FORM No. 881 - TRUST DEED (Assignment Restricted).	COPYRIGHT 1999 STEVENS-MESS LAW	
Secures,  Both should he delivered to the trustee for cancellation  ' reconveyance is made.  No.	a l'otoré	PUBLISHING CO., PORTLAND, OR 872 $47265$
PAYED	VIII-WISS PAGE STANE OF OREGON,	
1999 NOV 3	Q PH 3: 03 County of	} ss.
Al & Cynthia White 19 19 19 19 19 19 19 19 19 19 19 19 19	the senior yield the tenenakanee sub-clic certify) that the will be senior to keep the tenenation of the senior to keep these senior to keep these senior to keep these seniors of any tenenation of the senior to keep these seniors of any tenenation of the senior to keep these seniors of any tenenation of the seniors of t	vithin instrument wa
Bellingham, Fil WA: 11/98226 Dec she project of all organic	O'clock	M. and recorded
710 Garcia Avenue	HCE SPACE RESERVED Mand/ordas dee/file/instrume	ent/microfilm/reception
Roseville, CA 95678		
After recording, return to (Name, Address, Zip): FIRST AMERICAN TITLE	Witness my hand and	seal of County affixed
422 MAIN STREET KLAMATH FALLS, OR 97601	Netary Public for On NAME	TITLE
70 70 70 70 70 70 70 70 70 70 70 70 70 7	Ву	, Depart
THIS TRUST DEED, made on the state of the st	K54655	
Al White and Cynthia White, Husbar	November 3, 1999 nd and Wife	betweer
First American Title Insurance Company	y: of Oregon	as Grantor
		, as Trustee, and
a ched. Quayto	WITNESSETH:	, as Beneficiary,
See Grantor in evocably grants, bargains, cells can Klamath in the control of the	cribed as: $(1) = \frac{1}{2} \frac{1}$	sale, the property in
and the Theis South on Land One of Land of the Control of the Cont	is and usin first written abov	
The Southerly 80 feet of Lot 395, Klamath Falls, according to the of the County Clerk of Klamath Co	#Block 113; MILLS ADDITION to the C	ity of but were me pare
(a) on an expension of the penalty of any purpose by	The Paris their Sam interest and the first when	OIFICE
hav, the prantice warrants that the princeres of the load tepresented (a) principle for granton's personal drawly or household unit person;	by the above described now and this trust deed are (shower mos)." uses (see the arbital Notice between the first hardess of committees propriets.")	
Wild Bill 2002 hand, treed for brokers among	이렇게 그는 이 사람들에 전혀 가는 아니라 있다면서 되고 있다면 되었다고 그리	
together with all and singular the tenements have die	[2018年 - 1917] [2017]	がわめ みたれいい しゅうしょ シェン
now or hereafter appertaining, and the rents, issues and p	rofits thereof, and all fixtures now or hereafter attack	hed to or used in con-
nection with the property of the legionary of the property of	agreement of grantor berein contained and payment of the sum of	*** Thirty and the
payment of principal and interest, if not sooner paid, to be due and paya	able on November 15 2029 offers that	made by grantor, the final
Should the grantor either agree to, attempt to, or actually sell, convey of	the date, stated above, on which the final installment of the note	becomes due and navable
rity date expressed therein, or herein, shall become immediately due ar sale, conveyance or assignment.  To protect the security of this trust deed, grantor agrees:	id payable. The execution by grantor of an earnest money agreem	it, irrespective of the matu- ent** does not constitute a
on, and pay when due all costs incurred therefor.	nuttion any building or improvement which may be constructed, da	imaged or destroyed there-
cuting such financing statements pursuant to the Uniform Commercial Cor offices, as well as the cost of all lien searches made by filing officers.  4. To provide and continuously maintain insurance on the build	ode as the beneficiary may require, and to pay for filing the same or searching agencies as may be deemed desirable by the beneficiary	so requests, to join in exe- in the proper public office
eficiary with loss pounts and time to time require, in an amount not	less than Surable	age by lire and other haz-
ciaty upon any indebted acre may procure the same at grantor's expense	The amount collected under control of any policy of insurance n	now or hereafter placed on
thereof, may be released to grantor. Such application or release shall not	curry may determine, or at option of beneficiary the entire amoun	it so collected, or any part
property before any part of such taxes, assessments and other charges be	all taxes, assessments and other charges that may be levied or assections past due or delinquent and	essed upon or against the
beneficiary with funds with which to make such payment, beneficiary me forth in the note secured hereby, together with the obligations described	miums, liens or other charges payable by grantor, either by direct ay, at its option, make payment thereof, and the amount so paid, w	payment or by providing with interest at the rate set
ty hereinbefore described, as well as the grantor, shall be bound to the sa	ch of any of the covenants hereof. For such payments, with interest	t as aforesaid, the proper-
nection with or in enforcing the able and expenses of this trust, including the	cost of title search as well as the other participation of	an soms secured by this
but not limited to its unliding any sur	affect the security rights or powers of beneficiary or trustee; and i	in any suit, action or pro-
of attorney fees mentioned in this paragraph in all cases shall be fixed by it grantor further agrees to pay such sum as the appellate court shall adjudge	enses, including evidence of title and the beneficiary's or trustee's a the trial court, and in the event of an appeal from any judgment or treasonable as the beneficiary.	ittorney fees. The amount decree of the trial court.
so elects to require that any portion or all of the property shall be taken	n under the right of emisers do the state in the case and includes	appear.
costs, expenses and attorney fees necessarily paid or incurred by grantor in	such proceedings which are in excess of the amount requir	red to nav all reasonable
upon the indebtedness secured hereby. Grantor agrees; at its own expense; compensation promptly upon beneficiary's request; at its own expense; compensation promptly upon beneficiary's request; and compensation of the provides that the trustee hereunder must be either an attention authorized to a better an attention authorized to a better an attention of the provides that the trustee hereunder must be either an attention authorized to a better an attention of the provides that the trustee hereunder must be either an attention of the provides that the trustee hereunder must be either an attention of the provides that the trustee hereunder must be either an attention of the provides that the trustee hereunder must be either an attention of the provides that the trustee hereunder must be either an attention of the provides that the trustee hereunder must be either an attention of the provides that the trustee hereunder must be either an attention of the provides that the trustee hereunder must be either an attention of the provides that the trustee hereunder must be either an attention of the provides that the trustee hereunder must be either an attention of the provides that the trustee hereunder must be either an attention of the provides that the trustee hereunder must be either an attention of the provides that the trustee hereunder must be either an attention of the provides that the trustee hereunder must be either the provides that the trustee hereunder must be either an attention of the provides that the trustee hereunder must be either the provides that the trustee hereunder must be either an attention of the provides that the provides	no take such actions and execute such instruments as shall be needed in the control of the contr	and the balance applied essary in obtaining such
secondarion and beed Act provides that the trustee hereunder milet he either as an	وم الأمام الأمام على في المراجع في ومن في المواقع المواقع المواقع المواقع المواقع المواقع المواقع المواقع المو المواقع المواقع	<u></u> , .a.a. 그는 호텔(10명) 전투 개발 (10

NOTE: The Trust 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 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, agents or branches, the United States or any agency thereof, or an escrow agent lices and under ORS 696.505 to 696.585.

\*\*\*WARNING: 2 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.



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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 heirs, legatees, devisees, administrators, executors, personal representatives, ciary herein.

in construing this trust deed, it is understood that the grantor, trus singular shall be taken to mean and include the plural, and that generally of apply equally to corporations and to individuals.	stee and/or beneficiary may each be more than one person; that if the context so requires, the all grammatical changes shall be made, assumed and implied to make the provisions here-
*IMPORTANT NOTION - TILLIEUT, the grantor has executed	this instrument the day and year first weiter at
a creditor as a warranty (a) is applicable and the benefit	istantia
Regulation 2, the beneficiary MUST comply with the A Pagulation by making required disclosures. For this purpor Stevens-Ness Form No. 1319, or the equivalent if compliance want is not required, disregard this notice.	Act and AliWhite Haller And London Of the Act and Act and Service Company
Stevens-Ness Form No. 1319, or the equivalent, if compliance	JSB USB
STATE OF OPERA	oct and:  see use with the  Cynthia White  of) ss.  nowledged before me on
This instrument was acted	of
by	nowledged before me on
Little and PL DEND avan This instrument was acknowledge.	of) ss. nowledged before me on, nowledged before me on,
by	ACUST TOTAL
as	X1(55)
KLANATH FALAS, OR VIBOL	Oness
AND WAIN STREET	No.
SHEEL THERICAN LEADE.	Notary Public for Oregon
	My commission expires
Kristille, CA 95678	What is not little and so the may think
TO: CHANGE COMMENCE ASSESSMENT OF THE PROPERTY	tio be used only when obligations have been and
Religion in the legal owner and holder of all indebtedness so	Trustee  cured by the foregoing trust deed. All sums secured by the trust deed have been fully paid ing to you under the terms of the trust deed or pursuant to statute to expect all trusts.
nated by the terms of the trust deed, the estate now held by you under the sar	with together with the trust deed or pursuant to statute, to cancel all evidences with the trust deed) and to reconvey, without warranty, to the parties designme. Mail the reconveyance and documents to
	1 7
DATED	Conuc Sa San San San San San San San San San
Do not lose or destroy this Trust Deed OR THE NOTE which	[編시하다] 전 6 전 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
Both should be delivered to the trustee for cancellation befor reconveyance is made.	e VCBeneficially
	Deneficially
States from the later to the set promises and speciments of the second	

Fee\$ <u>20</u><sup>20</sup>

STATE OF WASHINGTON, County of WHATCOM			ACKNOWLEDGME	NT - Individual
On this day personally appeared bef	ore me AL WHITE			
to be the individual(s) described in and wh	o executed the within and fo	regoing instrume	nt, and acknowledged that	to me known HE
GIVEN under my hand and official se	ຳ 1 ວາກນ		e uses and purposes therein  OVEMBER	mentioned.
RABARIVIO NOTARY B PUBLIC O		Y.,	2 1 0	4
WASH STEEL	No.	tary Public in ar	January d for the State of Washingt INGHAM	on,
		ntment expires	<b>第四个人的</b>	
				Series West
TATE OF WASHINGTON, county of Ss.			ACKNOWLEDGMEN	T - Corporate
On this day of ashington, duly commissioned and swo	in, personally appeared _	me, the undersi	ned, a Notary Public in and	for the State of
President and	and	State of Charles	to me k	
the corporation that executed the for and deed of said corporation, for the uses	egoing instrument, and ack	nowledged the s		and voluntary
horized to execute the said instrument ar	id that the seal affixed (if a	ny) is the corpor	ate seal of said corporation.	
Witness my hand and official seal her	to affixed the day and year	first above with	en.	
	Notar residi	y Public in and J	or the State of Washington,	
-46A (11/96)	My appointn			
urat is page of and is				
rec of and is	attached to		dated State of Oregon, Recorded 11/30 In Vol. M99 Pag Linda Smith, County Clerk	199. at 3:03 Dr