evidence of title and the beneficiary's or trustee's attorney less the amount of attorney less mentioned in this persect, including any suit for the foreclosure of this deed graph 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 if a nutually agreed that: 0, the persect that a superline court shall adjudge reasonable as the beneficiary's or trustee's attorney for the first court, grantor is not used that the superline court shall adjudge reasonable as the beneficiary's or trustee's attorney for the trial court, grantor is not used that the superline court shall adjudge reasonable as the beneficiary's or trustee's attorney for the trial court.				
A In the unitally agreed that:				
inter the right, it it so elects to require that all the taken under the right of emission dent				
R saving and in a provides that he bustee hereunder must be either an atteney who is				
The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.				
	some service of a consent in com	piete detail.		

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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 the coverage of the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or the coverage of the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or the coverage of the cost of a second data the intervention of the cost of the cost of the coverage of the cost of the cost of the cost of the coverage of the 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 may be the date grantor's prior coverage tapsed or the date grantor railed 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 reobtain alone and may not satisfy any need for property damage coverage of any mandatory manney for grantor's personal, immly or household purposes (see Important Notice below), (b) for an organization, or (even il grantor is a natural person) are for business or commercial purposes.

(b) for an organization, or (even it granter is a natural person) are for business of 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

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 shell be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereot apply equally to corporations and to individuals.

as such word is defined in the beneficiary MUST camply with disclosures; for this purpose to	Y HEREOF, the grantor has exect by lining out, whichever warranty (a) or (is applicable and the beneficiary is a cre- te Truth-in-Lending Act and Regulation 22, the Act and Regulation by making require to Stevens-Nets Form No. 1319, or equiva- tot required, disregard this notice.	dilor OSEPO E. BENSON COL	
	STATEDEORECON	of) ss.	
	by JOSEPH E. BENSON &	ERIN P. BENSON	19. <u>98.</u> ,
acterio con			
	as KRISTI L. REDD	······	
ID MY COMM	COMMISSION NO. 048516 IISSION EXPIRES NOV. 10, 1999	Kristing, Keld	
	REQUEST FOR FULL PRODUCT	Notary Public for Oregon My commission expires	116/99
STATE OF OREGON: COU	NTY OF KLAMATH : ss.	e used only when obligations have been paid.)	
iled for record at request of	Ameritit1	le	
f June 0	A.D., 19 <u>98</u> at <u>3:21</u> fMortgages	o'clock P. M. and duly	day
EE \$15.00		Bernetha G. Letsch, County Clerk	

WITHDRAWN JUNE 3, 1998

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