surplus, if any, to the granier or to his successor in interest entitled to such surplus. If any, to the granier or index to the best-index of the such the apparent successor or survey of the successor index of the survey of the apparent successor or survey of the survey of the survey of the order survey or appointed because the latter survey of which all the order survey of a survey of the survey of any performance of proceeding in wheely survey of the shall be a party unless such action or proceeding is brought by thustee. HOTE: The Trust Deed Act provides that the trustee hereunder must be entirer an attainey, who is an active member of the Oresen Scale Bar, a best trust and four association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to an except property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an except agent from the order of the order except of the States of an except agent from the order of the order

decree in our shall adjudge reasonable as the beneliciary's of trustices attact pellate court shall adjudge reasonable as the beneliciary's of trustices attact in the sone such appeal. It is mutually agreed that: B in the event that any portion or all of said property shall be taken of the right of event that any portion or any portion of the monies paid of the sone such a such taking, which are in excess of the monies paid by induction to such taking, which are in excess of the monies paid of the paid to some such taking, which are in excess of the monies paid of pay all reasonable costs, expensed attorney is the maximum equal of the pay all reasonable costs, expensed attorney is the maximum equal both in the triat upon any reasonable costs and expend to be the taken both in the triat upon any reasonable costs and expend to be the taken and applied by it first upon any reasonable costs and expend to meater some each proceedings, and the balance applied upon the indefined and excerted hereby in a prediction shall be necessarily paid or incursed by know penaltion, promptly upon beneficiary's request. When any time and predictions while necessarily in obtaining such com-tendorsement in case of hill proceeding of the undefined and the take the liability of any person for the payment of the indefined and the take the indefinities of the taken and presentation of this ded and the taken and the taken any person for the payment of the indefined and the taken the indefinities of the taken and presentation of the indefinities at the taken the indefinities of the taken and presentation of the indefinities at the taken the indefinities of the taken and present at the indefinities of the taken the indefinities of the taken and present at the indefinities of the indefinities at the taken the indefinities of any person for the payment of the indefinities at the taken the indefinities of any person for the payment at the indefinities at the taken the indefinities of any person for the payment of the indefinities.

cial Constructions such financing statements in the benchicary programments, condi-proper public officer or other may require any to the United Sciencer-by fillingers or searching agencies as may be devened destrable by the benchicary. In the search of the benchicary of the search of the and such the status as the search of the search of the search of the search of the and such the status as the search of the benchicary may from time to time the building and mound not less than 3 companies not less than 3 companies from the search of the benchicary may from time to the search of the policies of murance shall be delivered to the benchicary as such insurance and the the general search of the benchicary at least time days prior to the status tion of any policy of insurance and now or hereafter flaced on said buildings, carry upon day in the or other insurance policy first expense. The search any determiny indebtedness security the entit such order as benchicary and deliver and other character and thereby and the benchicary may procure the search of action as collected inter any be released for and fractor. Such application or collected may determing indebtedness securities of as and the part any determing indebtedness free from construction from such order as benchicary and there any deliver any for a default of such as and the part of the second status of the status and the search or assessed upon of the benchicary bound the charact and profile any taxes there any determing providing branchicary with history of any assessed and such payment, benchicary with interest as about the status of the second pay and the charact and payment of the status and the pay assessments and other characts and status any the taxes becomparity before any fast and may be levied or assessed upon of the benchicary part there of any fast and payment of the the default, in which event all furchase proceedings shall be distinct your the default, in which event all furchase proceedings shall be distinct your the trustee.

waive any default or name of default hereards detressed, shall not cure or pursuant to such restice. I.2. Upon detault by franter in payment of any indebtedness secured declare all sins performance of any indebtedness secured declare all sins performance of the sum of the baneliciary may in equity as a flexible to the twister to hereafter the baneliciary in a device and analy indebted any proceed and payable. In such any advertisement as is, in the twister to hereafter the trust ded terms a mortilage or direction may proceed and payable. In such and advertisement as is, in the twister to hereafter the trust ded to self the flexibility of the described rest flexibility of the difficult and his election thereoft as the intervent of the twister to hereafter the trust ded thereoft as the rest of the twister to hereafter the obligations secured thereoft as the intervent of the twister to hereafter the trust ded the manner provided in ORS 86.740 to 86.740. If the default at any interview of the twisters in the default and the truster of the thereby and proceed to hereafter the data and safe of the default at any interview of the twisters in and safe of the truster's allow prior to hereafters the data and by the other default at any interview of the trust of all the truster of the truster's allow the herebias of the trust and safe of the truster's allow the data and more the trusters and safe of the truster's the data and ender the twister strust ded by trust, the entire amount then due under the twisters and atterned the data the default at any indication and trusters and attorney is the flexible the data the twister's the data and ender the the successors in universal, include the data the terms of the indication containers actually include the scalar as the amount and the data and and expenses actually include the scalar and the mount of the bar bar bar bar and attorney to the trust the default, in which even all toreclasting proceed into such partices and the scalar and the data bar bar bar bar bar bar bar bar bar

The above described real property is not currently used for agricultu To protect the security of this trust deed, drantor agrees: 1. To protect, preserve and maintain said property in kood condition and regarding to remove or demotish any building or improvement thereon. 2. To corporate any water that any building or improvement thereon. 2. To complete or restore promptly and in Kood and workmanlike output of the security of the security of the security of the security 3. To complete or restore promptly and in Kood and workmanlike 3. To complete or restore promptly and in Kood and workmanlike 3. To construct any when due all costs incurrent therefore. 3. To construct a security with all security if the beneficiary so requests, condi-tiant for the security such that and the pay for tilting same in the public office or others, as well as the cost of all lien searches made the detention of all constable by the 4. To provide and continuously maintain insurance on the fuilding of the security such all security maintain insurance on the fuilding of the security of the security maintain insurance on the fuilding of the security of the security maintain insurance on the fuilding of the security of the security maintain insurance on the fuilding of the security of the security maintain insurance on the fuilding of the security of the security maintain insurance on the fuilding of the security of the

Hurd, timber or gracing purpose.
As a convent to the making of any map of plat of such property (h) and in a photometry of the individual streament after the text of the property of the individual streament after the text of the property of the individual streament after the text of the property of the individual streament after the text of the property of the individual streament after the text of the property of the individual streament after the text of the property of the individual streament after the text of the property of the individual streament after the text of the property of the individual streament after the text of the property of the individual streament after the text of the property of the individual streament after the text of the property of the individual streament after the text of the property of the individual streament and the pr

note of even date herewith, payable to beneficiary, of the and and the payment of principal and interest hereol, if not sooner paid, to be due and payable The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said notes becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to said note then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed to be herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes. To protect the security of this trust cleard deputer adress: (a) consent to the making of any man or shat of said toreserve (b) son in

together 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 anywise FOR THE PURPOSE OF SECURING PERFORMANCE of each advertise now or hereafter attached to or used in connec-sum of Four thousand eight hundred ninety one and given of grantor herein contained and payment of the 

FORM No. 881-

TN-1

1 c.

7:

r.,

間期

63

11

Lot 2, Block 70, KLAMATH FALLS FOREST ESTATES HIGHWAY 66 UNIT, PLAT # 3,

in the County of Klamath, State of Oregon.

, as Trustee, and as Beneficiary, ..... 

Food Industries Credit Union

as Grantor, Transamerica Title Insurance Company

Kenneth W. Robinson

THIS TRUST DEED, made this 27th Konneth W. Poblinson, 19<sup>82</sup>

18935

Trust Deed Series-TRUST DEED. TA-25418 SINESE LAW PUBLISHING CO., PORTLAND

46

., between

(E)

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. This deed applies to, inures to the benefit 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.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

1005 00 100

\* 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 dwelling, use Stevens-Ness Form No. 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. If compliance with the Act is not required, disregard this notice.

Kenneth W. Robinson ł

47

Б.,

(If the signer of the above is a corporation, use the form of acknowledgment apposite.)

STATE OF OREGON,	10×3 33.490
County of Klamath )ss. December 22 , 19 82	STATE OF OREGON, County of ) 55.
Personally appeared the above named	Personally appeared and
Kenneth W. Robinson	
1999 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -	in the say that the former is the
and the second	president and that the latter is the
Second States and Sec	secretary of
and acknowledged the foregoing instru- ment to be his voluntary act and deed. Before mo: (OFFICIAL SEAL) Is official Monshall Notary Public for Oregon	deed. and each of them acknowledged said instrument to be its voluntary act
Notary Public for Oregon	K

Notary Public for Oregon (OFFICIAL My commission expires: SEAL)

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid

., Trustee

My commission expires: 2-9-86

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said The undersigned is the legal owner and noder of all indeoleaness secured by the folegoing trust deed. All such secure by sale 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 terms of the terms of terms o trust deed nave been tuily paid and satisfied. Fou nevery are differed, 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 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 bytyou under the same. Mail reconveyance and documents to

DATED:

TO

Beneficiary

not less or destroy this frust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

SPACE RESERVED FOR

RECORDER'S USE

, 19

TRUST DEED (FORM No. 881) STEVENS NEES LAW PUB. CO., PO Grantor Beneficiary

AFTER RECORDING RETURN TO FOOD INDUSTRIES CREDIT UNION PO BOX 7245 EUGENE OR 97401 

Fee \$8.00

STATE OF OREGON, } ss. I certify that the within instrument was received for record on the at o'clock M., and treorded in book reel volume No. 10 on page 40 or as document fee file instrument/microfilm No. 1.75

Record of Mortgages of said County. Witness my hand and seal of County affixed.

Svelyn Hiehn, Clanty Clym

By Paruetha Al hetich Deputy