FORM No. St. TRICTON	
FORM No. 881 - TRUST DEED (Assignment Restricted).  NN	COPYRIGHT 1999 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR 57204
racomeyystek ik madin	
1999 OCT 29 AN 11: 32	W 100 p //3297
TRUST DEED	Vol. M99 Page 43297
	STATE OF OREGON, County of ss.
DAVID M. SUTTON AND LUANN SUTTON	
The property of the second	I certify that the within instrument was
Grantor's Name and Address	at o'clockM, and recorded in
GARY L. OWINGS AND CHERYL A. OWINGS	space peners - OOOK/1661/Volume No On name
The second secon	FOR ARCORDER'S USE No, Records of this County.
Beneficiary's Name and Address	
After recording, return to (Name, Address, Zip): GARY L. OWINGS AND CHERYL A. OWINGS	Witness my hand and seal of County affixed.
5940 SW HOMESTEADER ROAD	NAME
WILSONVILLE, OR 97070	TITLE
And the second s	By, Deputy.
	MI 049412
THIS TRUST DEED, made on OCTOBER DAVID M. SUTTON AND LUANN SUTTON	26, 1999
	, between
TICOR TITLE INSURANCE	as Grantor.
CARY I OUTNOG AND	, as Trustee, and
GARY L. OWINGS AND CHERYL A. OWINGS	
	The first production of the second se
and the confidence of the teach of any confidence of the page of the second of the page of the confidence of the confide	and the content therefore and the strength them will be the form and the first of t
<ul> <li>In the Control of the C</li></ul>	
	THE PROPERTY OF THE PROPERTY O
ार्थक प्रशासिक मुंदि है है है अलग पूर्व विद्यालय के बहुत है। इसके के मुख्याल के किस के स्वरूप के स्वरू	en des la comunicación de la com
together with all and singular the tenements harding	16. 可可能性的 医斯基斯曼 医皮肤性病 建电离进度 医乳腺 和其中心,更是一个,如此是一种。
now or hereafter appertaining, and the rents issues and no	s and apputtenances and all other rights thereunto belonging or in any way
FOR THE PURPOSE AT STREET	increof, and an includes now or hereafter attached to or used in con-
EIGHT THOUSAND FIVE HUNDARD AND NO/100	Offits thereof, and all fixtures now or hereafter attached to or used in conagreement of grantor herein contained and payment of the sum of \$8.500.00  3.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.
payment of principal and the terms of a promissory n	ote of even date herewith, payable to beneficiary or order and made herewith.
payment of principal and interest, if not sooner paid, to be due and payab.  The date of maturity of the debt secured by this instrument is the	ole on
first obtaining the written consent or approval of the beneficiary, then, at I have a separate or approval of the beneficiary, then, at I have a separate or a separate or beneficiary then, at I have a separate or beneficiary than a separate or beneficiary to the separate or benefit or	e date, stated above, on which the final installment of the note becomes due and payable, assign all (or any part) of the property, or all (or any part) of grantor's interest in it without the beneficiary's option*, all obligations secured by this instrument, irrespective of the matupayable. The execution by grantor of an earnest money agreement** does not constitute a
To protect the security of this trust deed, grantor agrees:  1. To protect, preserve and maintain the property in good conditions.	on and repair; not to remove or demolish any building or improvement thereon; and not to
commit or permit any waste of the property.  2. To complete or restore promptly and in good and habitable control and the property.	dition any building or improvement thereon; and not to
on, and pay when due all costs incurred therefor.  3. To comply with all laws, ordinances, regulations, coverages, and	dition any building or improvement which may be constructed, damaged or destroyed there-
cuting such financing statements pursuant to the Uniform Commercial Co or offices, as well as the cost of all lien searches made by filing officers or	nditions and restrictions affecting the property; if the beneficiary so requests, to join in exe- de as the beneficiary may require, and to pay for filing the same in the proper public office.
ards, as the beneficiary may from time to time require, in an amount not le	ags now or hereafter erected on the property against loss or damage by fire and other haz- ess than SINSURED VALUE, written by one or more companies acceptable to the ben- elivered to the beneficiary as soon as issued. If the grantor shall fail for any reason to pro- st fifteen days prior to the expiration of any policy of insurance near the pro-
cure any such insurance and to deliver the policies of insurance shall be d the buildings, the beneficiary may procure the same at constitution	elivered to the beneficiary as soon as issued. If the grantor shall fail for any reason to pro-

carrie any such insurance and to deliver the policies of insurance shall be derivered to the beneficiary as soon as issued. If the grantor shall fall for any reason to prothe buildings, the beneficiary may procure the same at grantor's expense. The amount collected under any fire or other insurance policy may be applied by beneficiary upon any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the entire amount so collected, or any part to such notice:

thereof, may be released to grantor, Such application or release shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice:

5. To keep the property free from construction liens and to pay all taxes, assessments and other charges that may be levied or assessed upon or against the property before any part of such taxes, assessments and other charges pecomes past due or delinquent and promptly deliver receipts therefor to beneficiary. Should beneficiary with funds with which to make such payment, beneficiary may, at its option, make payment thereof, and the amount so paid, with interest at the rate secured by this trust deed, without waiver of any rights arising from breach of any of the covenants hereof. For such payments, with interest as aforesaid, the proper-payments shall be immediately due and payable and shall constitute a breach of any of the covenants hereof. For such payments, with interest as aforesaid, the proper-payments shall be immediately due and payable and shall constitute a breach of this trust deed.

6. To pay all costs, fees and expenses of this trust, including the cost of title search, as well as the option of the beneficiary, render all sums secured by this of the payment 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 probabit not limited to its validity and/or enforceability, to pay all costs and expenses of the frustee may appear, including any suit for the foreclosure of this deed or any suit or action related to this instrument, including of attorney fees mentioned in this paragraph 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.

8. In the event that any portion of the property shall be fixed by the trial court, and in the event of an appeal from any judgment or decree of the trial court.

10. It is mutually agreed that:

11. It is mutually agreed that:

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney who is an active member of the Oregon State Ber, a bank, trust company or savings and loan 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, "NARNING: 2 USC 1701]. Tegulates 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.



9. At any time, and from time to time upon written request of beneficiary, payment of its (sees and presentation of this deed and the note for endorsement (in of any many or plat of the property; (0) join in granting any restriction thereon; (c) join in any subordination or other agreement to the making deed or the lien or charge thereof; or (d) reconvey, without warrant or creating any restriction thereon; (c) join in any subordination or other agreement to the making deed or the lien or charge thereof; or (d) reconvey, without warrant or creating any restriction thereon; (c) join in any subordination or other agreement to the making deed or the lien or charge thereof; or (d) reconvey, without warrant or creating any restriction thereon; (c) join in any subordination or other agreement to the making deed or the lien or charge the char

WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract 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

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are (choose one):

(a) primarily for grantor's personal, family or household purposes (see Important Notice below).

(b) for an organization, or (even if 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 heins regaleses, devisees, administrators, executors, personal representatives, soors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a benefi-

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

\*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is inapplicable. If warranty (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 Dy making required disclosures. For this purpose dise Stevens-Ness Form No. 1319, or the equivalent. If compliance with the Act is not required, disregard this notice.

DAVID M. SUTTON LUANN SUTTON

STATE OF OREGON, County of WASHINGTON This instrument was acknowledged before me on DAVID M. SUTTON AND LUANN SUTTON

This instrument was acknowledged before me on

OFFICIAL SEAL LUANN LASSELLE NOTARY PUBLIC-OREGON COMMISSION NO. 312969 MY COMMISSION EXPIRES JULY 14, 2002

Notary Public for Oregon My commission expires

10.28%	REQUEST FOR FI	III DESCRIPTION		
TO:	Paramonia de la comita del comita de la comita del la comita de la comita del la co	CLL RECONVEYANCE (To be us	sed only when obligations have been pa	ild.)
T and satis	he undersigned is the legal owner and he	older of all indebtedness secured by the	te foregoing trust dood 411	til stalen er gill
				e trust deed have been fully paid
nated by	the terms of the trust deed, the estate now	held by you under the same. Most the	er with the trust deed) and to reconvey, without	it warranty, to the parties design
		wan the	State of Oregon, Cou	ntv of Klamath

Do not lose or destroy this Trust Deed OR THE NOTE which it Both should be delivered to the trustee for cancellation before reconveyance is made. In Vol. M99 Page 4 Linda Smith. County Clerk Fee\$ /5 €