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* TRUCT DEFE	K-32649
TRUST DEED	STATE OF OREGON, County of Page 29164
R. Meredith and Gail W	I certify that the within instrument was reached for
DLevens	Mortgages of said County.
Mortgage Bancorporation	Witness my hand and h
LOAN NO. 10158	Witness my hand and seal of County affixed.
From the Office of MORTGAGE BANCORPORATION	County Clerk-Recorder
P. O. Box 230 Salem, Oregon 97308 Phone 363:3151	By
	Deputy
THE TRUSTED	ENS AND GAIL W. STELEDING
AND THE BENEFICIARY, MORTGAGE BANCORE THE GRANTOR CONVEYS to Trustee its as	
THE GRANTOR CONVEYS to Trust AGRE	EE AND WITHTHE CORPORATION,
Lot 22, Block 10, OPECON	and assigns, IN TRUST, WITH POWER OF SALE, the following described agricultural, timber or grazing purposes: ES, Tract 1053, according to the official Effice of the County Clerk of Klamath
County, Oregon	ES, Tract 1053, according to the following described
TOGETHER WITH all and singular the tenements, here	aditam da la constante d
right, power and authority hereinafter given taking (all as fixtures and conjugate to the second sec	editaments, rights, rights of way, easements, privileges and appurtenances s part of the premises hereby conveyed) which shall be deemed to include ages, royalties, revenue and benefits therefrom, subject, however, to any ferred upon Beneficiary to collect the same; (b) all buildings, improvements, to now or hereafter used in connection therewith; (c) all water and water as and substitutions therein) in or hereafter related to read and auter
rights (whether riparian, appropriative or otherwise and tion with said property; and (d) are otherwise and	iferred upon Beneficiary to collect the same: (b) all be deemed to include to) now or hereafter used in each the same: (b) all build, however, to any
For the Purpose of Security an accretions, addition One: Payment of the index	is part of the premises hereby conveyed) which shall be deemed to include ages, royalties, revenue and benefits therefrom, subject, however, to any forred upon Beneficiary to collect the same; (b) all buildings, improvements, to) now or hereafter used in connection therewith; (c) all water and water as and substitutions thereto.
thereof), of even date herewith, in the principal sum of FOUR THOUSAND NTNE transformed by Grand Strengthered	as and substitutions thereto. promissory note (and any renewals, extensions, modifications or increases ED FIFTY AND NO(100
executed by Grantor and delivered to Beneficiary torong	ED FIFTY AND NO (200
a reference payable as provided	therein, All due and other charges and (\$ 4,950,00
Two: Payment of additional advances, and interest the hereof.	romissory note (and any renewals, extensions, modifications or increases ED FIFTY AND NO/100 $-$ - (\$ 4,950.00) ther with interest thereon and other charges as provided by said note, which therein. All due and payable on or before Jan. 1 1983.
1. That Grantor is the AND AGREES:	contained or incorporated bargin to
convey the same in trust with power of sale; that it is from same free from all liens and oppower of sale; that it is from	in contained or incorporated herein by reference. Perty and is entitled to possession thereof; that Grantor has the right to be from encumbrances, except as shown above; that Grantor will keep the hatsoever; that Grantor will pay said notes according to the terms thereof; be consensed or assessed on the property; that Grantor will will all laws, regulations, restrictions and conditions affecting repair and construction, or to be constructed with the course of constructions.
that Grantor will pay before delinquent all taims and demands wi not use said property for the delinquent all taxes and demands wi	e of record, whether legal or otherwise; that Grantor has the right to
the date hereof that Grantor will complete all built will co	ments that may be levied or assessed and otes according to the tornant and
ficially is hereby irroward paid and to be payable including	and in a sum not i insured against fin ten months fing
the indebtedness hereby appointed attorney-in-fact for C	t loss to Beneficiary, and to be in the compare value thereof, all policies
quency charge of 116 st. Beneficiary may at its and	is the premises, but any such application, apply any insurance product,
by this Trust Deed and per month from the date prior, carr	y out the same on any default. Should the payment shall not curs to
Casement against the property and reasonable attorney's for Day	foreclose this True part of the aforemention and shall be secured
	erty or any internet interne
by an amount not to the original amount of the (b) agreeing	to assume the Purchaser: (a) this giving written notice at the
obtain the written consent of the Beneficiary's consent will and any breach thereof shall give be and any breach thereof shall give be an	is to assume and pay the Trust Deed and note, (c) paying a transfer fee nd (d) agreeing to increase the stated interest rate in this Trust Deed lalso be conditioned to approval of the Purchaser's credit. Further pri- tis are specifically agreed to be material conditions of this Trust Deed uccessor Grantor to this Trust Deed. and all leases, rental agreements and the lag
3. That all of the mast the obligations of any Grant to	exercise any removed to be material condition written notice and
enants, promises and one ficiary as further security	and all longest to this Trust Deed
formance of any of Granter that agreements in the Granter	reserving the right, prior to any default he ressor interests of Grantor
of the entry its agents and the second the second s	
thereof, and to do the indebtedness hereby security for the indebtedness hereby security for the indebtedness hereby security is a received by	be made in payment of any indebtedness secured hereby or assigned
of any security for the indebtedness hereby secured, to enter up thereof, and to do and perform any acts that Beneficiary may lect and receive all rents, issues and profile.	be made in payment of Beneficiary on demand executed and retain neficiary shall be entitled at any time without notice, in its sole dis- pon and take possession of and without regard to its sole dis-
or any security for the indebtedness hereby secured, to enter up thereof, and to do and perform any acts that Beneficiary may of tect and receive all rents, issues and profits thereof, including the used by Grantor in the rental or leasing of said property or any of said property or metered or received by in the thereof.	be made in payment of Beneficiary on demand executed and retain neficiary shall be entitled at any time without notice, in its sole dis- pon and take possession of and rent the above property or any part deem necessary or proper to conserve the value thereof, and part use, any and all personal proports does accuring thereafters do col-
of any security for the indebtedness hereby secured, to enter up thereof, and to do and perform any acts that Beneficiary may be leet and receive all rents, issues and profits thereof, including the used by Grantor in the rental or leasing of said property or any of said property, or any part or all of such moneys may be relea- ting charges, if any, and compensation to any arout any be relea- ting charges, as well as well as the second such moneys may be relea- ting the second such moneys may any arout any arout the second state of the second such moneys may be releated by the second such moneys may be releated to the second such moneys may be releated by the second such moneys may be releated such as a second such moneys may be releated such as a second such moneys may be releated such as a second	be made in payment of any indebtedness secured hereby, to collect and retain neficiary shall be entitled at any time without notice, in its sole dis- er to be appointed by a court, and without regard to the adequacy pon and take possession of and rent the above property or any part leem necessary or proper to conserve the value thereof, and to col- use, any and all personal property contained in said property and nafter specified and agreed in respect to may apply all such such as
of any security for the indebtedness hereby secured, to enter up thereof, and to do and perform any acts that Beneficiary may of leet and receive all rents, issues and profits thereof, including the used by Grantor in the rental or leasing of said property or any of said property, or any part or all of such moneys may be relea time charges, if any, and compensation to any agent appointed by shall be deemed a portion of the expense of this trust secured here default or Notice of Default here there, sets and disbursements) it	be made in payment of any indebtedness secured and retain neficiary shall be entitled at any time without notice, in its sole dis- pon and take possession of and rent the above property or any part on and take possession of and rent the above property or any part been necessary or proper to conserve the value thereof, and to col- use, any and all personal property contained in said property and nafter specified and agreed in respect to proceeds of Trustee's sale see beneficiary, costs to Beneficiary, including reasonable personal
of any security for the indebtedness hereby secured, to enter up thereof, and to do and perform any acts that Beneficiary may of text and receive all rents, issues and profits thereof, including the used by Grantor in the rental or leasing of said property or any of said property, or any part or all of such moneys may be reloa time charges, as well as attorney fees, costs and disbursements) in property nor the collection of such rents, issues and profits attorney is during the deamed a portion of such rents, issues and profits and the shall be deemed a portion of such rents, issues and profits and the default or Notice of Default hereunder or invalidate any act done of acquisition during the assigns to Beneficiary at the sub-	be made in payment of Beneficiary on demand executed and retain neficiary shall be entitled at any time without notice, in its sole dis- pon and take possession of and rent the above property or any part see past due and unpaid as well as those accruing thereaft and to col- use, any and all personal property contained in said property and nafter specified and agreed in respect to proceeds of Truster's sale y Beneficiary at its sole option. The expense (including re- reared by Beneficiary at its sole option. The expense (including re- reared in taking possession, renting, and effecting such consel application or release thereof as aftereof as sole personnel application or release thereof as aftereorial possession of the cond
of any security for the indebtedness hereby secured, to enter u thereof, and to do and perform any acts that Beneficiary may of further agrees that Beneficiary may also take possession of, and used by Grantor in the rental or leasing of said property or any of said property, or any part or all of such moneys may be relea- time charges, as well as attorney fees, costs and disbursements) in property nor the collection of the expense of this trust servered by the deemed a portion of the expense of this trust servered by the collection of such as the property of the server of the server of the collection of such as a server of the server of t	be made in payment of Beneficiary on demand executed and retain neficiary shall be entitled at any time without notice, in its sole dis- pon and take possession of and rent the above property or any part see past due and unpaid as well as those accruing thereaft and to col- use, any and all personal property contained in said property and nafter specified and agreed in respect to proceeds of Truster's sale y Beneficiary at its sole option. The expense (including re- reared by Beneficiary at its sole option. The expense (including re- reared in taking possession, renting, and effecting such consel application or release thereof as aftereof as sole personnel application or release thereof as aftereorial possession of the cond

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5. That, without affecting the liability of any person, including Grantor (other than any person released pursuant hereby), for veyed in pursuance hereof, Beneficiary and Trustee are respectively authorized and empowered as follows: Beneficiary may at any the payment of any of the indebtedness, (b) make any agreement extending the time or otherwise altering the terms of payment the indebtedness, (c) accept additional security therefore of any kind, (d) release any property, real, or personal, securing thereof, (f) reconvey, without warranty, any part of said property, and, (g) join in any agreement subordinating the lien or charge

In indepledness, (c) join in granting any casement thereon or in creating or releasing any covenants restricting use or occupany thereof.
6. That upon the request of the Grantor, or his successors in ownership of the land, the Beneficiary may hereafter, at its option, any apreement subordinating the lien or charge successors in ownership, and the same with interest and late charges, shall be secured by this Trust Deed; provided that if the Beneficiary is to the Grantor or said successors in ownership, and the same, with interest and late charges, shall be secured by this Trust Deed; provided that if the successors in ownership of the land, the Beneficiary may hereafter, at its option, shall make further advance or advances as aforesaid, the Grantor or said successors in ownership execute beneficiary of the same, bearing such other terms as the and deliver to the Beneficiary on trustee is obliged to defend protectly or any part thereof is the subject matter thereof, rantor agrees to pay to for condemation or particular of protect the lien hereof, or in which Beneficiary or Trustee is a party, or on any appeal thereof, and the above described real works or part of said property, or any interest therein, Grantor agrees to pay to Beneficiary or Trustee all costs and a reasonable trustee under the terms of this Trust Deed, not then repaid, and all costs, including russ canends by the material and of the essence hereof and upon default by Grantor in payment of any dratedness secured thereof and upon default by Grantor in payment any agrees here thereofs. The start beed to foreclose this Trust Deed, not then repaid, and all costs, including russenable personable personable there is any agreement heremoter, the Beneficiary or the Trustee shall proceed any agreement hereaft, be 8740 to 865 740 to 865 740

legally entitled thereto. 9. If after default and prior to five days before the time and date set by the Trustee for the Trustee's sale, the Grantor or other person so privileged by ORS 86.760 pays the entire amount then due under the terms of this Trust Deed and the obligation secured thereby, other than such portion of the principal as would not then be due had no default occurred, and also pays to the Bene-gether with Trustee's and Trustee's costs and expenses incurred up to said time in enforcing the terms of the obligation secured gether with Trustee's and Attorney's fees not exceeding \$50.00 each, such default shall be cured. That acceptance by Beneficiary of any sum from anyone in payment, or part payment, of any indebtedness secured hereby, after the same is due or after the re-cording of a Notice of Default, shall not constitute a waiver of the right to require prompt payment, when due, of all other sums so for any such remaining default, or prejudice any of the rights of Beneficiary under this Trust Deed. 10. In the event any two consecutive quarterly tax payments are delinquent, or the fire insurance premium is not paid prior to the anniversary date, then in the same single payment, and in addition to the payments to principal and interest, Grantor shall premiums for hazard insurance that affect the property described herein and/or are required by Beneficiary, less all sums already paid therefor, divided by the number of months to elapse before one month prior to the date such taxes, assessments and premiums due or in advance, at its option. Beneficiary may apply any such reserve it deems surplus to the reduction of the indebtedness sec-tured.

due or in advance, at its option. Beneficiary may apply any such reserve it deems surplus to the reduction of the indebtedness se-cured. 1. That Beneficiary may, at any time Beneficiary may desire, appoint another Trustee in the place and stead of said Trustee or writing and shall be duly recorded in the mortgage records of the county or counties in which this Trust Deed is recorded; and that the trusts herein created are irrevocable and accepted upon recording as provided by law. Upon written request of Beneficiary stating that all sums secured hereby have been paid, and upon surrender of this Trust Deed warranty, the estate in the premises then held by Trustee. The Grantee in such reconveyance may be designated and described as warranty, the estate in the premises then held by Trustee. The Grantee in such reconveyance may be designated and described as This Trust Deed and Note secured hereby shall inure to and bind the legal representatives, heirs, successors and assigns of the use of the masculine gender shall include the feminine gender, and shall likewise be so construed as applicable to and include a made pursuant to the authority of its board of directors. The term Beneficiary shall mean the owner and holder of the note secured synonymous with, the terms "Deed of Trust" and "Trust Deed" as used in the laws of Oregon relating to Beneficiary to be hereby, whether or not named as Beneficiary herein. The term "Trust Deed", as used herein, shall mean the same as, and be Deeds. The invalidity of any one or more covenants, phrases, clauses, sentences or paragraphs of this Trust and Trust heref, and shall be construed to any part thereof and this Trust Deed is to be construed as if such invalid covenants, have of the State of Oregon. DATED: November 16. 1979

DATED: November 16, 1979	
X R. Mueseth Stevens	F GRANTOR X Gil M. Stevens Gail W. Stevens
STATE OF OREGON, COUNTY OF Josephine Personally appeared the above-named R. Meredith Stevens and Gail W. Stevens and acknowledged the foregoing instrument to be their voluntary act. Before me:	Personally appeared, who, being sworn, stated that the of the corporation and that the seal affixed hereto and that this Trust Deed was voluntarily signed and sealed in behalf of the corporation by authority of its Board of Directors, Before me:
My Commission expires: Jan. 25, 1983 ULA MARANI NOTARY PUBLIC - ORTGON TO: Communication for the data for	Notary Public for Oregon My Commission expires: RECONVEYANCE ations have been paid.
STATE OF OREGON; COUNTY OF KLAMATH; ss. I hereby certify that the within instrument was recei <u>December A.D.</u> , 19 <u>79</u> at 3:50 o'clock_J of <u>Nortgages</u> on Page 29164 FEE \$7.00	ved and filed for record on the <u>19th</u> day of