NOTE: The Trust Dead Act provides that the trustee hereunder must be either an atterney, who is an arrive member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to more table to read property of this state, its subsidiaries, affiliates, agents ar branches, the United States or any agency thereof, or an escow agent licensed under CSS over the to work to over 500 to over 500.

pellate court shall adjudge reasonable as the beneficiary's or trustee's attor-ing is lees on such appeal. It is mutually agreed that: S. In the event that any portion or all of said property shall be taken where the right of eminent domain or condemnation, beneficiary shall have the is compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid in the trial and appendiate costs, shall be paid to beneficiary and both in the trial and appendiate costs, and expenses to beneficiary and is provided by the proceedings, and the balance applied upon the indebtedness and execute such instruments as shall be necessary in obtaining such costs pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of beneficiary the balance of this definition of the indebtedness pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of beneficiary the bability of any person for the payment of the indebtedness, trustee may be able of the indebtedness, trustee node 1. Second the note in the trial frequent of the indebtedness, the based 1. Second hereby; and framt frequents of the such actions 1. Second hereby; and framt frequents of the note indebted the cost 1. Second hereby; and framt frequents of the note indebted the note for 1. Second hereby; and framt frequents of the indebted hereby frequents 1. Second hereby; and framt frequents of the note for 1. Second hereby; and person for the payment of the indebtedness, trustee may 1. Second hereby; and here for the payment of the indebtedness, trustee may 1. Second hereby; and person for the payment of the indebtedness, trustee may 1. Second hereby is any person for the payment of the indebtedness, trustee may 1. Second hereby is any person for the payment of the indebtedness, trustee may 1. Second hereby is any person for the payment of the indebtedness, trustee may 1. Secon

In the executing such timanene statements pursuant to the Uniform Commer-proper public office or other as well as the cost of all filling same in the bindicitary.
 A To provide and continuously maintain insurance on the bindings and such other hazards as the testing premises against loss on damage by the and such other hazards as the testing premises against loss on damage by the order heratile erected on the said premises against loss on damage by the immount not less than 3 to tage premises against loss on damage by the order heratile erected on the said premises against loss on damage by the immount not less than 3 to tage premises against loss on as insurance in an another hazards as the base of the benchicary and the such other hazards as the benchicary and such other hazards as the base of the benchicary and the sum of the grantor shall fail for any target of the benchicary and the sum of the grantor shall fail for any target of the benchicary and the sum of the grantor shall fail for any target of the benchicary and the sum of the grantor shall fail for any target of the benchicary in the testing of the grantor shall fail for any target of the benchicary in the testing of the atmost of the frantor shall fail for any target of the sum as insulfa-tent of the grantor shall fail for any target of the sum as the testing and the atmost of here any policy of insurance for the sum as frantor's expense with benchi-tary premany indebtedness secured threads and in such order as benchicary any part there and other.
 The keep said premises free from construction forms and to pay all defined said property before any part of such target, assessments and property of hardes become a by providing benchicary shall be bound or the starget become a pay that a such target, assessments and property before apyrment of by providing benchicary shall be bound property of the definition of such agrees and structure with which the struct deed, shall be there of the pay all cost for the fissure

The doove described real property is not corrently used for agricult. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in Acod condition and repair; not to remove or demolish any building or improvement thereon; To complete or restore promptly and in food and workmanlike destroyed thereon, and pay when due all costs incurred therefor. 5. To comply with all lows, ordinances, regulations, covenants, condi-tions and restrictions altecting said property; if the beneficiary so requests, to all Code as the beneficiary may regulate the total for filling same in the by filling of the searching agencies as may be deemed desirable by the total code as the beneficiary may regulation for the beneficiary building the proper public of searching agencies as may be deemed desirable by the

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneliciary may from time to time appoint a successor or successors to any truttee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without owners and during the successor trustee, the latter shall be vested with all fille powers and during the successor trustee, the latter shall be vested with all fille hereunder. Each such appointment and substitution shall be made by written instrument executed by beneliciary, containing reference to this trust deed and its place of record, which, when recorded in the office of the County shall be conclusive proof of proper appointment of the successor functee obligated to notify any party hereto of pending sale unler any other deed and obligated to notify any party beeto of pending sale unler any other deed of shall be a party unless such action or proceeding is brought by functe.

the default, in which event all foreclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either autoin to the highest bidder for cash, payable at the time of sale. Trustee the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall the trustee, but including the truthfulness thereof. Any person, excluding the trustee, but including 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-stant the compensation of the trustee and a reasonable (3) to all persons thereing the contrast of the interest of the trustees in the truste starting the contrast of the interest of the trustee in the trustee starting the contrast of the interest of the trustee in the trustee surplus, if any, to the grant or to his successor in interest entitled to such turplus.

the manner provided in ORS 86.740 to 86.795. Success the transmission of the second se

pursuant to such notice. 12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneliciary may event the beneliciary at his election mediately due and payable. In such an in equity as a mortgage or direct the trustee to foreclose this trust deed advertisement and sale. In the latter event the beneliciary or the trustee shall to self the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall its the time and place of sale, give notice the manner provided in ORS 86.740 to 86.795. 13. Should the beneliciary elect to foreclose by advertisement and sale

ural, timbor or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in subordination or other agreement aftecting this deed or the lien or charge subordination or other agreement aftecting this deed or the lien or charge subordination or other agreement aftecting this deed or the lien or charge subordination or other agreement aftecting this deed or the lien or charge began to the reconvey, without warranty, all or any part of the property. The level of the reconvey, without warranty and or any matters or lacks show there in any reconvey, without warranty and or any matters or lacks show the conclusive proof of the property. The level of the recitals thereof. Trustee's level for any of the lien or or her agreement has paragraph shall be not level to a true in any at any entitled thereof, and the recitals thereof. Trustee's level for any of the lien without notice, either in presson, by agent or by a true to be any set thereof, in its own name suc or otherwise collect the tents for any part thereof, in its own name suc or otherwise collect the tents of sources and expresses of operation alcollection, including transmit to presson, by adent or by a collect the tents, including those past due and unpaid, and apply the same, here y part thereof, in its own name suc or otherwise collect the tents, issues and prolitis, or the proceeds of property, the same of other tents, issues and prolitis, or the proceeds of here above there of the adverted as the explicit or investion of such rents, induction or televise thereof as down taking of damage of the application or televise thereof as down the adverted and the adverted any detail or notice.

STEVENS.NESS LAW PUBLISHING CO., PORTLAND, OR. 97204

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Vol. 183

note of even date nerewith, payable to beneficiary of order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable ...as ...per. terms...of. Note securid hereby. The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of 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 be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or The above described real property is not currently used for agricultural, timber or grazing purposes.

now or nereatter appertaining, and the relits, issues and profits thereof and all listures now of hereatter attached to of used in contact tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the note of even date herewith, payable to beneticiary or order and made by grantor, the tinal payment of principal and interest hereoi, it

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 thereot and all fixtures now or hereafter attached to or used in connec-tion with said real estate.

T/A 34-25884-9-J

TRUST DEED

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

(LEGAL DESCRIPTION ON THE ATTACHED "EXHIBIT A" WHICH IS BY THIS REFERENCE HEREBY MADE

FORM No. 881—Oregon Trust Deed Series—TRUST DEED.

٠.

A PART HEREOF)

JIM HOGUE and BONNIE HOGUE, husband and wife as Grantor, TRANSAMERICA TITLE INSURANCE COMPANY, as Trustee, and

KLAMATH-LAKE TEACHERS FEDERAL CREDIT UNION

4811

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 the vertice vertice of the antiparticle person & accurate basiness or compressed memory other than a

(a) - primarily for grantors personal, family, nonsenou of agricultural purposes (see important ivotice below), (b) tox an experimention on the second of agricultural purposes (see important ivotice below), autoreses

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 teminine 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.

* 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 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 if purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.)

Klamath

Notary Public for Oregon

Hogue and Bonnie Hogue

My commission expires:

Betore me:

JIM HOGHE F Hogue BONNIE HOGUE

STATE OF OREGON, County of .) ss. Personally appeared the above named Jim Personally appeared and duly sworn, did say that the former is the who, each being first president and that the latter is the.... secretary of a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and acknowledged the toregoing Instrument to be their voluntary act and deed.

Notary Public for Oregon My commission expires:

(OFFICIAL SEAL)

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

., Trustee

The undersigned is the legal owner and holder of all indebtedness 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 herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the

STATE OF OREGON,

County of

(OFFICIAL SEAL)

TO

March 25

Beneficiary

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

TRUST DEED (FORM No. 881) STATE OF OREGON, STEVENS-NESS LAW PUB. CO., PORTLAND. County of · \$\$. I certify that the within instrument was received for record on the day Hogue at o'clock M. and recorded Grantor SPACE RESERVED Klamath-Lake Teachers Federal. in book/reel/volume No. FOR page or ns fee/file/instru-RECORDER'S USE ment/microtilm/reception_No. Credit Uniton. Record of Mortgages of said County. Beneficiary AFTER RECORDING RETURN TO Witness my hand and seal of County affixed. Klamath-Lake Teachers Fed. Credid Union 3737 Shasta Way Klamath Falls, OR 97601 TITLE By Deputy

EXHIBIT "A"

A tract of land described as follows: Beginning at a point on the North right of way line of the County Road which lies 30 feet North North right of way time of the County Road which fies So feet North and 40 feet East of the Southwest corner of the NW4 of Section 12 Memoria 41 Couth Parce 12 Fast of the Willamette Meridian in and 40 feet East of the Southwest corner of the NW4 of NW4 of Section 12, Township 41 South, Range 12 East of the Willamette Meridian, in the County of Klamath, State of Oregon, and running thence Continuing Front along the North right of Way line of the County Pord a distance East along the North right of way line of the County Road a distance of 505 feet; thence North, parallel to the West line of Section 12 a distance of 147 feet; thence West parallel to the North right of Way line of the County Road a distance of 200 feet; thence North, parallel to the West line of Section 12, a distance of 103 feet; thence North, parallel parallel to the North right of way line of the County Road a distance of 305 foot to a point which line 40 foot Post of the West line of paralle: to the North right or way line or the county Road a discu of 305 feet to a point which lies 40 feet East of the West line of Contine 12, there could be the West line of Contine 12, Section 12; thence South, parallel to the West line of Section 12 and 40 feet Easterly at right angles therefrom a distance of 250 feet.more or less, to the point of beginning, said tract being in the NW14 of NW14 of South Dance 12 Fact of the Willemotte Moridian Section 12, Township 41 South, Range 12 East of the Willamette Meridian..

STATE OF OREGON; COUNTY OF KLAMATH; ss.

field for record	
his <u>31st</u> day of <u>March</u>	A. D. 19 83 at 3:53 1 d. P. 1
usly recorded in Vol. <u>M83</u>	, ctDeeds
12.00	By EXLYN BEHN, Course

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