	un 881-1Oregon Trust	Deed Series—TRUST DEED (No	restriction on assignment).		STEVEN STATE	ETURO 1300
1N-1	COTE	r DEED, made this	TRIJST	DEED	îry	, 19. 8 ¹² , between
	Den	is Crain and Cha	rles A. Fisher			, as Trustee, and
as G	rantor, NO	UNTAIN TITLE COM	PANY			

Dewie O. Woods

as Beneficiary.

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamat'h County, Oregon, described as:

> Lot 3, Block 1, WILLIAMS ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oragon.

rogether with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate.

FOR THE PURPOSE

TEN THOUSAND AND MONTHOLOGOME.

not somer paid, to be due and payable January 6 19 87

The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of said note that the date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of said note

becomes due and payable.

The above described real properly is not currently used for agricultural, timber or grazing purposes.

To protect the security of this trust deed, grantor agrees.

1. To protect preserve and maintain said property in good oriditien and repair; not to truncve or demolish any building or improvement decent and repair; not to truncve or demolish any building or improvement decent and to annuit or pertuid any weste of said property.

1. To comply or restore promptly and good and worknandion manner any building or improvement which may be constructed, dar a fed or destroyed thereon, and faw when due all costs incurred therefor.

1. To comply with all laws, ordinances, regulations, covenants, conditions and restriction affecting said property; if the beneficiary or request, for the said costs and the said property; if the beneficiary or request, for in executing such "manical statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filing same, in the property of the same and the property.

1. To provide and continuously assists in the core of the foldation.

joir in executing such financing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filing same in the proper public office or offices, well as the cost of all lien searches made ply filing officers or starching agencies, at may be deemed desirable by the perficient.

4. To provide and continuously maintain insurance on the bildings may be refuled for the said premises against loss or damage by the new or hereafter excited on the said premises against loss or damage by irregion and companies acceptable to the beneficiary may from time to time require, in an arount not less the beneficiary, with loss payable to the later; all companies acceptable to the beneficiary with loss payable to the later; all companies acceptable to the beneficiary with loss payable to the later; all companies acceptable to the beneficiary with loss payable to the later; all companies acceptable to the beneficiary at least lifteen days prior to the explaint of the franter shall lad for any reason to procure any such insurance and to it the franter shall lad for any reason to procure any such insurance and to it the franter shall lad for any reason to procure any such insurance and to it herefore the state of insurance mow or hereafter placed on said buildings, then or any policy of insurance policy may he applied by beneficiary and policies to the beneficiary at least lifteen days prior to the explaint of the tension of the tension of the tension of the procure and the research of the procure policy may he applied by beneficiary on any independents secured hereby and in such order as beneficiary and the representation of the related by franter.

1. The procure of the p

pelate court shall adjudge reasonable as the beneficiary's or trustee's ettorner's ters on such appeal.

It is multwally afteed that:

In the event that any portion or all of said property shall be taken urtler the right of eminent domain or condemnation, beneficiary shall has the urtler the right of eminent domain or condemnation of the mories parable with it is o elects, to require that all or any portion of the mories parable to pay all reasonable costs, expenses and attorney's fees necessaily paid or to pay all reasonable costs, expenses and attorney's less necessaily paid or incurred by denote in such proceedings, shall be paid to beach ican any applied by it liest your any reasonable costs and expenses and altorney's fees, both in the trial and appellate courts, necessarily paid or incurred by beach instruments and the balance applied upon the ordelt dness floatry in such proceedings, and the balance applied upon the ordelt dness sectured hereby, and frantor agrees, it its own expense, to take such extension promptly upon beneficiary's request.

Year any time and from time to time upon written request ci beneficiary, payment of its tree and presentation of this dred and he nade for endorseneet (in Case of full reconveyances, for cancellation), without differing the liability of ary person for the payment of the indebtedness, trustee may

(a) consent to the making of any map or plat of said property; (b) join in granting any occurrent or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed to the lien or charge subordination or other agreement affecting this deed to the lien or charge thereof; (d) accoracy, without warranty, all or any part of the property. The thereof; the property of the proper

property, and the application or release thereof as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may hereby or in his performance of any agreement hereunder, the beneficiary may hereby or in his performance of any agreement hereunder, the beneficiary may hereby or in his performance of any agreement hereunder, the beneficiary may hereby or in his performance of any agreement hereunder, the beneficiary may hereby any and payment of the said described the said experiment of the said described the said described the property to satisfy the obligations secured to self the said described to all property to satisfy the obligations secured the said described to all property to satisfy the obligations secured the said described to all property to satisfy the obligations secured the said described to all property to satisfy the obligations secured the hereby, whereupon the trustee shall lix the time and place of sale, give notice hereby, whereupon the trustee shall lix the time and place of sale, give notice hereby, whereupon the trustee shall lix the time and place of sale, give notice the trust of the trustee's sale, the grantor or other person so privileged by trustee for the trustee's sale, the grantor or other person so privileged by trustee for the trustee's sale, the grantor or other person so privileged by trustee for the trustee's sale, thereby (including costs and experses actually incurred in obligation secured and thereby cure enforcing the terms of the obligation and trustee's and attorney's less not exended the sale has a shall be held on the date and at the time and the default, in which event all foreclosure proceedings shall be dismissed by the trustee of sale and the property of the sale shall be held on the date and at the time and place desiranted in the notice of sale or the ti

surplus, it any, to the granter or to his successor in interest entitled to such surplus.

16. For any reason permitted by law benediciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointment, and without successor trustee appointment, and without successor trustee appointment, and without form to the successor trustee, the latter shall be waste with all full powers and futuresser trustee, the latter shall be waste or appointed powers and future on the successor trustee and the successor appointment and substitution shall be made by written hereal or appointment and substitution shall be made by written the successor made by the successor trustee. The successor of the country or counties in which the property is situated, Clerk or Recorder of the country or counties in which the property is situated, shall be canclusive proof of proper appointment of the successor trustee.

1. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated a notify any party hereto of pending safe to be brught by trustee of any action or proceeding in which granter, bendericary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust fleed Act provides that the trustee hereunder must be either an obtainey, who is an active member of the Oregon State Bar, a bank, trust company of the States, a title insurance company authorized to insure title to real temperate 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 temperate and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized under ORS 698.505 to 698.505.

The grantor covenants and agrees to and with the heneficiary and those claiming under him, that he is lawfully scrized in fee simple of said described real property and has a valid, unencumbered title thereto

and that he will warrant and forever defend the same against all persons whomsoever.

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, household or agricultural purposes (see Important Notice below),

(b) lost are eigenisation, or (even if grantor is a natural person) are for business or commercial purposes.

(a)* primarily for grantor or (even if grantor is a superior or (even if grantor is	nds all parties hereto, their heirs, legatees, devisees, administration of the moneticiary shall mean the holder and owner, including pledgee, of the moneticiary shall mean the holder and whenever the context so requires, the shall represent the singular number includes the plural. the singular number includes the plural.
(b) -tor-art-organical tractic of and bin	nds all parties hereto, their heirs, legatees, devised, including pledgee, of the months of the holder and owner, including pledgee, of the months of the holder and whenever the context so requires, the months of the singular number includes the plural, the singular number includes the plural. The teunto set his hand the day and year first above written.
This deed applies to, inures to the benefit of the terms, personal representatives, successors and assigns. The terms, personal representatives, successors and assigns. The terms of the t	m beneficiary state ing this deed and whenever
This deed appropriatives, successors and double a beneficier	the singular number includes the plural, the singular number includes the plural, the singular number includes the plural, the tento set his hand the day and year first above written. (a) or (b) is
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sculine gender includes the leading	hereunto set his hand the day and for the law
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whichever war	- anditor
IMPORTANT NOTICE: Delete, by lining out, and the beneficiar! I applicable; if warranty (a) is applicable and the beneficiar! I applicable; if warranty is applicable and the beneficiar! I seek word is diffined in the Truth-In-Lending. Act and Regulation by made a such word is comply with the Act and Regulation by made a such word is comply with the Act and Regulation by made a such words.	ation Z, the
it application is defined in the trumped genulation by made	Company of the Compan
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f this instrument ill Noveman Ness Form No. 1300, of equit	
of a dwelling use Stevens-Ness room of a dwelling use Stevens-Ness room with the Act is not inquired, disregard this notice.	한 발전되었다면서 되는 사람이 있는 바다 있는 사람들이 되었다면 보다 되었다면 보
With the cost of t	93.470)
With the signer of the above is a corporation; (If the signer of acknowledgment opposite.) (Oid	CON COUNTY OF
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STATE OF OREGON, SS.	
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County of Klamath 19 82	Personally appeared . who, each being first
Personally inpeared the above named	duly sworn, did say that the former is the president and that the latter is the
Personally Are	president and that the latter is the secretary of
Denis L. Crain and Charles A.	and or of
Denis L.	
Fisher	n corporation, and that the seal affixed to the foregoing instrument as signed and a corporate seal of said corporation and that the instrument was signed and corporate seal of said corporation by authority of its board of directors; sealed in behull of said corporation by authority of its voluntary act sealed in behull of them acknowledged said instrument to be its voluntary act
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The undersigned fully paid and satisfied. I bu it	evidences of indebtedness secured by the terms of said
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Lie Trust Deed OR THE NOTE WAL	
Do not lose or destroy into	ch it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.
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	STATE OF OREGON, Klamath s
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TRUST DEED	County of
FORM No. GO. PORTLAND. ORL.	ment was received to Yanuary 198

	TRUST DEED [FORM No. 881-1] EVILUS NIVIS LAW PUB ICO. FOUTLAND. ORE.
	Grantor
	Beneticiary AFTER RECORDING RETURN TO

MTC

SPACE REHERVED FOR RECORDER'S USE

ment was received for record on the 6 day of January 19.82, at 3:01 o'clock P.M., and recorded in book/reel/volume No. M 8,2 on page 135 or as document/fee/file/ instrument/microfilm No. 8045 Record of Mortgages of said County. Witness my hand and seal of County affixed.

Evelyn	Bienn C	ounty	I Dounty
Fee \$8	3.00	Cuu	