FORM No. 601-1 - TRUST DEED (No restriction on assignment). MTZ 4	COPYRIGHT 1988 STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR \$7504	
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TRUST DEED	·····	
John S. Kronenberger		
13673 Sprague River Rd.		
Chiloquin, OR 97624		
Granter's Name and Address Robert & Pat Goodell	SPACE RESERVED	
3204 Old Midland Rd.	FOR	
Klamath Falls, OR 97603	RECORDER'S USE	
Beneficiary's Name and Address	State of Oregon, County of Klamath	
After recording, return to (Hame, Address, Zip):	Recorded 05/22/2003 <u>10:56 a</u> .m.	
	Vol M03 Pg 34584.45	
Goodell Loving Trust	Linda Smith, County Clerk	
3204 Old Midland Rd.	Fee $\frac{26^{\circ}}{4}$ # of Pgs $\frac{2}{2}$	
Klamath Falls, OR 97603	. •	
THIS TRUST DEED, made this9th	day of May, 2003 between	
John S. Kronenberger, as h	<u>is separate estate</u>	
	, as Grantor,	
Chicago Title Insurance Company	, as Trustee, and	
BOB GOODELL AND PAT GOODELL, Truste	es, or their successors in trust, under the	
	9. 1992, and any amendments thereto, as Beneficiary,	
	WITNESSETH	
	and conveys to trustee in trust, with power of sale, the property in	
Klamath County, Oregon, de	escribed as:	
The state to be an an an an and the state	experience that portion lying within Tyory Pines	
The Northwest Quarter, excepting the	nerefrom that portion lying within Ivory Pines	
	ith, Range 12 East, Willamette Meriddan, Kalamath	
County, Oregon.		
together with all and singular the tensments, hereditaments	and appurtenances and all other rights thereunto belonging or in anywise now thereof and all fixtures now or hereafter attached to or used in connection with	
the property.		
FOR THE PURPOSE OF SECURING PERFORM	IANCE ci each agreement of granter herein contained and payment of the sum	
of Ninety Thousand and 00/100	λα ααλ	
	(0.00) – Dollars, with interest thereon according to the terms of a promissory or and made by grantor, the final payment of principal and interest hereoi, if	
note of even date nerewith, payable to beneficiary of our not sooner paid, to be due and payableMay 12, 20		
The date of maturity of the debt secured by this in	strument is the date, stated above, on which the final installment of the note	
becomes due and payable.		
To protect the security of this trust deed, grantor age	ees: in good condition and repair; not to remove or demolish any building or im-	
menument thereast not to commit or permit any waste of	the property.	
demoted as destroyed thereon and new when due all costs	habitable condition any building or improvement which may be constructed, incurred therefor.	
2 To comply with all laws ordinances, refulations,	coversits, conditions and restrictions attecting the property; it the denoticiary	
so requests, to join in executing such financing statements	pursuant to the Unitory Commercial Code as the beneticiary may require and s, as well us the cost of all lien searches made by tiling officers or searching	
advantage on many he deemed desirely by the heneficiery.		
A Te provide and continuously maintain insurance	e on the buildings now or hereafter erected on the property against loss or may from time to time require, in an emount not less than \$	
antition is companies acceptable to the baseficiary, with l	oss pavable to the latter: 21 policies of insurance shall be delivered to the Dene-	
finite an econo an insured if the Arentor shall fail for any re	ason to procure any such insurance and to deliver the policies to the beneficiary it insurance now or hereafter placed on the buildings, the beneficiary may pro-	
give the same at drantor's expense. The amount collected u	inder an tire or other insurance policy may be applied by beneficiary upon	
and indebted ages segured bereby and in such order as beneti	ictary may determine, or at option of beneficiary the entire amount so collected, ication or release shall not cure or waive any default or notice of default here-	
under an invalidate any act done minutant to such notice.		
5 To keep the property free from construction list	us and to pay all taxes, assessments and other charges that may be levied or	
necessarily deliver receipts therefor to beneficiery; should the	such taxes, assessments and other charges become past due or delinquent and he grantor fail to make payment of any taxes, assessments, insurance premiums,	
lines as other charges neverle by granter aither by direct i	payment or by providing beneticiary with funds with which to make such pay-	
ment, beneticiary may, at its option, make payment thereot, and the amount so paid, with interest at the rate set forth in the note secured hereby, together with the obligations described in paragraphs 6 and 7 of this trust deed, shall be added to and become a part of		
the debt serviced by this trust dead without waiver of any rights arising from breach of any of the covenants hereof and for such payments,		
with interest as aloresaid, the property hereinbefore described, as well as the grantor, shall be bound to the same extent that they are bound ins the property of the obligation herein described, and all such payments shall be immediately due and payable without notice,		
and the nonpayment thereof shall, at the option of the beneficiary, under all sums secured by this trust deed immediately due and pay-		
able and constitute a breach of this trust deed.	ncluding the cost of title search as well as the other costs and expenses of the	
trustee incurred in connection with or in enforcing this of	bligation and trustee's and attorney's fees actually incurred.	
7 To enneer in and delend any action or proceeding	ng purporting to atleat the security rights or powers of beneficiary or trustes; iary or trustee may appear, including any suit for the foreclosure of this deed	
or any with or action related to this instrument, including	but not it mited to its validity and/or enforceability, to pay all costs and ex-	
nerver including evidence of title and the beneficiary's o	c trustee's attorney lees; the amount of attorney lees mentioned in this para- the event of an appeal from any judgment or decree of the trial court, granter	
further agrees to pay such sum at the appellate court shall t	adjudge reasonable as the beneficiary's or trustee's attorney fees on such appeal.	
It is mutually agreed that:	erty shell be taken under the right of eminent domain or condemnation, bene-	
ticiary shall have the right, it it so elects, to require that	t all or any portion of the monies payable as compensation for such taking,	
NOTE. The Toust Deed Act provides that the trustee hereunder m	sust be elivert an attorney, who is an active member of the Oregon State Bar, a bank,	

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NOTE: The Trust Deed Act provides that the trustee bereunder must be jelust an atterney, who is an active member of the Oregon State Bar, a bank, Irust company or savings and loan association authorized to de business under the laws of Oregon or the United States, a title insurance company autho-rized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrew Cagent licensed under ORS 696.505 to 696.585.

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebted-in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebted-

in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's isas, both in the trial and appellate courts, necessarily paid or incurred by barefillary in such proceedings, and the balance applied upon the indebted-ness secured hereby; and grantor agrees, at its own expense, to take such actions and exocute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of baneficiary, payment of its tees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without attacting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of the property; (b) join in granting any easemant or creat-ing any restriction thereon; (c) join in any subordination or other agreement attacting this deed or the lien or charge thereoi; (d) ing any restriction thereon; (e) join in any subordination or other agreement attacts the conveyance may be described as the "person or persons legally entitled thereto," and the recital therein of any matters or tacts shall be conclusive proof of the truthulness thereot. Trustee's tess for any of the envices mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hareunder, beneficiary may at any time without notice, either in person, by agent or by a receiver 10. Upon any default by grantor hareunder, beneficiary may at any time without notice, either in person, by agent or they areceiver and other insurance policies or compensation or the property may at any time without notice, either in person, by agent or by a receiver 10. The entering upon and taking possession of the property and collection, including reasonable attorney's ises upon any indebtedness secured hereby, and in such order as beneficiary may detarmine. 11. The entering upon and taking possession or the property

It is the construct the truet over by event way have. In the sent the beneficiary elects to foreclose by solvertisement and sale, the beneficiary elects to foreclose by solvertisement and sale, the beneficiary elected a written notice of default and election to sell the property to satisfy the obligation secured hereby whereupon the trustes shall fix the time and place of sale, give notice thereof as then required by law and proceed to foreclosure by solvertisement and ease, the frame of place between the trust of the trustes and, the grant or or any other period as provided in QSS \$6735 to 86.795.
13. After the trustes has commenced foreclosure by solvertisement and als, and at any time prior to 5 days before the date the trustes that and, the grant or or any other period as provided by gave the construct. Any other default hat is capable of being cured may be cured by tendering the performence required with the time and place default may be cured by tendering the performence required with the time and place defined on the date and the default or default. Any other default on default on curing the default on the date and the default and place default and the anter any the cure other than such the default and all the default or default.
14. Otherwise, the sale the first of the trust dead to the time and place defined and in the notice of all or the time to which the sale may be postponed as provided by law. The trustes may sell the property so said, buy without any covenant or warranty, express or langled. The rocitals in default on the sale show and the default or default the trustes had all the trust of sale. Any person, when due, such as a default and all and the default and the default.
15. When trustes the sale including the property so sold, buy without any covenant or warranty, express or langled. The rocitals in the interest and beneficiary and cover trustes.
16. Meaning the comparisation of the trustes and a reasonable charge by trustese statises, but including the grante

WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary in ay purchase insurance at grantor's expense to protect bene-ticiary'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 pt poses (see Insportant Notice below), (b) for an organisation, 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 representatives, 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 dead, it is understood that the grantor, trustee and/or beneticiary 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 corporations and to individuals.

* IMPORTANT NO not applicable; if as such word is beneficiary MUST	TICE: Delete, is warranty (a) lefined in the fomply with	HEREOF, the grantor has executed this instrument the day and year first above written. y lining evt, whichever warranty (a) or (b) is s applicable and the beneficiary is a creditor Truth-in-Lending Act and Regulation Z; the he Act and Regulation by making required Stevene-Ness Form No. 1319, ac.equivulent.
disclosures; for th if compliance with (required, disregard this notice TATE OF OREGON, County of
	OFFICIAL KRISTIL COMMISSION	This instrument was acknowledged before me on
	REDD REDD NO. 327508 RES NOV 16, T	Notary Public for Oregon My commission expires 11/16/200 REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)
deed have been trust deed or pr	fully paid a ursuant to st be trust deed	REQUEST FOR FULL RECONVEYANCE (to be used any when subglitches have used party) relegal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the atute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith a at to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now Mail reconveyance and documents 'o

DATED: Do not lose or destroy this Trust Deed OR THE NOTE which it secures.