| 18791 | TRUST DEED | | |
|--|--|---|---|
| THE TRUET DEED made this | | ofDecember | , 1982, between |
| | | | |
| Klamath Louily | 6.1.5 | | |
| South Valley Stat | e Bank | | ······, |
| Demoficianty | | | |
| Grantor irrevocably grants, barga inKlamathCount | ains, sells and conveys v Oregon, described a | to trustee in trust, with s: | power or early the t |
| | | | |
| See attached Exhibit A made Parcel No. 1 of the herein des | scribed property i | s being pledged by | grantors as to their |
| Parcel No. 1 of the herein des interest under an unrecorded c | contract of sale w | WITH ROY HOUCK devel | |
| | | | |
| | | | |
| | | | |
| together with all and singular the tenements, | hereditaments and appurt | tenances and all other rights | thereunto belonging or in anywise ther attached to or used in connec- |
| now of herealter appertations, and | issues and profits thereof | and all fixtures now or nereal | rein contained and payment of the |
| FOR THE PURPOSE OF SECURIT | NG PERFORMANCE of e | | |
| sum of THIRTY THOUSAND AND NO note of even date herewith, payable to benefit | | | |
| and payable | | he date, stated above, on white | in the title is is sold pirced to be |
| not sooner paid, to be due and payable The date of maturity of the debt secu. becomes due and payable. In the event the sold, conveyed, assigned or alienated by th then, at the beneliciary's option, all obligati | the state of the s | or any ball thereor, or any | isent or approval of the beneficiary, aturity dates expressed therein, or |
| then, at the beneficiary's option, all obligati then, at the beneficiary's option, all obligati herein, shall become immediately due and pa The obove described real property is not | yable. | timber or grazing purposes. | |
| The above described real pioperty is that a | deed, grantor agrees: (a | senting any easement or creating | map or plat of said property: (b) join in any restriction thereon: (c) join in any illecting this deed or the lien or charge anty, all or any part of the property. The |
| 1. To protect, preserve and ish any building and repair; not to remove or demolish any building output any waste of said property. | g of improvement in the | antes in any reconveyance may | he described as the person of facts shall |
| manner any building of my when due all costs incurre | ed therefor. sondi- | e conclusive proof of the tragraph | shall be not less than \$5. |
| the stand property; If the | Denencial | ime without notice, either in per- | egard to the adequacy of any security for |
| tions and restrictions affecting sale property pursuan join in executing such linancing statements pursuan cial Code as the beneficiary may require and to proper public office or offices, as well as the cost by ling officers or searching agencies us may be | of all lien searches made to e dremed desirable by the | rty or any part thereol, in its ow | in name sue or otherwise collect the rems past due and unpaid, and apply the same |
| beneficiary. | insurance on the buildings linst loss or damage by lire | less costs and expenses of optimises ney's lees upon any indebtedness s liciary may determine. | secured hereby, and in such order as being |
| and such other less than \$ an amount not less than \$ | a payable to the latter; all | collection of such rents, issues and | or awards for any taking or damage of in |
| policies of instituted fail for any reason to procure | any such insurance and to | waive any default or notice of de | fault hereunder or invalidate any act don |
| deliver said pointies to insurance now or herealter tion of any policy of insurance now or herealter tion of any policy of insurance the same at grant | tor's expense. The amount | 12. Upon delault by grant | or in payment of any indebtedness secure by agreement hercunder, the beneficiary ma immediately due and payable. In such a on may proceed to forcelose this trust dee on may proceed to forcelose this frust dee |
| collected under any indebtedness secured hereby and i ciary upon any indebtedness secured hereby and i | in such order as officient, or tire amount so collected, or | event the beneficiary at his election | on may proceed to foreclose this trust deed b the trustee to loreclose this trust deed b |
| not cure or waive any default or notice of default | hereunder or invandure any | advertisement and sale to be recorded execute and cause to be recorded trail | his written notice of default and his secure property to satisfy the obligations secure |
| taxes, assessments and other charges that may be taxes, assessments and other charges that may be | axes, assessments and other | thereol as then required by law thereol as then required in ORS 86.7 | and proceed to foreclose this trust acta 40 to 55.795. |
| to beneficiary; should the grantor fail to make p | s payable by grantor, either | 13. Should the beneficiary | rior to five days before the date set by t |
| by direct payment or by providing beneficiary | tion. make payment thereof. | ORS 86.760, may pay to the be | neliciary or his successing in the trust deed and t |
| and the another with the obligations described in hereby, together with the obligations described in trust deed, shall be added to and become a part frust deed, shall be added to any tights arising | t of the debt secured by this from breach of any of the | enforcing the terms of the obligation | tion and trustees and attorney a term |
| trust deed, without which such payments, with in covenants hereof and for such payments, with in | ntor, shall be bound to the | the delault, in which event all i | foreclosure proceedings shall be distinged |
| erty hereinbeiore disclude, paym some extent that they are bound for the paym described, and all such payment shall be immedia out notice, and the nonpayment thereol shall, at out notice, and the nonpayment thereol shall, at render all sums secured by this frust deed. | marery due this heneficiary. | place designated in the notice of | all be held on the date and at the time a sale or the time to which said sale m w. The trustee may sell said property eff. recls and shall sell the parcel or parcels treds. |
| constitute a breach of this trust deed | t this trust including the cost | in one parcer bisheet hidder to | r cash, payable at the time of our convey |
| of title search as well as the original this obligation in connection with or in enforcing this obligation | n and trustee's and attorney's | the property so sold, but witho olied. The recitals in the deed o | ut any covenant or warranty, expression i any matters of lact shall be conclusive pr i any matters of lact shall be conclusive pr |
| ees actually income in and delend any action allect the security rights or powers of beneficiary or | y or trustee: and in any suit, trustee may appear, including | the grantor and beneliciary, may | purchase at the sale. ursuant to the powers provided herein, tru |
| action of pilotecular of this deed, to p any suit for the foreclosure of this deed, to p any suit for the foreclosure of the policy's o cluding evidence of tile and the beneficiary's o cluding evidence of the mentioned in this par | ay all costs attorney's lees; the agraph 7 in all cases shall be | shall apply the proceeds of sale cluding the compensation of the | trustee and a reasonable charge by trust secured by the trust deed. (3) to all per |
| cluding evidence of the mentioned in this par amount of attorney's lies mentioned in this par fixed by the trial court and in the event of an decree of the trial court, farntor further agrees pellate court shall adjudge reasonable as the b | appear from any the ap- | having recorded liens subsequen deed as their interests may app deed as their interests may app | secured by the trust deed, (3) but pos- it to the interest of the trustee in the t ear in the order of the priority and (4) ear in the successor ir, interest entitled to (|
| nev's tres on such appeal. | 1.11 b. calan | surplus, if any, to the sources surplus. | mitted by law beneficiary may from tim |
| 8. In the event that any portion of an under the right of eminent domain or condemna | portion of the monies payant | time appoint a successor of successor trustee appointed her successor trustee appointed her conveyance to the successor tru | eunder. Upon such appointment, and with istee, the latter shall be vested with all ison any trustee herein named or appoi |
| table if if we placed to require theme | reast's lees pecessarily paid or | powers and duties control | ent and substitution shall be made by mi- ciary, containing reference to this trust |
| right. If it will be the such taking, which are in as compensation for such taking, expenses and atto- to pay all reasonable costs, expenses and atto- to pay all reasonable costs. | I be paid to attorney's fees. | | |
| right, in the formation for such taking, which are in as compensation hable costs, expenses and atto- to pay all reasonable in such proceedings, shal incurred by grantor in such proceedings, shal applied by it first upon any reasonable costs and both in the trial and appellate courts, necessa- both in the trial and appellate courts, necessa- both in the trial and appellate courts, necessa- both in the trial and appellate courts. | if he plat in attorney's tees, and expenses and attorney's tees, rily paid or incurred by bene- applied upon the indebtedness applied upon the indebtedness | and its place of record, which Clerk or Recorder of the count cheft be conclusive proof of pro- | y or counties in which the successor trustee. |
| right, if it of the such taking, which are in as compensation for such taking, which are in to pay all reasonable costs, expenses and atto- incurred by grantor in such proceedings, shal applied by it first upon any reasonable costs and both in the trial and appellate courts, necessa- both in the trial and appellate courts, necessa- biciary in such proceedings, and the balance ficiary in such proceedings, and the balance secured hereby; and grantor affrees, at its own and execute such instruments as shall be nec | If he plate and attorney's tees, and expenses and attorney's tees, applied upon the indebtedness a expense, to take such actions cessary in obtaining such com- | instrument effectual of which and its place of record, which Clerk or Recorder of the count shall be conclusive proof of pre- 17. Trustee accepts th acknowledged is made a public party of the proof of the proof of the acknowledged is made a public acknowledged is made a publi | y or counties in which the successor trustee, per appointment of the successor trustee, is trust when this deed, duly executed is record as provided by law. Trustee is hereto of pending sale under any other de- hereto of pending sale under any other de- |
| right, in the formation for such taking, which are in as compensation hable costs, expenses and atto- to pay all reasonable in such proceedings, shal incurred by grantor in such proceedings, shal applied by it first upon any reasonable costs and both in the trial and appellate courts, necessa- both in the trial and appellate courts, necessa- both in the trial and appellate courts, necessa- both in the trial and appellate courts. | If the paid or incurred by ben- rily paid or incurred by ben- applied upon the indebtedness of expense, to take such actions essary in obtaining such com- upon written request of bene- ol this dered and the note for camcellation), without allecting | instrument electrical or record, which and its place of record, which Clerk or Recorder of the count shall be conclusive proof of pre- 17. Trustee accepts th acknowledged is made a pub- obligated to notily any party i trust or of any action or pro- shall be a party unless such a | y or counties in which of the successor frustee. Joer appointment of the successor frustee. Is trust when this deed, duly escuted is record as provided by law. Trustee is hereto of pending sale under any other der ceding in which grantor, beneficiary or tru- tection or proceeding is brought by trustee. |

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized 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) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes.

purposes. This deed applies to, inures to the bunefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, 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 deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.

Ine gender includes the terminine and the heater, and the angula indicating the day and year first above written. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. ORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is pplicable; if warranty (a) is applicable and the beneficiary is a creditor pplicable; if warranty (a) is applicable and the beneficiary is a creditor the word is defined in the Truth-in-Lending Act and Regulation Z, the ch word is defined in the Truth-in-Lending Act and Regulation by making required iciary MUST comply with the Act and Regulation by making required iciary MUST comply with the instrument is to be a FIRST lien to finance urchase of a dwelling, use Stevens-Ness Form Nu. 1305 or equivalent; * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; 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 by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwolling, use Stevens-Ness form Nu. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness form No. 1306, or equivalent. It's compliance with the Act is not required, disregard this notice.

(if the signer of the abave is a corporation, use the form of acknowledgment opposite.) (ORS 93.490)) ss. STATE OF OREGON, County of STATE OF OREGON, , 19. County of KLAMATH) ss.) and Personally appeared who, each being first , 1982 · December 23 duly sworn, did say that the former is the Personally appeared the above named president and that the latter is the PETER O'NEIL ESTHER Y O'NEIL secretary of a corporation, and that the seal attixed to the loregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act ment to be Bitgre me: and deed. Before me: (OFFICIAL SEAL) Notary Public for Oregon Notary Public for Oregon My commission expires: My commission expires: 5/21/85

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

..., Trustee

, 19. . . .

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said TO: The undersigned is the legal owner and holder of all indepredness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you said trust deed of pursuant to statute, to cancer an evidences of indepredices secured by said that deed (which are denvered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to

DATED:

Beneficiary

Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both snust be delivered to the trustee for cancellation before reconveyance will be r

| TRUST DEED (FORM No. 1011) STEVENS NEW LAW FUE CO. FORTLAND. CRL Grantor Beneficiary AFTER RECORDING RETURN TO L. T.R. 2 allas Illato San R | SPACE RESERVED FOR RECORDER'S USE | STATE OF OREGON, County of I certify that the wirlain instru- ment was received for record on th day of at o'clock M., and recorde in book reel volume No. page or as document fee tile instrument/microfilm No. Record of Mortgages of said Count Witnes my hand and seal County affired. |
|---|---|---|
| AFTER RECORDING RETURN TO Louth 2 alley Itoto Sanor 91 . Box 5310 Filemath File Charger 77601 | | By Depu |

EXHIBIT A

PARCEL 1:

All that portion of the SWINWI lying Southwesterly of the C-4-N Lateral all in Section 31, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon. SAVING AND EXCEPTING THEREFROM any portion lying within the County Road or the C-4-N Lateral. SAVING AND EXCEPTING the following described property: A portion of the SWHNWH lying South and West of C-4-N Lateral in Section 31, Township 39 South, Range 9 East of the Willamette Meridian, more particularly described as follows: Beginning at the SW corner of the SW¹NW¹, thence North along said 1/4 line for 208.7 feet; thence East for 208.7 feet; thence South for 208.7 feet; thence West along the South line of the said 1/4 line for 208.7 feet to the point of beginning.

PARCEL 2

A portion of the SW \ddagger NW \ddagger lying South and West of C-4-N Lateral in Section 31, Township 39 South, Range 9 East of the Willamette Meridian, more particularly described as follows: Beginning at the SW corner of the SWINWI, thence North along said 1/4 line for 208.7 feet; thence East for 208.7 feet; thence South for 208.7 feet; thence West along the South line of the said 1/4 line for 208.7 feet to the point of beginning.

STATE OF OREGON; COUNTY OF KLAMATH; ss.

| Filed for record . | Klamath County Title Co. |
|---------------------------|---|
| this 28th day of December | A. D. 19 82 ci 3:37 of lock P 1. and |
| duly recorded in VolM82 | , cf <u>Mortgages</u> c. <i>i.e.</i> , <u>18484</u> |
| | By Bernetla Andelsch |

Fee \$12.00